

DECEMBER 18, 1996

OLYMPIA, WASHINGTON

ISSUE 96-24



IN THIS ISSUE

Agriculture, Department of
Boiler Rules, Board of
Bulb Commission
Community Economic Revitalization Board
Convention and Trade Center
Eastern Washington University
Ecology, Department of
Edmonds Community College
Energy Facility Site Evaluation Council
Executive Ethics Board
Financial Institutions, Department of
Fish and Wildlife, Department of
Gambling Commission
General Administration, Department of
Governor, Office of the
Health Care Policy Board
Health, Department of
Higher Education, Joint Center for
Insurance Commissioner's Office
Labor and Industries, Department of
Licensing, Department of

Lottery Commission
Lower Columbia College
Minority and Women's Business Enterprises,
Office of
Personnel, Department of
Pharmacy, Board of
Pierce College
Pilotage Commissioners, Board of
Public Instruction, Superintendent of
Seattle Community Colleges
Social and Health Services, Department of
Traffic Safety Commission
University of Washington
Walla Walla Community College
Washington State Library
Washington State Patrol
Western Washington University
Wheat Commission
Workforce Training and Education
Coordinating Board
Yakima Valley Community College

(Subject/Agency index at back of issue)
This issue contains documents officially
filed not later than December 4, 1996

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 (360) 753-7470.

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

(Computed and filed by the State Treasurer under RCW 19.52.025)

The maximum allowable interest rate applicable for the month of December 1996 pursuant to RCW 19.52.020 is twelve point zero percent (12.00%).

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.

WASHINGTON STATE REGISTER

(ISSN 0164-6389) is published twice each month by the Statute Law Committee, Office of the Code Reviser, Olympia, WA 98504-0552, pursuant to RCW 34.08.020. Subscription rate is \$189.00 per year, sales tax included, postpaid to points in the United States. Periodical postage paid at Olympia, Washington.

POSTMASTER: SEND ADDRESS CHANGES TO:

WASHINGTON STATE REGISTER
Code Reviser's Office
Legislative Building
P.O. Box 40552
Olympia, WA 98504-0552

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.

Mary F. Gallagher Dille
Chair, Statute Law Committee

Dennis W. Cooper
Code Reviser

Gary Reid
Chief Assistant Code Reviser

Kerry S. Radcliff
Editor

Joyce Matzen
Subscription Clerk

STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following six sections:

- (a) **PREPROPOSAL**-includes the Preproposal Statement of Inquiry that will be used to solicit public comments on a general area of proposed rule making before the agency files a formal notice.
- (b) **PROPOSED**-includes the full text of formal proposals, continuances, supplemental notices, and withdrawals.
- (c) **PERMANENT**-includes the full text of permanently adopted rules.
- (d) **EMERGENCY**-includes the full text of emergency rules and rescissions.
- (e) **MISCELLANEOUS**-includes notice of public meetings of state agencies, rules coordinator notifications, summaries of attorney general opinions, executive orders and emergency declarations of the governor, rules of the state Supreme Court, and other miscellaneous documents filed with the code reviser's office under RCW 34.08.020 and 42.30.075.
- (f) **TABLE**-includes a cumulative table of the WAC sections that are affected in the current year.
- (g) **INDEX**-includes a combined subject matter and agency index.

Documents are arranged within each section 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 with a section's material.

2. 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 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**.

3. MISCELLANEOUS MATERIAL NOT FILED UNDER THE ADMINISTRATIVE PROCEDURE ACT

Material contained in the Register other than rule-making actions taken under the APA (chapter 34.05 RCW) 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.

4. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules normally take effect thirty-one 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.

5. 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].

1996 - 1997

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		
<i>For Inclusion in--</i>	<i>File no later than 12:00 NOON--</i>			<i>Count 20 days from--</i>	<i>For hearing on or after</i>
96-16	Jul 10	Jul 24	Aug 7	Aug 21	Sep 10
96-17	Jul 24	Aug 7	Aug 21	Sep 4	Sep 24
96-18	Aug 7	Aug 21	Sep 4	Sep 18	Oct 8
96-19	Aug 21	Sep 4	Sep 18	Oct 2	Oct 22
96-20	Sep 4	Sep 18	Oct 2	Oct 16	Nov 5
96-21	Sep 25	Oct 9	Oct 23	Nov 6	Nov 26
96-22	Oct 9	Oct 23	Nov 6	Nov 20	Dec 10
96-23	Oct 23	Nov 6	Nov 20	Dec 4	Dec 24
96-24	Nov 6	Nov 20	Dec 4	Dec 18, 1996	Jan 7, 1997
97-01	Nov 21	Dec 5	Dec 19, 1996	Jan 2, 1997	Jan 22
97-02	Dec 5	Dec 19, 1996	Jan 2, 1997	Jan 15	Feb 4
97-03	Dec 26, 1996	Jan 8, 1997	Jan 22	Feb 5	Feb 25
97-04	Jan 8	Jan 22	Feb 5	Feb 19	Mar 11
97-05	Jan 22	Feb 5	Feb 19	Mar 5	Mar 25
97-06	Feb 5	Feb 19	Mar 5	Mar 19	Apr 8
97-07	Feb 19	Mar 5	Mar 19	Apr 2	Apr 22
97-08	Mar 5	Mar 19	Apr 2	Apr 16	May 6
97-09	Mar 26	Apr 9	Apr 23	May 7	May 27
97-10	Apr 9	Apr 23	May 7	May 21	Jun 10
97-11	Apr 23	May 7	May 21	Jun 4	Jun 24
97-12	May 7	May 21	Jun 4	Jun 18	Jul 8
97-13	May 21	Jun 4	Jun 18	Jul 2	Jul 22
97-14	Jun 4	Jun 18	Jul 2	Jul 16	Aug 5
97-15	Jun 25	Jul 9	Jul 23	Aug 6	Aug 26
97-16	Jul 9	Jul 23	Aug 6	Aug 20	Sep 9
97-17	Jul 23	Aug 6	Aug 20	Sep 3	Sep 23
97-18	Aug 6	Aug 20	Sep 3	Sep 17	Oct 7
97-19	Aug 20	Sep 3	Sep 17	Oct 1	Oct 21
97-20	Sep 3	Sep 17	Oct 1	Oct 15	Nov 4
97-21	Sep 24	Oct 8	Oct 22	Nov 5	Nov 25
97-22	Oct 8	Oct 22	Nov 5	Nov 19	Dec 9
97-23	Oct 22	Nov 5	Nov 19	Dec 3	Dec 23
97-24	Nov 5	Nov 19	Dec 3	Dec 17, 1997	Jan 6, 1998

¹All documents are due at the code reviser's office by 12:00 noon 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.

REGULATORY FAIRNESS ACT

The Regulatory Fairness Act, chapter 19.85 RCW, was enacted in 1982 to minimize the impact of state regulations on small business. Amended in 1994, the act requires a small business economic impact analysis of proposed rules that impose more than a minor cost on twenty percent of the businesses in all industries, or ten percent of the businesses in any one industry. The Regulatory Fairness Act defines industry as businesses within a four digit SIC classification, and for the purpose of this act, small business is defined by RCW 19.85.020 as "any business entity, including a sole proprietorship, corporation, partnership, or other legal entity, that is owned and operated independently from all other businesses, that has the purpose of making a profit, and that has fifty or fewer employees."

Small Business Economic Impact Statements (SBEIS)

A small business economic impact statement (SBEIS) must be prepared by state agencies when a proposed rule meets the above criteria. Chapter 19.85 RCW requires the Washington State Business Assistance Center (BAC) to develop guidelines for agencies to use in determining whether the impact of a rule is more than minor and to provide technical assistance to agencies in developing a SBEIS. All permanent rules adopted under the Administrative Procedure Act, chapter 34.05 RCW, must be reviewed to determine if the requirements of the Regulatory Fairness Act apply; if an SBEIS is required it must be completed before permanent rules are filed with the Office of the Code Reviser.

Mitigation

In addition to completing the economic impact analysis for proposed rules, state agencies must take reasonable, legal, and feasible steps to reduce or mitigate the impact of rules on small businesses when there is a disproportionate impact on small versus large business. State agencies are encouraged to reduce the economic impact of rules on small businesses when possible and when such steps are in keeping with the stated intent of the statute(s) being implemented by proposed rules. Since 1994, small business economic impact statements must contain a list of the mitigation steps taken, or reasonable justification for not taking steps to reduce the impact of rules on small businesses.

When is an SBEIS Required?

When:

The proposed rule has more than a minor (as defined by the BAC) economic impact on businesses in more than twenty percent of all industries or more than ten percent of any one industry.

When is an SBEIS Not Required?

When:

The rule is proposed only to comply or conform with a federal law or regulation, and the state has no discretion in how the rule is implemented;

There is less than minor economic impact on business;

The rule **REDUCES** costs to business (although an SBEIS may be a useful tool for demonstrating this reduced impact);

The rule is adopted as an emergency rule, although an SBEIS may be required when an emergency rule is proposed for adoption as a permanent rule; or

The rule is pure restatement of state statute.

WSR 96-24-001
PREPROPOSAL STATEMENT OF INQUIRY
SUPERINTENDENT OF
PUBLIC INSTRUCTION

[Filed November 20, 1996, 3:53 p.m.]

Subject of Possible Rule Making: Chapter 392-135 WAC, Interdistrict cooperative programs, modify to comply with RCW 28A.225.250 and 28A.335.160 as modified by chapter 335, Laws of 1995.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.225.250.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This chapter of WAC needs modification to (1) delete requirement for Superintendent of Public Instruction approval; (2) assure correct calculation of state apportionment payments; (3) assure proper budgeting and accounting for interdistrict cooperatives; and (4) reporting of enrollment, personnel and fiscal data to meet state needs.

Process for Developing New Rule: Early solicitation of public comments and recommendations respecting new, amended or repealed rules, and consideration of the comments and recommendations in the course of drafting rules.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Rules Coordinator, Legal Services, P.O. Box 47200, Olympia, WA 98504-7200, FAX (360) 753-4201, TDD (360) 664-3631. For telephone assistance please contact Tom Case at (360) 753-6708.

November 20, 1996
 Judith A. Billings
 Superintendent of
 Public Instruction

WSR 96-24-032
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed November 26, 1996, 11:02 a.m.]

Subject of Possible Rule Making: Personal protective equipment—Shipyards, chapter 296-304 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 49.17.010, [49.17].040, and [49.17].050.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Amendments to chapter 296-304 WAC will be proposed to address recent changes to the federal standard as published in Federal Register Volume 61, Number 102, dated May 24, 1996.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other state or federal agencies are known that regulate this subject.

Process for Developing New Rule: The department must adopt rules identical to or at-least-as-effective-as OSHA rules as required by the OSHA/WISHA state plan agreement.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Ted Riley, Safety and Health Specialist, Department of Labor and Industries, Division of

Consultation and Compliance Services, P.O. Box 44620, Olympia, WA 98504-4620, phone (360) 902-4245, FAX (360) 902-5529.

November 26, 1996
 Dorette M. Markham
 for Mark O. Brown
 Director

WSR 96-24-033
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed November 26, 1996, 11:04 a.m.]

Subject of Possible Rule Making: Cranes and derricks, chapter 296-155 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 49.17.010, [49.17].040, and [49.17].050.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To address Occupational Safety and Health Administration (OSHA) letter dated March 21, 1996, which stated that WAC 296-155-527 Appendix A to WAC 296-155-525, was not at-least-as-effective-as OSHA regulations.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other state or federal agencies are known that regulate this subject.

Process for Developing New Rule: The department must adopt rules identical or at-least-as-effective-as OSHA rules as required by the OSHA/WISHA state plan agreement.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Chuck Blocher, Safety and Health Specialist, Department of Labor and Industries, Division of Consultation and Compliance Services, P.O. Box 44620, Olympia, WA 98504-4620, phone (360) 902-5523, FAX (360) 902-5529.

November 26, 1996
 Dorette M. Markham
 for Mark O. Brown
 Director

WSR 96-24-034
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed November 26, 1996, 11:06 a.m.]

Subject of Possible Rule Making: Asbestos, chapters 296-62 and 296-65 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 49.17 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The Occupational Safety and Health Administration (OSHA) issued corrections to their Asbestos final rule in Federal Register Volume 60, Number 165, dated August 23, 1996. These federal corrections explain and clarify existing asbestos rules relating to respirators, signs/labels, training, medical surveillance, and

Class IV work. Amendments to chapter 296-62 WAC will be proposed to be at-least-as-effective-as the federal rules. Chapter 296-65 WAC amendments will be made for clarification purposes and will not add additional requirements.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other state or federal agencies are known that regulate this subject.

Process for Developing New Rule: The department must adopt rules identical or at-least-as-effective-as OSHA rules as required by the OSHA/WISHA state plan agreement.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting John Geppert, Asbestos Certification Program Coordinator, Department of Labor and Industries, Division of Consultation and Compliance Services, Policy and Technical Support, P.O. Box 44650, Olympia, WA 98504-4650, phone (360) 902-5431, FAX (360) 902-5438; or Tracy Spencer, Standards Manager, Department of Labor and Industries, Division of Consultation and Compliance Services, Standards and Policy Coordination, P.O. Box 44620, Olympia, WA 98504-4620, phone (360) 902-5530, FAX (360) 902-5529.

November 26, 1996
Dorette M. Markham
for Mark O. Brown
Director

WSR 96-24-035
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed November 26, 1996, 11:07 a.m.]

Subject of Possible Rule Making: Abrasive blasting, spray painting and dip tanks, chapters 296-24 and 296-62 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 49.17.010, [49.17].040, and [49.17].050.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Currently regulations on abrasive blasting (sand blasting), spray painting, and dip tanks are found in two chapters, chapters 296-24 and 296-62 WAC, and employers must comply with the requirements of both chapters. The department plans to consolidate these requirements into a single set of compliance rules. In addition, clear rule writing will be applied to these rules as they are developed. No new requirements will be imposed.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other state or federal agencies are known that regulate this subject.

Process for Developing New Rule: Parties interested in the formulation of these rules for proposal may contact the individual listed below. The public may also participate by commenting after amendments are proposed by providing written comments or giving oral testimony during the public hearing process.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Dan Locke, Industrial Hygienist,

Department of Labor and Industries, Consultation and Compliance Division, P.O. Box 44620, Olympia, WA 98504-4620, phone (360) 902-5524, FAX (360) 902-5529.

November 26, 1996
Dorette M. Markham
for Mark O. Brown
Director

WSR 96-24-036
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed November 26, 1996, 11:08 a.m.]

Subject of Possible Rule Making: Personal protective equipment—Eye, head, and foot protection, chapter 296-24 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 49.17.010, [49.17].040, and [49.17].050.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Amendments to chapter 296-24 WAC will be proposed to address recent changes to the federal standard as published in Federal Register Volume 61, Number 86, dated May 2, 1996, and Federal Register Volume 61, Number 91, dated May 9, 1996.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other state or federal agencies are known that regulate this subject.

Process for Developing New Rule: The department must adopt rules identical to or at-least-as-effective-as OSHA rules as required by the OSHA/WISHA state plan agreement.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Dan Locke, Industrial Hygienist, Department of Labor and Industries, Division of Consultation and Compliance Services, P.O. Box 44620, Olympia, WA 98504-4620, phone (360) 902-5524, FAX (360) 902-5529.

November 26, 1996
Dorette M. Markham
for Mark O. Brown
Director

WSR 96-24-084
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed December 3, 1996, 1:53 p.m.]

Subject of Possible Rule Making: Confidential witness statements, chapter 296-27 WAC, Recordkeeping and reporting.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 49.17.010, [49.17].040, [49.17].050, and [49.17].110.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: WAC 296-27-15503 Special exemptions for confidential reports within the department's files, amendment is necessary to correct a housekeeping error with respect to release of confidential information when

the statements are part of an investigative report that is available to the public upon request. This amendment will prohibit the release of confidential sources.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: OSHA has comparable requirement in CFR Part 29, Labor, Subpart §1903.11. Amendments to be proposed will be coordinated with OSHA to ensure the rules are "at-least-as-effective-as" the federal standard.

Process for Developing New Rule: Parties interested in the formulation of these rules for proposal may contact the individual listed below. The public may also participate by commenting after amendments are proposed by providing written comments or giving oral testimony during the public hearing process.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Merle Larson, Industrial Safety Engineer, Department of Labor and Industries, Division of Consultation and Compliance Services, P.O. Box 44620, Olympia, WA 98504-4620, phone (360) 902-5519, FAX (360) 902-5529.

December 3, 1996
Mark O. Brown
Director

WSR 96-24-086
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF AGRICULTURE
[Filed December 4, 1996, 10:00 a.m.]

Subject of Possible Rule Making: Buckwheat, chick pea, field pea, lentil, millet, soybean, sorghum, and small grain seeds.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 15.49.310, 15.49.370(3).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: (1) Respond to industry request to increase seed certification fees for buckwheat, chick pea, field pea, lentil, millet, soybean, sorghum, and small grains. A fee increase would reflect current cost of operating that portion of the seed certification program delegated by the director to the Washington State Crop Improvement Association. (2) Respond to industry request to clarify wording in the field and seed standards for small grains. Wording clarifications would increase understanding of the standards by growers and conditioners of certified small grain seeds.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The subject of the proposed rule-making activity is also regulated by the United States Department of Agriculture - Federal Seed Act. We cannot defer the Washington State Department of Agriculture's activity to the United States Department of Agriculture because of existing agreements between the United States Department of Agriculture, the Association of Official Seed Certifying Agencies, and the Washington State Department of Agriculture - Seed Program. As a member of the Association of Official Seed Certifying Agencies, we are authorized to carry out seed certification programs, and set standards that meet

minimums established by the United States Department of Agriculture.

Process for Developing New Rule: Request from the board of directors of the Washington State Crop Improvement Association, and the Washington Seed Council.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Max Long, Program Manager, Washington State Department of Agriculture, Seed Program, 2015 South 1st Street, MS-3, Yakima, WA 98903, (509) 575-2750, FAX (509) 454-4395; and Keith Pfeifer, Manager, WSCIA, 414 South 46th Avenue, Yakima, WA 98908, (509) 966-2234, FAX (509) 966-2494.

December 4, 1996
Julie Sandberg
Assistant Director

WSR 96-24-097
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF HEALTH
(Board of Pharmacy)
[Filed December 4, 1996, 10:20 a.m.]

Subject of Possible Rule Making: WAC 246-887-160 Uniform Controlled Substances Act—Schedule III, the proposed action will remove Dehydroepiandrosterone (DHEA) from schedule III of the Uniform Controlled Substances Act.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 69.50.201.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Effective January 12, 1996, the Board of Pharmacy placed DHEA in schedule III of the Uniform Controlled Substances Act. This action was taken based upon the belief that the Drug Enforcement Administration had designated DHEA as an anabolic steroid. All anabolic steroids are schedule III controlled substances. The DEA has not taken this action. At this time, the board does not have data to support placing DHEA in schedule III of the Uniform Controlled Substances Act.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Drug Enforcement Administration.

Process for Developing New Rule: Public meetings and mailings to interested parties.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Donald H. Williams, Washington State Board of Pharmacy, P.O. Box 47863, Olympia, WA 98504-7863, (360) 753-6834, FAX (360) 586-4359.

November 25, 1996
Donald H. Williams
Executive Director

WSR 96-24-101
PREPROPOSAL STATEMENT OF INQUIRY
LOTTERY COMMISSION

[Filed December 4, 1996, 10:45 a.m.]

Subject of Possible Rule Making: Amendments to chapter 315-12 WAC, Public records disclosure.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 67.70.040(1).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The lottery is considering amending chapter 315-12 WAC to clarify the definition of "listing" or "list" for public disclosure purposes, and a housekeeping amendment regarding copying charges.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Michael Aoki-Kramer, Rules Coordinator, at (360) 586-6583, FAX (360) 586-6586, P.O. Box 43025, Olympia, WA 98504-3025, with any comments or questions regarding this statement of intent.

December 3, 1996

Evelyn P. Yenson
Director

WSR 96-24-104
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed December 4, 1996, 11:25 a.m.]

Subject of Possible Rule Making: Fee increases for chapters 296-86, 296-93, 296-200, 296-150C, 296-150F, 296-150M, and 296-150R WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapters 70.87, 18.27, 18.106, and 43.22 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The department is proposing to increase fees for elevators, contractor registration, and factory assembled structures. The proposed 4.45% fee increase is necessary to help off-set increased program operating costs.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: This subject is solely regulated by the Department of Labor and Industries. No other state or federal agencies are involved.

Process for Developing New Rule: The primary responsibility for this rule revision lies with the program manager for specialty compliance. He will be assisted by the department's chief elevator specialist, chief contractor compliance/plumbing certification specialist and chief prefab building specialist. Additional input will come from affected stakeholders and the advisory boards for elevators, plumbers, contractors, and factory assembled structures.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Pete Schmidt, Program Manager, Specialty Compliance, Department of Labor and Industries,

Construction Compliance and Public Safety Division, P.O. Box 44465, Olympia, WA 98504-4465, phone (360) 902-5571, FAX (360) 902-5292.

December 4, 1996
Dorette M. Markham
for Mark O. Brown
Director

WSR 96-24-106
PREPROPOSAL STATEMENT OF INQUIRY
INSURANCE COMMISSIONER'S OFFICE

[Insurance Commissioner Matter No. R 96-11—Filed December 4, 1996, 11:27 a.m.]

Subject of Possible Rule Making: Long-term care insurance continuing education requirements for agents (amending WAC 284-17-220).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 48.02.060, 48.17.150.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: WAC 284-17-220 was amended in August of 1996 to require six hours every two years of continuing education of agents and brokers engaged in the transaction of long-term care and long-term care partnership insurance. The commissioner will consider further amendment or repeal of those requirements.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Agency study; and written comments may be submitted by January 20, 1997, to Kacy Brandeberry, P.O. Box 40255, Olympia, WA 98504-0255, e-mail inscomr@aol.com, FAX (360) 586-3535.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Kacy Brandeberry, P.O. Box 40255, Olympia, WA 98504-0255, phone (360) 664-3790, FAX (360) 586-3535, Internet inscomr@aol, TDD (360) 664-3154.

December 4, 1996
Greg J. Scully
Chief Deputy Commissioner

WSR 96-24-107
PREPROPOSAL STATEMENT OF INQUIRY
INSURANCE COMMISSIONER'S OFFICE

[Insurance Commissioner Matter No. R 96-12—Filed December 4, 1996, 11:29 a.m.]

Subject of Possible Rule Making: Long-term care insurance and long-term care partnership insurance (amending sections in chapters 284-54 and 284-85 WAC).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 48.02.060, 48.84.030, 48.84.050, 48.84.910, 48.85.030.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Recently the Congress enacted tax law changes (the Kennedy-Kassebaum bill or Public Law 104-91) which set standards for favorable federal income tax treatment of long-term care insurance premiums

and benefits. These amendments effectuate these standards to conform Washington rules to Title III, Subtitle C, Sections 321, 322, 325, 326, and 327 of Public Law 104-91.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: United States Department of the Treasury - State Department of Social and Health Services (partnership only) - the Insurance Commissioner is in touch with the Federal Department of the Treasury through the National Association of Insurance Commissioners (NAIC) and will coordinate with the federal laws to ensure tax qualification of insurance premiums and benefits is not hindered by rules in Title 284 WAC. The Insurance Commissioner will coordinate rule making with the Department of Social and Health Services.

Process for Developing New Rule: Agency study; and written comments may be submitted by January 20, 1997, to Kacy Brandeberry, P.O. Box 40255, Olympia, WA 98504-0255, e-mail inscomr@aol.com, FAX (360) 586-3535.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Kacy Brandeberry, P.O. Box 40255, Olympia, WA 98504-0255, phone (360) 664-3790, FAX (360) 586-3535, Internet inscomr@aol, TDD (360) 664-3154.

December 4, 1996
Greg J. Scully
Chief Deputy Commissioner

WSR 96-24-108

PREPROPOSAL STATEMENT OF INQUIRY INSURANCE COMMISSIONER'S OFFICE

[Insurance Commissioner Matter No. R 96-13—Filed December 4, 1996, 11:30 a.m.]

Subject of Possible Rule Making: Accelerated life insurance benefits (amending sections in WAC 284-23-610 through 284-23-650).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 48.02.060, 48.30.010.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Recently the Congress enacted tax law changes (the Kennedy-Kassebaum bill or Public Law 104-91) which set standards for favorable federal income tax treatment of accelerated life insurance benefits. These amendments will effectuate these standards to conform Washington rules to Title III, Subtitle D, Sections 331 and 332 of Public Law 104-91. Insurers offering acceleration of life insurance triggered by a long-term health care event will be particularly affected.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: United States Department of the Treasury - the Insurance Commissioner is in touch with the Federal Department of the Treasury through the National Association of Insurance Commissioners (NAIC) and will coordinate with the federal rules to ensure tax qualifications of insurance premiums and benefits is not hindered by rules in Title 284 WAC.

Process for Developing New Rule: Agency study; and written comments may be submitted by January 20, 1997, to

Kacy Brandeberry, P.O. Box 40255, Olympia, WA 98504-0255, e-mail inscomr@aol.com, FAX (360) 586-3535.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Kacy Brandeberry, P.O. Box 40255, Olympia, WA 98504-0255, phone (360) 664-3790, FAX (360) 586-3535, Internet inscomr@aol, TDD (360) 664-3154.

December 4, 1996
Greg J. Scully
Chief Deputy Commissioner

WSR 96-24-109

PREPROPOSAL STATEMENT OF INQUIRY INSURANCE COMMISSIONER'S OFFICE

[Insurance Commissioner Matter No. R 96-14—Filed December 4, 1996, 11:31 a.m.]

Subject of Possible Rule Making: Viatical settlement regulation (amending WAC 284-97-050 (1)(d)).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 48.02.060, 48.30.010.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Recently the Congress enacted tax law changes (the Kennedy-Kassebaum bill or Public Law 104-91) which set standards for favorable federal income tax treatment of proceeds of viatical settlements of life insurance policies. This amendment would conform WAC 284-97-050 to Title III, Subtitle D, Section 331(a) of Public Law 104-91.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: United States Department of the Treasury - the Insurance Commissioner is in touch with the Federal Department of the Treasury through the National Association of Insurance Commissioners (NAIC) and will coordinate with the federal rules to ensure tax qualifications of insurance premiums and benefits is not hindered by rules in Title 284 WAC.

Process for Developing New Rule: Agency study; and written comments may be submitted by January 20, 1997, to Kacy Brandeberry, P.O. Box 40255, Olympia, WA 98504-0255, e-mail inscomr@aol.com, FAX (360) 586-3535.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Kacy Brandeberry, P.O. Box 40255, Olympia, WA 98504-0255, phone (360) 664-3790, FAX (360) 586-3535, Internet inscomr@aol, TDD (360) 664-3154.

December 4, 1996
Greg J. Scully
Chief Deputy Commissioner



WSR 96-24-004
PROPOSED RULES
GAMBLING COMMISSION
 [Filed November 21, 1996, 11:18 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-11-125.

Title of Rule: WAC 230-20-325 Manner of conducting a raffle.

Purpose: This allows a different format for conducting a raffle for a limited test period.

Statutory Authority for Adoption: RCW 9.46.0233, 9.46.0277, 9.46.070 (1), (9), (11), (14).

Summary: See Title of Rule and Purpose above.

Name of Agency Personnel Responsible for Drafting: David Shaw, Lacey, (360) 438-7654, ext. 310; Implementation: Frank Miller, Lacey, (360) 438-7654, ext. 302; and Enforcement: Ben Bishop, Lacey, (360) 438-7654, ext. 370.

Name of Proponent: Moneyman Fundraising, private.

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

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

Proposal Changes the Following Existing Rules: See Title of Rule and Purpose above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Rule does not affect more than twenty percent of all industries or more than ten percent of any one industry.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The agency does not choose to make section 201, chapter 403, Laws of 1995, apply to this rule adoption.

Hearing Location: Ramada Governor House, 621 Capitol Way South, Olympia, WA 98501, on February 14, 1997, at 9:30 a.m.

Assistance for Persons with Disabilities: Contact Susan Green by February 12, 1997, TDD (360) 438-7638, or (360) 438-7654, ext. 310.

Submit Written Comments to: David Shaw, P.O. Box 42400, Olympia, WA 98504-2400, FAX (360) 438-8652, by February 12, 1997.

Date of Intended Adoption: February 14, 1997.

November 20, 1996

David D. Shaw

Rules and Policy Coordinator

AMENDATORY SECTION (Amending Order 287 [WSR 96-07-077], [filed 3/19/96,] effective 7/1/96)

WAC 230-20-325 Manner of conducting a raffle.

All raffles shall be conducted by selling individual chances for not more than twenty-five dollars and awarding prizes by selecting winners by a random drawing from among all chances sold. The following operating procedures apply:

(1) All raffle chances shall be consecutively numbered tickets or other objects imprinted with letters or symbols that are not repeated within the population of all chances sold for a specific raffle;

(2) Raffle chances sold to the general public or for raffles that do not require the winner to be present at the drawing shall consist of a ticket that includes a stub or other

detachable section bearing a duplicate number, letter, or symbol corresponding to the number, letter, or symbol on the ticket or object representing the player's chance. The portion retained by the raffle operator shall include the participant's name, complete address, telephone number, and/or other information necessary to notify the winner;

(3) All participants in a raffle must be informed of all rules by which such prizes may be won at the time of sale of a chance. This information shall be provided by either imprinting such on the participant's portion of the ticket or otherwise providing such to each participant in writing. The following information shall be provided to each participant:

(a) The cost of each chance;

(b) All prizes available, whether cash or merchandise;

(c) Date and time of drawing;

(d) Location of drawing;

(e) Whether an entrant is required to be present at a raffle drawing in order to be eligible to win a prize; and

(f) Name of organization conducting raffle.

(4) No person shall be required to pay, directly or indirectly, more than twenty-five dollars in order to enter any raffle;

(5) From January 1, 1997, through December 31, 1999, ((E)) each raffle ticket must be sold for the same price as every other raffle ticket being used for that particular raffle. However, the sponsor may provide to a purchaser of a raffle ticket an opportunity to obtain by random method a discount on such a ticket, including the opportunity to obtain that ticket free, but only if the sponsor maintains records for each book of raffle tickets so that income from the sale of tickets in each book can be audited;

(6) No free tickets, or any opportunity to participate in the drawing of any raffle, shall be awarded or given to a person as a prize or reward for selling raffle tickets or for purchasing a certain number of raffle tickets: *Provided*, That noncash incentive awards may be provided to members selling tickets if:

(a) Individual awards do not exceed a fair market value of ten dollars;

(b) The awards are based on the number of chances sold; and

(c) The fair market value of the total amount awarded for an individual raffle does not exceed two percent of the gross gambling receipts of the raffle.

(7) No person shall be required to obtain more than one chance to enter a raffle;

(8) Each ticket seller shall return to the licensee the stubs or other detachable section of all tickets sold. The licensee shall then place each stub or other detachable section of each ticket sold into a receptacle from which the winning tickets are to be drawn;

(9) The ticket collection receptacle shall be designed so that each ticket has an equal opportunity to be drawn: *Provided*, That an alternative drawing format to determine the winner may be utilized if such format is approved by the director before tickets are sold and the following requirements are complied with:

(a) The organization must have a current raffle license;

(b) The alternate format must meet the definition of a drawing as defined by WAC 230-02-500;

(c) The random selection process used in the alternative format shall be fully disclosed to each player prior to selling a ticket;

(d) Any alternate format utilized to determine the winners must be closely controlled by the licensee; and

(e) The written request to utilize an alternative drawing format shall contain, at a minimum, the following information:

(i) The time, date and location of the drawing;

(ii) The type of random selection process to be used and complete details of its operation;

(iii) The name and telephone number of the raffles manager; and

(iv) The signature of the organization's chief executive officer;

(10) The raffle license issued by the commission or a copy of the license shall be posted in plain view at the location at all times during the occasion when a drawing is being conducted.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

WSR 96-24-005
PROPOSED RULES
GAMBLING COMMISSION
[Filed November 21, 1996, 11:21 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-11-125.

Title of Rule: WAC 230-20-240 Bingo equipment to be used and 230-20-247 Keno bingo—Definitions and requirements.

Purpose: WAC 230-20-240 allows a wider variation of bingo balls to be used, facilitating different types of bingo games taking place at the same time. WAC 230-20-247 requires Keno prizes ten dollars and below to be documented in addition to requiring the retention of Keno winning cards and cash register receipts for any tier prize.

Statutory Authority for Adoption: RCW 9.46.0205, 9.46.070 (1), (8), (11), (14), (20).

Summary: See Title of Rule and Purpose above.

Name of Agency Personnel Responsible for Drafting: David Shaw, Lacey, (360) 438-7654, ext. 310; Implementation: Frank Miller, Lacey, (360) 438-7654, ext. 302; and Enforcement: Ben Bishop, Lacey, (360) 438-7654, ext. 370.

Name of Proponent: Bingo industry representatives (WAC 230-20-247) and Mr. Ed's Bingo and Casino Supply (WAC 230-20-240), private.

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

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

Proposal Changes the Following Existing Rules: See Title of Rule and Purpose above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Rule does not affect more than twenty percent of all industries or more than ten percent of any one industry.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The agency does not choose to make section 201, chapter 403, Laws of 1995, apply to this rule adoption.

Hearing Location: Ramada Governor House, 621 Capitol Way South, Olympia, WA 98501, on February 14, 1997, at 9:30 a.m.

Assistance for Persons with Disabilities: Contact Susan Green by February 12, 1997, TDD (360) 438-7638, or (360) 438-7654, ext. 310.

Submit Written Comments to: David Shaw, P.O. Box 42400, Olympia, WA 98504-2400, FAX (360) 438-8652, by February 12, 1997.

Date of Intended Adoption: February 14, 1997.

November 20, 1996

David D. Shaw

Rules and Policy Coordinator

AMENDATORY SECTION (Amending Order 218 [293], filed 11/26/90 [6/18/96], effective 12/27/90 [7/19/96])

WAC 230-20-240 Bingo equipment to be used. The conduct of bingo must include the following required items:

(1) A mechanical device that uses air flow for mixing and randomly withdrawing balls to determine the letters and numbers or symbols to be called must be utilized by all Class D and above operators. This device shall be constructed in the following manner:

(a) It will allow participants full view of the mixing action of the balls; and

(b) The operation cannot be interrupted to change the random placement of the balls at the exit receptacle of the device, except when the device is shut off as allowed by WAC 230-20-246;

(2) A set of seventy-five balls bearing the numbers one through seventy-five and the letters B, I, N, G, or O. Provided, That the letters B, I, N, G, O need not appear if the balls are used for speed or hidden face bingo games. The following additional requirements regarding bingo balls must be met:

(a) The entire set of balls shall be available for inspection by the players before a bingo session begins to determine that all are present and in operating condition;

(b) Each numbered ball shall be the same weight as each of the other balls and free from any defects; and

(c) Each set of balls in play must be distinguishable from all other sets of balls in play;

(3) Flashboards shall be utilized to display numbers called at all Class D and above bingo games. They must be visible to all players and clearly indicate all numbers that have been called: *Provided, That malfunctions occurring during a bingo occasion need not be repaired during that occasion, but must be repaired before use on any other occasion;*

(4) Bingo cards must be preprinted, manufactured cards that meet the following standards:

(a) Have twenty-five spaces, one of which may be a free space, arranged in five even columns headed with the letters B, I, N, G, and O, and except for the free space, imprinted with numbers and symbols: *Provided, That bingo cards used for conducting player selection games are exempt*

from the requirements of this subsection if the requirements of WAC 230-20-241 are followed;

(b) Be manufactured by a licensed manufacturer: *Provided*, That electronically generated bingo cards authorized by WAC 230-20-106 may be produced by the operator using a printer interfaced with an electronic data base system: *Provided further*, That cards used in player selection games may be manufactured by unlicensed manufacturers if:

(i) The primary activity of such manufacturer is producing nongambling products;

(ii) Cards must meet the requirements of WAC 230-20-192 and 230-20-241. The licensee that initially purchases such cards from the unlicensed manufacturer shall assume responsibility for compliance with all commission requirements;

(iii) In addition to the requirements set out in WAC 230-08-024 and 230-08-040, the invoice transferring these cards must include the beginning card number. If an operator purchases such cards directly from an unlicensed manufacturer, the operator shall assume responsibility for compliance with this requirement.

(c) All disposable bingo cards must meet the requirements of WAC 230-20-192; and

(d) Electronically generated cards and supporting equipment must meet the requirements of WAC 230-20-106;

(5) Effective January 1, 1997, all Class F and above bingo licensees shall conduct bingo games using disposable bingo cards or electronically generated cards. All income must be receipted for by using the audit system required by WAC 230-20-192 in conjunction with appropriate receipting system required by WAC 230-20-106, 230-20-107, or 230-20-108;

(6) Duplicate cards, as defined in WAC 230-20-192, are prohibited in the operation of bingo games conducted by Class D or above licensees. Operators are advised that conducting games using cards manufactured by different manufacturers may result in duplicate cards being placed in play and that the majority of cards in the "1 to 9000 series" are duplicate, regardless of the manufacturer. Duplicate card violations that result from use of cards from different manufacturers shall be the responsibility of the operator: *Provided*, That this section shall not apply to braille cards, authorized by WAC 230-20-246(4), if the operator takes steps to prevent duplicate cards and informs players regarding limitations to prizes when winners have duplicate cards because braille cards are being played;

(7) If duplicate cards are inadvertently sold at bingo games conducted by Class D or above licensees, the following procedures and restrictions apply:

(a) If all winners with duplicate cards are paid the entire prize amount that would be due if there were no duplicate cards, the licensee shall not be deemed to be in violation of this section;

(b) The amount of the prize for games with winners having duplicate cards shall be computed and paid using the following guidelines:

(i) Games that provide a bonus for a single winner - If all winners have duplicate cards then all winners shall be paid the bonus;

(ii) Games that result in multiple winners, some of which are players with duplicate cards - The split of the

prize pool will be computed by counting all duplicate card winners as one. After the prize pool split is computed using this method, all winners will be paid according to the computed prize split;

(iii) If the prize pool contains noncash or merchandise prizes, the amount added to the prize pool for computing the split shall be the licensee's cost or retail value, whichever is posted in the game schedule: *Provided*, That manufacturers shall not be responsible for increases to the prize pool required by this subsection; and

(iv) If the prize is greater than one thousand dollars, the operator shall not be required to increase the total prize pool by more than fifty percent or five thousand dollars, whichever is less: *Provided*, That this limitation shall only be authorized once within a twelve-month period. If this limitation has been used within the last twelve months, the full prize amount shall be paid to all holders of duplicate cards;

(c) Increases to prize pools as a result of duplicate card errors, for which the manufacturer is responsible, may be deducted from prize payouts for computing compliance with WAC 230-20-064;

(d) Details of circumstances that resulted in duplicate cards being sold shall be documented and maintained as a part of the daily bingo record for the session;

(e) The commission shall be notified within forty-eight hours after discovery of a duplicate card error if:

(i) Caused by manufacturer printing, packaging, or collation errors; or

(ii) Any player winning with a duplicate card was not paid the entire prize amount;

(f) Licensees shall pursue reimbursement of all prizes paid due to errors from the manufacturer responsible for such errors.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

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.

AMENDATORY SECTION (Amending Order 298, filed 7/16/96 [7/17/96], effective 8/1/96)

WAC 230-20-247 Keno bingo—Definitions and requirements. Beginning August 1, 1996, Bingo licensees may play "keno bingo" games in which the players compete for portions of a prize pool based on matching the player selected bingo numbers with a specified number of balls called. The following definitions and requirements apply to keno bingo games:

(1) **Definitions:**

(a) A "way" is defined as a grouping of the numbers selected by players and documented on a single keno bingo card. Each "way" is a different possible winning combination;

(b) "Low tier prizes" are prizes worth fifty dollars or less;

(c) "Middle tier prizes" are prizes worth more than fifty dollars, but not more than \$1,000; and

(d) "High tier prizes" are prizes worth more than one thousand dollars.

(e) A "player selection form" is a single copy of a keno bingo card which displays all seventy-five numbers. The player utilizes this form to select their numbers. In no case shall the player selection form be substituted for a completed keno bingo card.

(2) Keno bingo card requirements:

(a) Keno bingo cards must be printed on two-part, self-duplicating paper that provides for an original and a duplicate copy;

(b) The standards for disposable bingo cards as defined in WAC 230-20-192 are followed; and

(c) Cards must have seventy-five spaces numbered one to seventy-five.

(3) Operational restrictions:

(a) Licensees may offer a maximum of six different priced keno bingo card sets for play at any one time;

(b) Keno bingo players may play a maximum of five "ways" per card. Each way must be clearly distinguishable and noted by an alphabetical reference. Each number picked cannot be used in more than two ways.

(c) Players must pick a minimum of two and a maximum of eight numbers per card;

(d) Maximum price per way is three dollars; and

(e) Maximum total price per keno bingo card is fifteen dollars.

(4) Receipting requirements. The licensee must use combination receipting as set forth in WAC 230-20-108 (3) and (4), in addition to the following requirements:

(a) The time and date of sale must be recorded on the cash register receipt;

(b) Voided keno bingo cards must have the word "void" stamped or written on the bingo card and must be signed by a bingo worker and the bingo manager and retained with the daily keno bingo records for that keno bingo session; and

(c) If electronically-generated bingo cards are used, the electronic bingo card must include the time and date the card was issued.

(d) All receipting records shall be totaled and closed out before starting sales for the next keno bingo game.

(5) Manner of conducting keno bingo:

(a) Players shall mark the numbers they select on a player selection form. The player selection form shall be given to a bingo worker along with the dollar amount of the card purchased. A bingo worker shall complete a keno bingo card using the numbers selected on the player selection form. The original bingo card shall then be placed in a separate lock box designated for that series. The duplicate copy shall be returned to the player along with the corresponding cash register receipt. Upon receiving the keno bingo card from the bingo worker, the player shall be responsible for determining the accuracy of the card.

(b) At least five minutes before the drawing of the keno bingo number, card sales shall cease and cash registers shall be subtotaled. The bingo licensee shall make an announcement notifying players when sales have been closed for each game. The time sales are closed and the cash register subtotaled shall be recorded immediately on the daily keno bingo record for each keno bingo game.

(c) All keno bingo cards shall be placed in a lock box before the first keno bingo number is drawn. The gambling manager shall then close the box and record the time on the daily bingo record for the keno bingo session.

(d) Operators shall draw twenty of the seventy-five bingo balls.

(e) Refunds shall not be allowed: *Provided*, that a one-for-one exchange may be made by the operator in cases where errors are discovered before the lock box is closed. The procedures to be followed when making such exchanges include:

(i) The player must initial the card; and

(ii) The operator must follow the voided card requirements.

(6) Determining winners, awarding and receipting prizes: Upon determination of a winning card, the player shall present their duplicate copy of the original winning card and the cash register receipt to a bingo worker. The original bingo card shall be retrieved from the lock box and reviewed to determine if it is a winner. Upon determination of a winner, the prize shall be computed and the winner positively identified as set forth under WAC 230-20-246 (14)(b). Winning cards must be presented and prizes paid as follows:

(a) Prize payouts may not exceed amounts listed on a director approved keno bingo payout schedule available from any commission office upon request.

(b) Low tier prizes shall be paid before the end of the keno bingo session. An announcement shall be made notifying players of their last opportunity to turn in winning low tier cards.

(c) All middle and high tier prizes shall be claimed before the start of the next game and paid before the end of the keno bingo session. The licensee shall set a time limit for middle and high tier winners to present their winning cards and cash register receipts in order to determine whether the maximum total prize pool will be exceeded. An announcement shall be made notifying players of their last opportunity to turn in winning middle and high tier cards.

(d) The maximum total middle and high tier prizes that may be awarded per game is twenty thousand dollars. If this limit is exceeded, middle and high tier winners shall divide the prize as provided by WAC 230-20-246(9).

(e) A prize receipt shall be prepared and issued for all prizes (~~awarded over ten dollars~~).

(f) Prize winners shall print their name and date of birth on all winning cards and the bingo worker shall initial the card.

(g) All high tier winning cards shall be verified by a neutral player and a licensed gambling manager. Upon verification, the manager and neutral player shall sign the winning card.

(7) Keno bingo record keeping requirements: A separate bingo daily record shall be maintained for keno bingo games. In addition to the requirements of WAC 230-08-080, the licensee must also:

(a) Maintain a call record for every game which includes the time the first number was drawn, the numbers called, and the sequence numbers were called;

(b) Make a separate deposit. The deposit receipt shall be maintained with keno bingo session records;

(c) Use a separate series of prize receipts that indicate keno bingo and meet the requirements of WAC 230-20-102;

(d) Retain all winning cards and cash register receipts (~~for middle and high tier prizes~~); and

(e) If a shift change is made during a keno bingo session, a bank reconciliation must be performed and signed by the workers.

(8) **Required disclosures to players:** Operators shall develop and post house rules that disclose at a minimum the following information:

(a) A keno bingo schedule, including when the keno bingo session begins and ends;

(b) Time limits on claiming prizes, including what constitutes the end of the session;

(c) That the player is responsible to ensure the accuracy of the numbers recorded on their card;

(d) That the player is responsible to ensure cards are purchased before the start of the game; and

(e) Prizes offered and prize limitations.

(f) The player selection forms shall include the players' responsibility to ensure the accuracy of the numbers recorded on the bingo card and all house rules relating to keno bingo.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

WSR 96-24-031
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services)
(Public Assistance)

[Filed November 25, 1996, 1:42 p.m.]

Original Notice.

Title of Rule: WAC 388-49-355 Work requirements for able-bodied adults without dependents (ABAWDs).

Purpose: To require able-bodied adults, who receive food stamps, to work.

Statutory Authority for Adoption: RCW 74.04.510.

Statute Being Implemented: Public Law 104-193.

Summary: All able-bodied adults without dependents, who are able to work, are required to do so. If the able-bodied adults do not work, receive training or participate in workfare, they are limited to three months of food stamps in a thirty-six-month period.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Division of Income Assistance, (360) 413-3017.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is necessary because of federal law, Public Law 104-193, Section 824(b).

Explanation of Rule, its Purpose, and Anticipated Effects: Public Law 104-193, the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, requires that able-bodied adults, eighteen through fifty years of age, without dependents, to either work twenty hours a week, participate in and comply with work program requirements for twenty hours a week, or participate in workfare. An individual must meet one of these requirements to continue to receive food stamps. Exceptions will be made for individuals who are unable to work, are pregnant, caring for a child or an incapacitated person, or otherwise exempt

under the food stamp employment and training program. (7 U.S.C. 2015.)

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Has no effect on small businesses.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This section does not apply to the Department of Social and Health Services.

Hearing Location: OB-2 Auditorium, 1115 Washington Street S.E., Olympia, WA 98504-5800, on January 7, 1997, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Merry A. Kogut by December 16, 1996, (360) 902-8317, or TTY (360) 902-8324.

Submit Written Comments to: Leslie Baldwin, Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, FAX (360) 902-8292, by January 7, 1997.

Date of Intended Adoption: January 8, 1997.

November 22, 1996

Merry A. Kogut, Manager
Rules and Policies Assistance Unit

NEW SECTION

WAC 388-49-355 Work requirements for able-bodied adults without dependents. (1) Except as provided in subsection (4) and (6) of this section, an individual shall not be eligible to participate in the food stamp program for more than three full months in the thirty-six month period beginning January 1, 1997 unless the individual fulfills one of the following requirements:

(a) Works at least twenty hours a week averaged monthly;

(b) Participates in and comply with the requirements of a work program for twenty hours or more per week; or

(c) Participates in a workfare program.

(2) A work program is defined as a program under:

(a) Job Training Partnership Act;

(b) Section 236 of the Trade Act of 1974; or

(c) A state-approved employment and training program.

(3) The department shall exempt an individual from subsection (1) of this section who is:

(a) Under eighteen or over fifty years of age;

(b) Physically or mentally unfit for employment;

(c) A parent or other member of a household with responsibility for a dependent child under eighteen or an incapacitated person;

(d) A pregnant woman;

(e) Living in an exempt area approved by United States Department of Agriculture; or

(f) Otherwise exempt under food stamp employment and training as follows:

(i) Complying with the work requirements of the JOBS program;

(ii) Receiving unemployment compensation;

(iii) A student enrolled at least half time in any recognized school, training program or institution of higher education.

(iv) A regular participant in a drug addiction or alcoholic treatment and rehabilitation program; or

(v) Employed a minimum of thirty hours per week or receiving weekly earnings which equal the minimum hourly rate multiplied by thirty hours.

(4) An individual who is ineligible for food stamp program benefits because that individual has exhausted the three-month limit in subsection (1) of this section, shall regain eligibility by doing one of the following:

(a) Works eighty hours or more during a thirty-day period;

(b) Participates in and complies with a work program for eighty hours or more during a thirty-day period; or

(c) Participates in and complies with a workfare program.

(5) An individual who regains eligibility under subsection (4) of this section shall remain eligible as long as the individual meets the requirements of subsection (1) of this section.

(6) An individual who regains eligibility in subsection (4) of this section and subsequently loses employment or ceases participation in a work program or in workfare, shall continue to be eligible for an additional three consecutive months provided the individual is otherwise eligible. The consecutive three-month period begins the month following the date the individual first notifies the department the individual no longer meets the requirements of subsection (1) of this section.

(7) An individual shall not receive the additional benefits pursuant to subsection (6) of this section for more than a single three-month period in the thirty-six-month period.

WSR 96-24-040
PROPOSED RULES
DEPARTMENT OF
FINANCIAL INSTITUTIONS
[Filed November 26, 1996, 2:53 p.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: Broker-dealer regulation.

Purpose: To eliminate regulations that will be preempted under the National Securities Markets Improvement Act of 1996 (NSMIA).

Statutory Authority for Adoption: RCW 21.20.100 and 21.20.450.

Statute Being Implemented: Section 103 of the National Securities Markets Improvement Act of 1996.

Summary: Federal legislation, effective April 1997, preempts state regulation of broker-dealer capital, margin, books and records, bonding, and reporting requirements that differ from or are [in] addition to broker-dealer regulation under the Securities Exchange Act of 1934. To comply with these changes to federal law, we propose to eliminate certain regulations relating to branch record keeping, written procedures, dual representation and affiliation, and receipt of both securities sales commission and investment adviser fees.

Name of Agency Personnel Responsible for Drafting: Suzanne E. Sarason, 210 11th Avenue S.W., Olympia, (360) 902-8767; Implementation: John L. Bley, 210 11th Avenue S.W., Olympia, (360) 902-8760; and Enforcement: Deborah

R. Bortner, 210 11th Avenue S.W., Olympia, (360) 902-8760.

Name of Proponent: Securities Division, Department of Financial Institutions, governmental.

Rule is necessary because of federal law, section 103 of the National Securities Markets Improvement Act.

Explanation of Rule, its Purpose, and Anticipated Effects: The National Securities Markets Improvement Act of 1996 provides that no state may impose on broker-dealer requirements relating to record keeping, capital requirements, margin, bonding, or reporting that are inconsistent with or in addition to the requirements imposed under the Securities Exchange Act of 1934. This provision becomes effective in April 1997. The current rule-making proposal is to eliminate current requirements inconsistent with the National Securities Markets Improvement Act. The branch record-keeping requirements under WAC 460-21B-050 (2)-(4), the written procedures requirement of WAC 460-21B-080, the dual representation and affiliation provisions of WAC 460-22B-070 and 460-24A-046, and the provisions relating to procedures on receipt of both securities sales commission and investment adviser fees (Form 101) of WAC 460-22B-080 are being eliminated.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposal does not impose additional costs on business.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Department of Financial Institutions is not one of the agencies listed in section 201.

Hearing Location: Executive Conference Room, 300 General Administration Building, 210 11th Avenue S.W., Olympia, WA 98504, on January 9, 1997, at 2:00 p.m.

Assistance for Persons with Disabilities: Contact Darlene Bamer by January 7, 1997, TDD (360) 664-8126, or (360) 902-8760.

Submit Written Comments to: Suzanne Sarason, P.O. Box 9033, Olympia, WA 98507-9033, FAX (360) 586-5068, by January 7, 1997.

Date of Intended Adoption: January 16, 1997.

November 26, 1996

John L. Bley

Director

AMENDATORY SECTION (Amending WSR 95-16-026, filed 7/21/95, effective 8/21/95)

WAC 460-21B-050 Books and records of broker-dealers. (1) Each registered broker-dealer shall make, maintain, and preserve books and records in compliance with United States Securities and Exchange Commission Rules 17a-3 (17 C.F.R. § 240.17a-3 (1991)), 17a-4 (17 C.F.R. § 240.17a-4(1991)), 15c2-6 (17 C.F.R. § 240.15c2-6 (1991)) and 15c2-11 (17 C.F.R. § 240.15c2-11 (1991)) as amended in Release No. 34-29094, 56 Fed. Reg. 19148 (1991)) which are hereby incorporated by reference. To the extent that the United States Securities and Exchange Commission promulgates changes to the above-referenced rules, dealers in compliance with such rules as amended shall not be subject to enforcement action by the commission for violation of this

PROPOSED

rule to the extent that the violation results solely from the dealer's compliance with the amended rule.

~~(2) (Each broker-dealer shall keep and maintain at each branch office or if the broker-dealer maintains no branch office in this state, at any office in this state where the broker-dealer conducts business, the following items relating to the operations of that branch office, which, together with any other books and records made or kept at the branch office, are open to inspection by the administrator or the administrator's designee pursuant to RCW 21.20.100:~~

~~(a) A complaint file containing every written customer complaint and a record of the action taken by the broker-dealer with respect to that complaint;~~

~~(b) A litigation file documenting each criminal or civil action filed in a state or federal court against the broker-dealer office or against any of its personnel with respect to a securities or investment advisory transaction and the disposition of any such litigation;~~

~~(c) A correspondence file containing all correspondence or copies thereof disseminated to or received from the public in connection with the business of the office;~~

~~(d) Copies of each confirmation of purchase or sale sent to each customer and each order ticket completed at the office;~~

~~(e) Copies of each periodic statement sent to a customer;~~

~~(f) Commission runs showing the amount of commissions earned by each salesperson of the broker-dealer;~~

~~(g) Copies or originals of new account records indicating the name and address of each customer or client, whether the customer or client is legally of age, the signature of the salesperson introducing the account, and the signature of the manager accepting the account for the broker-dealer. If a broker-dealer customer is associated with or employed by another broker-dealer, this fact must be recorded. In discretionary broker-dealer accounts, the broker-dealer shall also record:~~

~~(i) The age or approximate age and occupation of the customer;~~

~~(ii) The signature of the person authorizing the use of discretion;~~

~~(iii) The signature of each person authorized to exercise discretion in such account;~~

~~(h) Copies of each margin agreement;~~

~~(i) Copies of each written option agreement; and~~

~~(j) Blotter (or other records of original entry) containing an itemized daily record of all purchases and sales of securities at the office, all receipts and deliveries of securities (including certificate numbers) at the office, and all other debits and credits relating to the operation of the office. Such records shall show the amount for which each such transaction was effected, the name and amount of securities, the unit and aggregate purchase or sale price (if any), the trade date, and the name or other designation of the person from whom purchased or received or to whom sold or delivered.~~

~~(3) The administrator or the administrator's designee may copy records made, kept, or maintained pursuant to subsections (1) and (2) of this section or require a broker-dealer registered in this state to copy those records and provide the copies to the administrator in a manner reasonable under the circumstances.~~

~~(4) The records required to be kept and maintained by subsection (2) of this section may be kept or maintained on computer, microform, or other electronic data storage system if the records can be immediately produced in document form.~~

~~(5)) The administrator may, by order, upon written request and for good cause shown, waive any of the requirements of this rule.~~

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 460-21B-080 Written procedures.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 460-22B-070 Dual representation and affiliation.

WAC 460-22B-080 Receipt of both securities sales commission and investment adviser fees.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 460-24A-046 Dual representation and affiliation.

**WSR 96-24-043
PROPOSED RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION**
[Filed November 27, 1996, 10:48 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-15-025.

Title of Rule: Chapter 392-132 WAC, Nonhigh participatory finance.

Purpose: This chapter of WAC as currently written contains references to enrollment forms and other WAC sections that no longer exist. The purpose of the change will be to update those obsolete references. No financial impact to either nonhigh or high districts will occur because of these changes.

Statutory Authority for Adoption: RCW 28A.545.110.

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting: Richard M. Wilson, Superintendent of Public Instruction, Olympia, 753-2298; Implementation: Thomas J. Case, Superintendent of Public Instruction, Olympia, 753-6708; and Enforcement: John Pearson, Superintendent of Public Instruction, Olympia, 753-1545.

Name of Proponent: Superintendent of Public Instruction, governmental.

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: See Purpose above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The rule will have a minor or negligible economic impact.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption.

Hearing Location: Wanamaker Conference Room, 2nd Floor, Old Capitol Building, 600 South Washington Street, Olympia, WA 98504-7200, on January 7, 1997, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Jim Rich by December 27, 1996, TDD (360) 664-3631, or (360) 753-6733.

Submit Written Comments to: Rules Coordinator, Legal Services, P.O. Box 47200, Olympia, WA 98504, FAX (360) 753-4201, by January 6, 1997.

Date of Intended Adoption: January 8, 1997.

November 26, 1996

Judith A. Billings

Superintendent of

Public Instruction

AMENDATORY SECTION (Amending Order 18, filed 7/19/90, effective 8/19/90)

WAC 392-132-010 Authority. This chapter is adopted pursuant to authority vested in the superintendent of public instruction by RCW 28A.545.110 and 84.52.0531(~~((7))~~) (10). RCW 28A.545.110 provides that the superintendent of public instruction may adopt rules and regulations for the payments to high school districts for educating nonhigh district students. RCW 84.52.0531(~~((7))~~) (10) provides that the superintendent of public instruction shall develop rules and regulations for the calculation of the excess maintenance and operation levy transfer from high school districts to nonhigh school districts.

AMENDATORY SECTION (Amending Order 84-14, filed 6/13/84)

WAC 392-132-030 Definitions. (1) "Estimated amount due" for a school year shall mean the result of the following calculation:

The high school district's maintenance and operations excess levy that was certified as collectible for the calendar year in which the school year ends is divided by the estimated number of average annual full-time equivalent (AAFTE) students who reside within the boundaries of the high school district. That quotient is multiplied by the estimated number of AAFTE nonhigh district students enrolled in the serving high school district during the school year as reported on Form P-213.

(2) "Actual amount due" for a school year shall mean the result of the following calculation:

The high school district's maintenance and operations excess levy that was certified as collectible for the calendar year in which the school year ended is divided by the actual number of AAFTE students who resided within the bound-

aries of the high school district. That quotient is multiplied by the actual number of AAFTE nonhigh district students enrolled in the serving high school district during the school year as reported on Form P-213.

(3) "Estimated number of AAFTE students who reside within the boundaries of the high school district" during a school year shall mean the result of the following calculation:

Average the total number of AAFTE students served by the high school district reported on the Form(~~((s))~~) P-223 available at the time of the calculation of the nonhigh billing. Subtract from this average the average number of AAFTE students attending the high school district's cooperative programs (~~((as))~~) and reported as nonresident on Form(~~((s-P-223NR))~~) P-223 available at the time of the calculation of the nonhigh bill. Also subtract all the estimated AAFTE nonhigh enrollment served by the nonhigh district as reported on Form(~~((s))~~) P-213. Add the average number of AAFTE students who reside within the high school district who (~~((attended))~~) are attending cooperative programs in other school districts as reported on (~~((the partial year P-223NR))~~) Form(~~((s))~~) P-223 available at the time of the calculation of the nonhigh billing.

(4) "Actual number of AAFTE students who resided within the boundaries of the high school district" during a school year shall mean the result of the following calculation:

Subtract from the total AAFTE served by the high school district for a school year as reported on Form(~~((s))~~) P-223 the nonresident AAFTE students served by the high school district for a school year as reported on Form(~~((s-P-223NR))~~) P-223. Also subtract the actual AAFTE nonhigh enrollment served by the high school district as reported on Form P-213. Added to the resident enrollment count of the high school district is the number of AAFTE students who reside within the high school district who attended cooperative programs in other school districts (~~((as))~~) and were reported as nonresident on Form(~~((s-P-223NR))~~) P-223.

(5) "Nonhigh billing" shall mean the amount due to a high school district from a nonhigh school district for educating and transporting nonhigh district students.

(6) "P-213" shall have the same meaning as this is given in WAC (~~((392-139-017))~~) 392-139-230.

(7) (~~((("P-223NR" shall have the same meaning as this is given in WAC 392-139-017.~~

(~~((s))~~) "Average annual full time equivalent students (AAFTE)" shall have the same meaning as this is given in WAC (~~((392-121-105))~~) 392-121-133.

(~~((9))~~) (8) "Annual determination of the excess maintenance and operation levy transfer from the high school district to the nonhigh school district for educating nonhigh school district students" shall have the same meaning as this is given in WAC (~~((392-139-037))~~) 392-139-340.

AMENDATORY SECTION (Amending Order 84-14, filed 6/13/84)

WAC 392-132-040 Determining levy capacity transfer and amount due. Pursuant to WAC (~~((392-139-037))~~) 392-139-340, annually, the superintendent of public instruction shall make the necessary determinations and calculate (1) the excess maintenance and operation levy

transfer from the high school district to the nonhigh school district, and (2) the amount due to the high school district by the nonhigh school district. The respective high and nonhigh school district shall be notified of the results of such determinations and calculations.

WSR 96-24-045
PROPOSED RULES
BOARD OF
PILOTAGE COMMISSIONERS

[Filed November 27, 1996, 10:55 a.m.]

Continuance of WSR 96-21-125.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: Pilotage rates for the Puget Sound pilotage district.

Purpose: Due to inclement weather the public hearing scheduled for November 19, 1996, had to be canceled. The rescheduled date is December 12, 1996.

Other Identifying Information: WAC 296-116-300.

Hearing Location: Marine Exchange Conference Center, 2701 1st Avenue, Suite 110, Seattle, WA 98121, on December 12, 1996, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Peggy Larson by December 9, 1996, (206) 515-3904.

Submit Written Comments to: Mr. Larry Vognild, Chairman, FAX (206) 515-3969, by December 5, 1996.

Date of Intended Adoption: December 12, 1996.

November 21, 1996

Peggy Larson
Administrator

WSR 96-24-071
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed December 2, 1996, 3:20 p.m.]

Continuance of WSR 96-21-132.

Preproposal statement of inquiry was filed as WSR 96-10-011.

Title of Rule: WAC 388-538-073 Enrollment period, initial enrollment, and open enrollment and 388-538-074 Change in plans during enrollment period for good cause.

Purpose: The adoption of these WACs are continued to allow for federal approval of Medical Assistance Administration 1115(a) waiver request.

Statutory Authority for Adoption: RCW 74.08.090 and 74.04.050.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Bobbe Andersen, Medical Assistance Administration, 617 8th S.E., Olympia, WA, (360) 753-0529.

Name of Proponent: Department of Social and Health Services, governmental.

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

A public hearing was held November 27, 1996. No one appeared to testify.

Submit Written Comments to: Merry Kogut, Manager, Rules and Policies Assistance Unit, P.O. Box 45800, Olympia, WA 98504, FAX (360) 902-8292, by January 14, 1997.

Date of Intended Adoption: January 15, 1997.

November 27, 1996

Merry A. Kogut, Manager
Rules and Policies Assistance Unit

WSR 96-24-076
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed December 2, 1996, 3:32 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-21-011.

Title of Rule: WAC 388-501-0135 Patients requiring regulation (PRR).

Purpose: Include clients enrolled in managed care in the PRR program to control overutilization and protect the clients' health and safety.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.09.522.

Summary: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Joanie Scotson, Medical Assistance Administration, 617 8th S.E., Olympia, WA, (360) 753-0529.

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: See Purpose above.

Proposal Changes the Following Existing Rules: Amends WAC 388-501-0135.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

Background: The Medical Assistance Administration (MAA) of the Department of Social and Health Services (DSHS) is proposing changes to rules related to clients who overutilize Medicaid services. This amendment is necessary to allow clients enrolled in department-contracted managed health care plans to participate in the PRR program. Statutory authority for department-contracted health care carriers is provided in RCW 74.09.522. The amendments to WAC 388-501-0135 to allow inclusion of clients enrolled in *Healthy Options* carriers will be implemented effective February 1997.

This statement has been prepared for consideration with the notice of proposed rule making under the Administrative Procedure Act, chapter 34.05 RCW, and is intended to comply with the Regulatory Fairness Act, chapter 19.85 RCW.

Summary of Rules Change: The proposed rule amendments in WAC 388-501-0135 allow inclusion of Medicaid managed care clients in the patient requiring regulation program.

Cost of Compliance: Potential costs to the affected businesses will be in the form of administrative costs for copying and mailing client billing records to the department for review. Department contracted carrier providers and the contracted pharmacies maintain client billing records. Copies of the medical and prescription records can be made at a minimal cost. No additional equipment or supplies will be necessary. Participation in the patient requiring regulation program by department-contracted carriers and providers will be voluntary. However, carriers may not implement an internal patient requiring regulation-type program with overutilizing clients. Clients may be restricted to a specific provider only under the authority of WAC 388-501-0135. Clients will be restricted to the chosen primary care provider and pharmacy within the plan, not to the plan itself. The client may change the plan, if desired, through the open enrollment process.

Affected Businesses: The Standard Industrial Codes for affected businesses are:

8011 and 8031	Physicians (M.D.) including specialists, offices and clinics of
5912	Pharmacies
6324	Department-contracted insurance carriers (managed care plans)

Analysis: As stated above, the department assumes the economic impact of the proposed amendments on department-contracted carriers will be minor. The PRR amendments will not result in loss of revenue to carriers. The PRR program will not impact the carriers' income.

The department has included the impacted small businesses in the review of these rule amendments and notification of the public hearing. The impacted providers were given opportunity in October 1995 to examine options and make recommendations to the department concerning the PRR program WAC. The department and department-contracted carriers believe the cost savings resulting from managing clients who overutilize services will exceed the administrative costs of the program.

The statements in this small business economic impact statement were obtained from the comments made by the carriers and from the letters sent by the department-contracted managed care carriers.

PHYSICIANS (8011 and 8031):

Physicians are considered to be a small business because most physician's offices are assumed to employ less than fifty employees.

The economic impact to physicians by the proposed amendments will be minimal. The workload impact is estimated to be a maximum of thirty minutes staff time per client referred to the department. Employment Security Department reported in its *Occupations in the Labor Market* report for 2/96 that medical secretaries make an average of \$1,886.00 per month. Thirty minutes of a medical secretary's time to copy medical reports is estimated at \$5.36 per client referred to the department plus thirty-two cents

(approximately) for postage. This cost is incurred only when the provider chooses to refer the client to the PRR program.

PHARMACIES (5912)

Pharmacies are considered to be a small business because each pharmacy is assumed to employ less than fifty employees.

The economic impact to a pharmacy by the proposed amendments will be nonexistent. Under the PRR program, a client is assigned to a single pharmacy. However, the pharmacy would not incur any additional cost for the filling of a prescription for a PRR client.

Department-contracted insurance carriers (managed care plans) (6324)

Department-contracted insurance carriers are not considered to be a small business because they employ more than fifty employees.

Should MAA contract with a health insurance carrier with under fifty employees, it is assumed the costs of implementing this proposed rule are already described under the analysis for physicians. In some cases, the health insurance carrier may decide to provide the copying/mailing as previously described. In such cases, the costs of this proposal would be the responsibility of the plan instead of the physician.

Mitigation Factors: Medical Assistance Administration invited the affected providers and other stakeholders to a meeting held in October 1995. The patient requiring regulation program was described and several alternative amendments were discussed. The impacted providers examined several options and made recommendations to the department. Medical Assistance Administration, the department-contracted *Healthy Options* carriers, and their medical providers have entered into a voluntary cooperative plan to facilitate this client population enrollment in the patient requiring regulation program when medically feasible. This proposed rule change is based on the consensus of the stakeholders at the meeting.

Conclusion: The department will implement the proposed amendments to the patient requiring regulation program. These proposed amendments will have minimal economic impact on the affected businesses. The department has determined only the direct economic impact of implementing this rule.

A copy of the statement may be obtained by writing to Joanie Scotson, Program Manager, Medical Assistance Administration, P.O. Box 45530, Olympia, WA 98504-5530.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This section does not apply to the Department of Social and Health Services.

Hearing Location: OB-2 Auditorium, 1115 Washington Street S.E., Olympia, WA 98504, on January 7, 1997, at 10:00.

Assistance for Persons with Disabilities: Contact Merry Kogut, Manager, by December 16, 1996, TTY (360) 902-8324, voice (360) 902-8317.

Submit Written Comments to: Leslie Baldwin, Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, FAX (360) 902-8292, by January 7, 1997.

Date of Intended Adoption: January 8, 1997.

December 2, 1996
Merry A. Kogut, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3732, filed 5/3/94, effective 6/3/94)

WAC 388-501-0135 Patient requiring regulation. (1) The department shall operate a patient requiring regulation (PRR) program to identify a client overutilizing, unnecessarily, or inappropriately obtaining medical care under the federally funded and state-funded medical programs. The department may restrict such a client to a single primary care provider and pharmacy for medical care.

(2) The purpose of the PRR program shall be to:

- (a) Protect the client's health and safety;
- (b) Provide continuity of medical care;
- (c) Avoid duplication of services by providers;
- (d) Avoid excessive, contraindicated, or potentially harmful use of prescription medications.

(3) For the purposes of this section, "primary care provider (PCP)" means a provider who has responsibility for supervising, coordinating and providing initial and primary care to clients, initiating referrals for specialist care, and maintaining the continuity of patient care. A PCP shall be either:

(a) A physician (~~(specializing in internal or general medicine)~~) who meets the criteria under WAC 388-87-007;
~~((or))~~

(b) ~~((Physician or))~~ An advanced registered nurse practitioner (~~(specializing in adult health care or family practice who agrees to provide, manage, and coordinate an eligible client's medical care)~~) (ARNP) who meets the criteria under WAC 388-87-007; or

(c) A licensed physician assistant, practicing with a sponsoring or supervising physician.

(4) For a client not enrolled in a department-contracted managed care plan, the department shall designate staff to determine the client's overuse, inappropriate, or unnecessary usage of medical care by reviewing medical assistance administration (MAA) payment records and other medical information.

(5) For a client enrolled in a department-contracted managed care plan, the department shall designate staff to evaluate the medical records and other documents provided by the client's managed care plan to determine the client's inappropriate or unnecessary use of medical care.

(6) When a client has been enrolled in more than one managed care plan during the review period, the department shall obtain and evaluate the client's medical records and other documents from all department-contracted managed care plan(s) in which the client is or has been enrolled during the review period.

(7) The department shall use medical review guidelines established by nurse advisors, physicians (~~(and)~~), pharmacy consultants, (~~(and the drug utilization and education (DUE) council shall establish the medical review guidelines)~~) and other reference sources (~~(that the department uses for such determinations)~~).

~~((6))~~ (8) The department (~~(established)~~) shall consider the following levels of utilization during a (~~(three month)~~)

period of three consecutive months or less as medical review guidelines for the PRR program:

(a) Repeated and documented efforts by the client to seek medically unnecessary health services, including but not limited to prescription medication, after having been counseled at least once by a health care provider or managed care plan representative concerning appropriate utilization of health care services;

(b) Services from four different physicians;

~~((b))~~ (c) Prescriptions from four different pharmacies;

~~((e))~~ (d) Ten prescriptions received;

~~((d))~~ (e) Two emergency room visits; or

~~((e))~~ (f) Four prescribers.

~~((7) Medical assistance administration)~~ (9) The department shall notify the client in writing that the client is assigned to PRR, when the (~~(information)~~) medical review indicates the client overuses medical services, or uses medical services inappropriately or unnecessarily as determined by the department's review of the client's:

(a) Medical records and other documents which indicate (~~(e)~~) the client's use of medical services meets the criteria in subsection (8)(a) of this section or meets or exceeds three of the five guidelines under (~~(subsection (6))~~) subsections (8)(b) through (f) of this section; and

(b) ~~((Client's))~~ Diagnoses, the history of services provided or other medical information supplied by the health care provider or managed care plan.

~~((8))~~ (10) The department shall notify the client of the right to:

(a) A fair hearing as required under chapter 388-08 WAC; and

(b) Continue (~~(not restricted)~~) as unrestricted when a fair hearing is requested in a timely (~~(requested)~~) manner.

~~((9))~~ (11) A client shall respond to the department's notice within twenty calendar days by:

(a) Writing or calling the PRR representative identified in the notice;

(b) Requesting a fair hearing;

(c) Selecting a PCP and pharmacy. For a client enrolled with a department-contracted managed care plan, the client must select a PCP and pharmacy from those identified as available within their managed care plan;

~~((b))~~ (d) Requesting assistance in selecting a PCP and pharmacy; or

~~((e))~~ (e) Submitting additional medical information.

~~((10))~~ (12) The department shall assign a PCP and pharmacy for any client who fails to select a PCP and pharmacy within twenty calendar days, unless the client requests a fair hearing. The selected or assigned PCP and pharmacy shall be:

(a) Located in the client's local geographic area; or
~~((be))~~

(b) Reasonably accessible to the client.

~~((11))~~ (13) The client shall not change (~~(a selected)~~) PCP or pharmacy for (~~(six)~~) twelve months except when the:

(a) Client moves to a new residence outside the designated geographic area of the providers;

(b) PCP or pharmacy moves from the client's geographical area;

(c) PCP or pharmacy refuses to continue as the designated provider; (~~(or)~~)

(d) A client ~~((selects a))~~ may change, once within the initial sixty days, the PCP ~~((or))~~ and pharmacy ~~((other than the department))~~ assigned ~~((PCP or pharmacy))~~ by the department under subsection ~~((9))~~ (12) of this section. For a client enrolled with a department-contracted managed care plan, the client must select a PCP and pharmacy from those identified as available within their managed care plan;

(e) PCP or pharmacy no longer participates in a department-contracted managed care plan;

(f) PCP is no longer contracted with the client's managed care plan. The client shall have the option of:

(i) Selecting a new PCP from the list of available PCPs provided by the plan; or

(ii) Transferring enrollment of all family members to the new department-contracted plan which the established PCP has joined.

(g) Client chooses a new plan during an open enrollment period which occurs in the twenty-four-month restriction period.

~~((12))~~ (14) For a client enrolled in the PRR program, the department shall:

(a) Assign a client to the program for a period of twenty-four months ~~((and shall))~~;

(b) Review the client's utilization at the end of the twenty-four-month period~~((:))~~;

(c) Continue the client ~~((shall remain restricted if))~~ in the PRR program when the client continues to meet the criterion in subsection (8)(a) of this section or meet or exceed three of the ~~((overutilization))~~ five criteria in subsection ~~((6))~~ (8)(b) through (f) of this section; ~~((and shall be))~~

(d) Review ~~((ed))~~ continuation of the client in the PRR program at least ~~((twenty-four))~~ every twelve months thereafter; and

(e) Allow the client the opportunity to change PCP or pharmacy after twelve months; except as allowed under subsection (13)(d) of this subsection.

~~((13))~~ (15) When the department designates a PCP and pharmacy for the client, the department shall issue a medical identification card identifying the client as a patient requiring regulation.

~~((14))~~ (16) When an emergency occurs as defined under WAC 388-500-0005, a provider other than the selected PCP may see the client.

~~((15))~~ (17) The PCP may refer the client to a specialist.

~~((16))~~ (18) For a client not enrolled in a department-contracted managed care plan, the department shall only pay for MAA-covered services authorized by the PCP, referred specialist, ~~((or))~~ selected pharmacy~~((The department shall apply billing limitations as described under WAC 388-87-010 and 388-87-015))~~, and those services specified in subsections (16) and (20) of this section.

~~((17))~~ (19) The client shall be responsible for payment of covered services not authorized by the PCP, referred specialists or selected pharmacist with the exception of services described under subsections (16) and (20) of this section.

(20) A client assigned to the PRR program may self-refer for family planning services.

(21) A client may self-refer to women's health care services. For a client enrolled with a department-contracted plan, the client must self-refer within the plan network.

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 96-24-077

PROPOSED RULES

INSURANCE COMMISSIONER'S OFFICE

[Filed December 3, 1996, 8:45 a.m.]

Continuance of WSR 96-19-066.

Preproposal statement of inquiry was filed as WSR 96-17-085.

Title of Rule: Rules of practice and procedure for contested matters heard before the commissioner.

Other Identifying Information: Insurance Commissioner Matter No. R 96-8.

Summary: Continuation of adoption date.

Date of Intended Adoption: January 7, 1997.

December 2, 1996

Deborah Senn

Insurance Commissioner

WSR 96-24-078

WITHDRAWAL OF PROPOSED RULES

DEPARTMENT OF

LABOR AND INDUSTRIES

(By the Code Reviser's Office)

[Filed December 3, 1996, 9:00 a.m.]

WAC 296-155-325, proposed by the Department of Labor and Industries in WSR 96-11-116, appearing in issue 96-11 of the State Register, which was distributed on June 5, 1996, is withdrawn by the code reviser's office 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 96-24-079

WITHDRAWAL OF PROPOSED RULES

INSURANCE COMMISSIONER'S OFFICE

(By the Code Reviser's Office)

[Filed December 3, 1996, 9:01 a.m.]

WAC 284-17-230, proposed by the Insurance Commissioner's Office in WSR 96-11-144, appearing in issue 96-11 of the State Register, which was distributed on June 5, 1996, is withdrawn by the code reviser's office 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 96-24-083
PROPOSED RULES
INSURANCE COMMISSIONER'S OFFICE
 [Filed December 3, 1996, 11:22 a.m.]

Continuance of WSR 96-20-118.

Preproposal statement of inquiry was filed as WSR 96-11-143.

Title of Rule: Managed care health plan rules.

Other Identifying Information: Insurance Commissioner Matter No. R 96-4.

Date of Intended Adoption: April 3, 1997.

December 2, 1996

Deborah Senn

Insurance Commissioner

WSR 96-24-089
PROPOSED RULES
DEPARTMENT OF ECOLOGY
 [Order 96-05—Filed December 4, 1996, 10:09 a.m.]

Continuance of WSR 96-16-014.

Preproposal statement of inquiry was filed as WSR 96-12-081.

Title of Rule: Amendments to agricultural burning, chapter 173-430 WAC.

Purpose: Continuation of adoption date.

Date of Intended Adoption: December 19, 1996.

December 4, 1996

Mary Riveland

Director

WSR 96-24-091
PROPOSED RULES
DEPARTMENT OF ECOLOGY
 [Order 95-15—Filed December 4, 1996, 10:12 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-24-032.

Title of Rule: Emission standards and controls for sources emitting gasoline vapors, chapter 173-491 WAC.

Purpose: To amend chapter 173-491 WAC to incorporate legislation limiting the use of Stage II vapor recovery systems at gasoline dispensing facilities.

Statutory Authority for Adoption: RCW 70.94.152, [70.94.]331, and [70.94.]141.

Statute Being Implemented: SHB 2376, 1996.

Summary: Identifies the conditions under which Stage II vapor recovery systems at gasoline dispensing facilities are required for the purposes of ozone management in Cowlitz, Island, King, Kitsap, Lewis, Pierce, Skagit, Snohomish, Thurston, Wahkiakum, and Whatcom counties and for management of air toxics statewide.

Reasons Supporting Proposal: Implementation of Stage II vapor controls will improve air quality by controlling air emissions from gasoline refueling.

Name of Agency Personnel Responsible for Drafting: Kitty Gillespie, P.O. Box 47600, Olympia, WA 98504, (360) 407-6862; Implementation and Enforcement: Joe Williams, P.O. Box 47600, Olympia, WA 98504, (360) 407-6880.

Name of Proponent: Department of Ecology, Air Quality Program, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To control ground-level ozone, the rule requires Stage II vapor recovery systems at gas stations.

- In King, Pierce, Snohomish, and Kitsap counties stations dispensing over 600,000 gallons of gasoline annually.
- In Cowlitz, Island, Kitsap, Lewis, Skagit, Thurston, Wahkiakum, and Whatcom counties all stations dispensing over 1.2 million gallons of gasoline annually and stations that had Stage II controls before March 30, 1996, and dispense over 840,000 gallons annually. By December 31, 1997, the Department of Ecology would determine in which of these counties Stage II controls would be required after December 31, 1998.

To control air toxics statewide, Stage II controls are required when the station is close to a permanent residence. The purpose is to implement legislative changes. The effect is to clarify previous policy on air toxics, to clarify procedures for removing Stage II if a legislatively mandated study results in discontinuation of these controls, to maintain Stage II controls as previously required in the above counties, and to remove Stage II controls in the Olympic Peninsula counties.

Proposal Changes the Following Existing Rules: The proposed changes limit the stations in western Washington where Stage II can be required.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement
Stage II Vapor Recovery

What does the amendment do? This amendment to chapter 173-491 WAC removes Stage II vapor recovery requirements in order to reduce costs while retaining these requirements to protect the public from benzene exposures that impose risks in residential areas. It creates the following changes:

- Most gas stations with throughput of less than 1,500,000 gallons per year on the Olympic Peninsula will no longer be required to have Stage II vapor recovery equipment unless they are in an area where nearby residential property is exposed to excessive gasoline vapor.

This revision will reduce costs for twenty-four to twenty-six gas stations. It will mean somewhat higher levels of benzene. A few stations may be required to maintain existing Stage II vapor recovery.

- New or modified gas stations with a throughput of over 1.5 million gallons per year will need Stage II vapor recovery equipment if they are in an area where nearby residential property is exposed to excessive gasoline vapor.

This revision will increase costs for approximately two to ten gas stations. It will mean lower exposures to benzene.

- Ecology is considering the ozone levels in counties along the I-5 corridor in western Washington. Based on that study ecology may at some point allow the removal of the Stage II vapor recovery in some counties. Under

this amendment, new or modified gas stations in those counties with over 1.5 million gallons may have to retain Stage II vapor recovery based on residential exposure.

This does not create a change. Instead it limits a possible future change. Ecology is uncertain which counties will qualify to remove Stage II vapor recovery. For some of these stations it will mean that costs will not fall. It will mean lower exposures to benzene.

TABLE 1: Costs of Stage II Vapor Recovery

1995

	Vapor balance		Vacuum Assist	
	New Station	Rebuilt station	New Station	Rebuilt station
Stage II Construction Cost				
P/V valve	\$300	\$300	\$300	\$300
Rough-in	\$3,500	\$24,700	\$3,500	\$24,700
30 Stage II nozzles	\$18,000	\$18,000	\$18,000	\$18,000
30 Conventional nozzles	(\$3,000)		(\$3,000)	
Incremental nozzle cost	\$15,000	\$18,000	\$15,000	\$18,000
Vacuum assist equipment (other)	\$0	\$0	\$9,000	\$9,000
Total Construction Cost	\$18,800	\$43,000	\$27,800	\$52,000
Annual Amortized Total Construction Cost				
P/V valve: 15 yrs. at 6%	\$31	\$31	\$31	\$31
Rough-in: 15 yrs. at 6%	\$360	\$2,543	\$360	\$2,543
Nozzles: 5 yrs at 6%	\$3,581	\$4,273	\$3,581	\$4,273
Vacuum Assist Equipment: 4 yrs. at 8%	\$0	\$0	\$2,597	\$2,597
Total Annual Amortized Construction Cost	\$3,952	\$6,847	\$6,550	\$9,445
Direct Annual Cost				
Labor	\$2,720	\$2,720	\$2,720	\$2,720
Total Direct Annual Cost	\$2,720	\$2,720	\$2,720	\$2,720
Indirect Annual Cost				
Overhead	\$1,632	\$1,632	\$1,632	\$1,632
Administrative	\$378	\$860	\$558	\$1,040
Property taxes	\$188	\$430	\$278	\$520
Insurance	\$188	\$430	\$278	\$520
Total Indirect Annual Cost	\$2,384	\$3,352	\$2,744	\$3,712
Gross Annual Cost (per Station)	\$9,058	\$12,919	\$12,013	\$15,877
Average Gross Annual Cost (Per Station)	\$10,988		\$13,945	
Value of Product Recovered*	\$ 1,462	\$ 1,462	\$ 1,462	\$ 1,462
Annual per Station Cost	\$7,594	\$11,457	\$10,551	\$14,415
Average Annual Per Station Cost	\$9,526		\$12,483	
* Value of Product Recovered per Station				
Gallons per Station	1,400,000			
Lbs. recovered @ 8.5 lbs/1000 gal	11,900			
Gallons recovered @ 7 lbs/gallon	1,700			
Retail price per gallon excluding taxes	\$ 0.86			
Total value of product recovered:	\$ 1,462			
Total System-wide Annual Costs				
Stage II Gallons	949,597,452			
Lbs. recovered @ 8.5 lbs/1000 gal	8,071,578			
Gallons recovered @ 7 lbs/gallon	1,153,083			
Gallons per Station	1,400,000			
Number of Stations	678			
Total Annual Cost	\$ 5,151,005	\$ 7,771,215	\$ 7,156,910	\$ 9,777,128
Total Average Annual Cost	\$6,481,110		\$8,467,019	
Cost per ton				
Annual VOCs	\$2,061		\$2,701	
Seasonal VOCs	\$8,077		\$10,585	
Benzene	\$152,634		\$200,021	

PROPOSED

What are the private sector costs and benefits? The costs of Stage II vapor recovery are displayed in Table 1.¹ There are two systems that stations can use. Vacuum based systems are a little more expensive to install and operate than systems that rely on the expansion of gasoline to move the vapors. Newly built stations have lower costs for installing vapor recovery than existing stations do.

Stations that do not have to install a system will save between \$18,800 and \$52,000 plus the annual maintenance costs. Once a system is installed, stations would save the direct and indirect annual costs in the table (or from \$5,104 to \$6,432 per year²) if they no longer needed to maintain it. The systems take the vapors and change them into gasoline. The gain from the recovered gasoline is \$1,462 per year. A disabled system would no longer create this gain.

For the gas station owner the gasoline vapor costs more than it saves whether or not the system is already installed. There are twenty-six gas stations that have already installed Stage II vapor recovery. They have requested permission to take the vapor recovery equipment off. This will save them around a net of approximately \$4,300 per year. One or two gas station owners in residential areas will have to continue using the systems or if they are new stations, install them.

What does the literature indicate about private sector costs for exposure based rules? Recent economic analysis has compared exposure based policies with equipment requirements. It has shown that an exposure based policy can create the same level of public health protection but can reduce compliance costs.³ This rule is valuable in that it shows that a mixture of exposure based policy (dropping requirements for small stations or for stations far from homes) and specific equipment requirements (Stage II vapor recovery) can also reduce costs.

What alternatives did ecology consider? Ecology considered using the usual exposure standard in this case. The usual standard would only allow people to be exposed to a risk of 1/1,000,000 chances of an excess cancer due to an involuntary exposure to chemicals. The proposed rule protects residential areas from the higher risk of 1/100,000.⁴ Ecology considers this an acceptable increase in risk because it is short term. "On board canisters" will begin to reduce this risk within three to five years. Ecology assumes EPA will adopt the canister requirements as planned and that the canisters will work as expected. As new cars replace the existing fleet, within ten years the risk will be substantially reduced.

The same kind of analysis as was done on the proposed rule applies to the alternative rule. Increasing the stringency to 1/1,000,000 would have increased the number of gas stations required to use Stage II vapor recovery. The number affected is uncertain. Estimates range from two times the number of stations to ten times the number of stations affected under this rule. This would have increased the costs by 100% to 1000%. Since the purpose of this rule is to reduce costs without increasing risk, it was important to look at the relative rate of change for both. The higher standard would lower the level of risk but costs to gas stations would not have dropped nearly as much.⁵ Under the cost minimization requirements of the Regulatory Fairness Act ecology was trying to reduce the disproportionate impact of the existing rule as well as the total cost. The

1/1,000,000 level of risk might have made the rule change ineffective in this regard.

The overall risk or expected risk could change substantially. Population increases on the Olympic Peninsula could increase problems with secondary pollution from ozone and other primary pollutants associated with gasoline. If the "on board canisters" do not begin to reduce this risk within three to five years the long-term risks would change substantially. Thus the decision depends substantially on EPA's declared intention to require the "on board canisters." Once "on board canisters" are widely used ecology will review the rule and may further reduce the requirements. Also, as society begins to understand the risk of other components of gasoline the rule can be reevaluated.

Does this rule create a disproportionate impact on small businesses? These amendments should reduce the disproportionate impacts of the existing rule. The net impact of the rule is to reduce the total cost to the SIC codes affected. As such it constitutes mitigation under the Regulatory Fairness Act. The rule amendment will not reduce costs for all companies. However, it reduces costs for many companies that don't impose health risks greater than 1/100,000 on nearby residences.

The rule as it was originally written had a disproportionate impact on small business.⁶ Legally a small business has less than fifty employees. At the individual stations, few have over fifty employees. In SIC Code 5541, Gasoline Service Stations, there were nine hundred ninety-seven "employment units" and only seven of them had over fifty employees.⁷ Almost all gas stations are therefore small businesses. Here we consider not just the legal definition of small business but also want to reduce disproportionate impacts within the small business category. This means stations that are larger than most but not necessarily stations with over fifty employees are considered large.

How many gas stations are there?

Different sources provide different estimates:

	Total	% small
1995 Employment Security	997	99.87%
1996 Washington Business Directory ⁸	1136	

The application of the requirements is now more restricted. These amendments drop the earlier requirements on the Olympic Peninsula, for stations in the size classes of smaller than 1.5 million gallons of throughput per year. Under the current rule some gas stations with a throughput of 840,000 gallons would have been required to have Stage II vapor recovery. Only two of the twenty-six stations on the Olympic Peninsula will be required to retain Stage II vapor recovery. Where requirements are left on it is only for the larger stations and then only when residential property is directly affected.

Outside of the Olympic Peninsula only new stations with a throughput of over 1.5 million gallons will be affected by requirements for Stage II vapor recovery. Ecology does not know how many new stations will be built. This makes it difficult to determine whether large or small businesses will be affected. However, the rule will only affect stations that are larger than most stations. In the I-5 corridor, like the Olympic Peninsula, where Stage II vapor recovery is in place due to ozone control, requirements may be reduced.

There will be no change for high throughput stations located near a residence.

Ownership is important in determining whether the impact is disproportionate. In 1991, nine hundred seventeen gasoline dispensing facilities were owned directly by companies holding thirty or more facilities.⁹ It is likely that these large companies have over fifty employees. Stations wholly owned by major companies are generally large stations. However, many of the gas stations are operated by franchises. These operating companies are small businesses. Some stations are privately owned and do not have a major company name.

For the individual station, employment tends to correlate with throughput. This is not a statistical relationship that ecology can document but one that people involved in the industry generally agree to. Thus for franchises and for privately owned stations, not owned by the major companies, it will be the companies with large throughput and larger staff, that have to meet the requirement.

Both parts of the rule amendment, dropping the ozone based requirements on the Olympic Peninsula and requiring Stage II vapor recovery for large stations in residential areas, tend to reduce the disproportionate impact of the rule.

Is a small business economic impact statement and cost minimization required? The rule amendment creates a net reduction in costs and reduces the disproportionate impact of an existing rule. No small business economic impact statement is required. However, because there may be a cost increase for some new stations, ecology did the cost estimates that are called for in the law.¹⁰ Cost minimization is provided for smaller stations that present lower health risks. On the Olympic Peninsula about twenty-four out of twenty-six stations will have their costs reduced. Somewhere between two and ten large new gas stations built in residential areas over the next ten years will have their costs increased.

Further cost minimization has not been considered because it would impose higher health risks on the public.

¹ Estimates developed by Nicholas Garcia in 1995. The table has only been altered to include a five-year life cycle for nozzles.

² The amortized costs are not included as annual costs. Once the system is in place the cost of the equipment has either already been incurred or must be paid to the bank. For many small companies that cannot obtain loans due to environmental risk, the amortized costs in the table are not relevant.

³ Donita M. Marakoviets and Timothy J. Considine, An Empirical Analysis of Exposure-Based Regulation to Abate Toxic Air Pollution, Journal of Environmental Economics and Management, 31, 337-351, 1996 Article No. 0048. This article was evaluated costs for coke oven emissions and found that a 60% reduction in costs was possible.

⁴ This risk is based on the benzene in gasoline. Benzene makes up only .5% to 1.5% of gasoline. Ecology is uncertain regarding the risk of other substances in gasoline. Thus the risk may actually be greater.

⁵ Ecology expects at least a doubling of the number of gas stations that would not eventually receive permission to drop Stage II vapor recovery.

⁶ SBEIS 1990. It should be noted that the cost of compliance values presented in the table here are higher than the 1990 figures.

⁷ Employment security data for 1995, Labor Market and Economic Analysis, September 26, 1996.

⁸ Service stations gasoline and oil may include stations that do not dispense gasoline.

⁹ Not all of these are gas stations. This number includes bulk plants and bulk transfer stations.

¹⁰ The 10% of largest businesses include many companies that are legally small businesses. Ratios of cost to employment or cost to

sales cannot be constructed for the smallest throughput stations. There is a benefit or a zero in the numerator where the cost would normally be. If throughput is used as a proxy for sales the ratio for the small companies would then be zero or negative. This ratio will always be less than the positive number for the large throughput stations.

Section 201, chapter 403, Laws of 1995, applies to this rule adoption. Stage II vapor controls will be required under conditions not previously articulated in the code.

Hearing Location: Washington State Department of Ecology, Headquarters Building, Room 1S-17, 300 Desmond Drive, Lacey, WA, on January 7, 1997, at 10:30 a.m.

Assistance for Persons with Disabilities: Contact Sandi Newton at (360) 407-6826, by December 27, 1996, TDD (360) 407-6006.

Submit Written Comments to: Kitty Gillespie, Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600, FAX (360) 407-6802, by 5 p.m., January 7, 1997.

Date of Intended Adoption: January 13, 1996 [1997].

November 26, 1996

Mary G. Riveland
Director

AMENDATORY SECTION (Amending Order 92-47, filed 6/7/93, effective 7/8/93)

WAC 173-491-020 Definitions. The definitions of terms contained in chapter 173-400 WAC are by this reference incorporated into this chapter. 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) "Bottom loading" means the filling of a tank through a line entering the bottom of the tank.

(2) "Bulk gasoline plant" means a gasoline storage and transfer facility that receives more than ninety percent of its annual gasoline throughput by transport tank, and reloads gasoline into transport tanks.

(3) "Canister capture rate" means canister effectiveness times the percent of light duty vehicles that have onboard vapor recovery systems.

(4) "Canister effectiveness" means the percent of refueling vapors recovered by a representative onboard vapor recovery system.

(5) "Centroid" means the geometric center of a gas pump or a bank of gas pumps or, if a station has more than one bank of pumps, the geometric center of the geometric center of each bank of pumps.

(6) "Certified vapor recovery system" means a vapor recovery system which has been certified by the department of ecology. Only Stage II vapor recovery systems with a single coaxial hose can be certified. The department may certify vapor recovery systems certified by the California Air Resources Board as of the effective date of the regulation.

~~((4)) "Eastern Washington counties" means the following counties: Adams, Asotin, Benton, Chelan, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Kittitas, Klickitat, Lincoln, Okanogan, Pend Oreille, Spokane, Stevens, Walla Walla, Whitman, and Yakima.~~

~~(5))~~ (7) "Gasoline" means a petroleum distillate which is a liquid at standard conditions and has a true vapor pressure greater than four pounds per square inch absolute at twenty degrees C, and is used as a fuel for internal combustion engines. Also any liquid sold as a vehicle fuel with a

true vapor pressure greater than four pounds per square inch absolute at twenty degrees C shall be considered "gasoline" for purpose of this regulation.

~~((6))~~ (8) "Gasoline dispensing facility" means any site dispensing gasoline into motor vehicle fuel tanks from stationary storage tanks.

~~((7))~~ (9) "Gasoline loading terminal" means a gasoline transfer facility that receives more than ten percent of its annual gasoline throughput solely or in combination by pipeline, ship or barge, and loads gasoline into transport tanks.

~~((8))~~ (10) "Leak free" means a liquid leak of less than four drops per minute.

~~((9))~~ (11) "Modified" means any physical change in, or change in the method of operation of, a gasoline dispensing facility that increases the amount of any air contaminant emitted by such source or that results in the emission of any air contaminant not previously emitted. The term modified shall be construed consistent with the definitions of modification in Section 7411, Title 42, United States Code, and with rules implementing that section. Section 7411 exempts changes in gasoline throughput not resulting directly from a physical change.

(12) "Ozone-contributing county" means a county in which the emissions have contributed to the formation of ozone in any county or area where violations of federal ozone standards have been measured, and includes: Cowlitz, Island, Kitsap, Lewis, Skagit, Thurston, Wahkiakum, and Whatcom counties.

(13) "Permanent residence" means a single-family or multi-family dwelling, or any other facility designed for use as permanent housing.

(14) "Stage I" means gasoline vapor recovery during all gasoline marketing transfer operations except motor vehicle refueling.

~~((10))~~ (15) "Stage II" means gasoline vapor recovery during motor vehicle refueling operations from stationary tanks.

~~((11))~~ (16) "Submerged fill line" means any discharge pipe or nozzle which meets either of the following conditions:

Where the tank is filled from the top, the end of the discharge pipe or nozzle must be totally submerged when the liquid level is six inches from the bottom of the tank, or;

Where the tank is filled from the side, the discharge pipe or nozzle must be totally submerged when the liquid level is eighteen inches from the bottom of the tank.

~~((12))~~ (17) "Submerged loading" means the filling of a tank with a submerged fill line.

~~((13))~~ (18) "Suitable cover" means a door, hatch, cover, lid, pipe cap, pipe blind, valve, or similar device that prevents the accidental spilling or emitting of gasoline. Pressure relief valves, aspirator vents, or other devices specifically required for safety and fire protection are not included.

~~((14))~~ (19) "Throughput" means the amount of material passing through a facility.

~~((15))~~ (20) "Top off" means to attempt to dispense gasoline to a motor vehicle fuel tank after a vapor recovery dispensing nozzle has shut off automatically.

~~((16))~~ (21) "Transport tank" means a container used for shipping gasoline over roadways.

~~((17))~~ (22) "True vapor pressure" means the equilibrium partial pressure of a petroleum liquid as determined by methods described in American Petroleum Institute Bulletin 2517, 1980.

~~((18))~~ "Upgraded" means the modification of a gasoline storage tank or piping to add cathodic protection, tank lining or spill and overflow protection that involved removal of ground or ground cover above a portion of the product piping.

~~((19))~~ (23) "Vapor balance system" means a system consisting of the transport tank, gasoline vapor transfer lines, storage tank, and all tank vents designed to route displaced gasoline vapors from a tank being filled with liquid gasoline.

~~((20))~~ (24) "Vapor collection system" means a closed system to conduct vapors displaced from a tank being filled into the tank being emptied, a vapor holding tank, or a vapor control system.

~~((21))~~ (25) "Vapor control system" means a system designed and operated to reduce or limit the emission of gasoline vapors emission into the ambient air.

~~((22))~~ (26) "Vapor-mounted seal" means a primary seal mounted so there is an annular vapor space underneath the seal. The annular vapor space is bounded by the bottom of the primary seal, the tank wall, the liquid surface, and the floating roof.

~~((23))~~ (27) "Vapor tight" means a leak of less than one hundred percent of the lower explosive limit on a combustible gas detector measured at a distance of one inch from the source or no visible evidence of air entrainment in the sight glasses of liquid delivery hoses.

~~((24))~~ "Western Washington counties" means the following counties: Clallam, Clark, Cowlitz, Grays Harbor, Island, Jefferson, King, Kitsap, Lewis, Mason, Pacific, Pierce, San Juan, Skagit, Skamania, Snohomish, Thurston, Wahkiakum, and Whatcom.

AMENDATORY SECTION (Amending Order 92-47, filed 6/7/93, effective 7/8/93)

WAC 173-491-040 Gasoline vapor control requirements. (1) Fixed-roof gasoline storage tanks.

(a) All fixed-roof gasoline storage tanks having a nominal capacity greater than forty thousand gallons shall comply with one of the following:

(i) Meet the equipment specifications and maintenance requirements of the federal standards of performance for new stationary sources - Storage Vessels for Petroleum Liquids (40 CFR 60, subpart K).

(ii) Be retrofitted with a floating roof or internal floating cover using a metallic seal or a nonmetallic resilient seal at least meeting the equipment specifications of the federal standards referred to in (a)(i) of this subsection or its equivalent.

(iii) Be fitted with a floating roof or internal floating cover meeting the manufacturer's equipment specifications in effect when it was installed.

(b) All seals used in (a)(ii) and (iii) of this subsection are to be maintained in good operating condition and the seal fabric shall contain no visible holes, tears, or other openings.

(c) All openings not related to safety are to be sealed with suitable closures.

(d) Tanks used for the storage of gasoline in bulk gasoline plants and equipped with vapor balance systems as required in subsection (3)(b) of this section shall be exempt from the requirements of subsection (1) of this section.

(2) Gasoline loading terminals.

(a) This chapter shall apply to all gasoline loading terminals with an average annual gasoline throughput greater than 7.2 million gallons according to the schedule of compliance in WAC 173-491-050.

(b) Loading facilities. Facilities for the purpose of loading gasoline into any transport tank shall be equipped with a vapor control system (VCS) as described in (c) of this subsection and comply with the following conditions:

(i) The loading facility shall employ submerged or bottom loading for all transport tanks.

(ii) The VCS shall be connected during the entire loading of all transport tanks.

(iii) The loading of all transport tanks shall be performed such that the transfer is at all times vapor tight. Emissions from pressure relief valves shall not be included in the controlled emissions when the back pressure in the VRS collection lines is lower than the relief pressure setting of the transport tank's relief valves.

(iv) All loading lines and vapor lines shall be equipped to close automatically when disconnected. The point of closure shall be on the tank side of any hose or intermediate connecting line.

(c) Vapor control system (VCS). The VCS shall be designed and built according to accepted industrial practices and meet the following conditions:

(i) The VCS shall not allow organic vapors emitted to the ambient air to exceed thirty-five milligrams per liter (three hundred twenty-two milligrams per gallon) of gasoline loaded.

(ii) The VCS shall be equipped with a device to monitor the system while the VCS is in operation.

(iii) The back pressure in the VCS collection lines shall not exceed the transport tank's pressure relief settings.

(3) Bulk gasoline plants.

(a) This section shall apply to all bulk gasoline plants with an average annual gasoline throughput greater than 7.2 million gallons according to the schedule of compliance in WAC 173-491-050.

(b) Deliveries to bulk gasoline plant storage tanks.

(i) The owner or operator of a bulk gasoline plant shall not permit the loading of gasoline into a storage tank equipped with vapor balance fittings unless the vapor balance system is attached to the transport tank and operated properly. The vapor balance system shall prevent at least ninety percent of the displaced gasoline vapors from entering the ambient air. A vapor balance system that is designed, built, and operated according to accepted industrial practices will satisfy this requirement.

(ii) Storage tank requirements. All storage tanks with a nominal capacity greater than five hundred fifty gallons and used for the storage of gasoline shall comply with the following conditions:

(A) Each storage tank shall be equipped with a submerged fill line.

(B) Each storage tank shall be equipped for vapor balancing of gasoline vapors with transport tanks during gasoline transfer operations.

(C) The vapor line fittings on the storage tank side of break points with the transport tank vapor connection pipe or hose shall be equipped to close automatically when disconnected.

(D) The pressure relief valves on storage tanks shall be set at the highest possible pressure consistent with local and state codes for fire and safety but in no case greater than ninety percent of the tank's safe working pressure.

(iii) Transport tank requirements. All transport tanks transferring gasoline to storage tanks in a bulk gasoline plant shall comply with the following conditions:

(A) The transport tank shall be equipped with the proper attachment fittings to make vapor tight connections for vapor balancing with storage tanks.

(B) The vapor line fittings on the transport tank side of break points with the storage tank connection pipe or hose shall be equipped to close automatically when disconnected.

(C) The pressure relief valves on transport tanks shall be set at the highest possible pressure consistent with local and state codes for fire and safety.

(c) Gasoline transfer operations.

(i) No owner or operator of a bulk gasoline plant or transport tank shall allow the transfer of gasoline between a stationary storage tank and a transport tank except when the following conditions exist:

(A) The transport tanks are being submerged filled or bottom loaded.

(B) The loading of all transport tanks, except those exempted under (c)(ii) of this subsection are being performed using a vapor balance system.

(C) The transport tanks are equipped to balance vapors and maintained in a leak tight condition in accordance with subsection (6) of this section.

(D) The vapor return lines are connected between the transport tank and the stationary storage tank and the vapor balance system is operated properly.

(ii) Transport tanks used for gasoline and meeting the following conditions shall be exempt from the requirement to be equipped with any attachment fitting for vapor balance lines if:

(A) The transport tank is used exclusively for the delivery of gasoline into storage tanks of a facility exempt from the vapor balance requirements of subsection (4) of this section; and the transport tank has a total nominal capacity less than four thousand gallons and is constructed so that it would require the installation of four or more separate vapor balance fittings; or

(B) In eastern Washington counties, a transport tank with a total nominal capacity less than four thousand gallons shall be exempt from the requirement to be fitted with any attachment fitting for vapor balance lines if the transport tank was in use prior to July 1, 1993. Replacement transport tanks or new equipment put into use July 1, 1993, or later are exempt from vapor balance requirements only as specified in (c)(ii)(A) of this subsection.

(4) Gasoline dispensing facilities (Stage I).

(a) This section shall apply to the delivery of gasoline to gasoline dispensing facilities with an annual gasoline throughput greater than three hundred sixty thousand gallons in accordance with the schedule of compliance in WAC 173-491-050 and all new gasoline dispensing facilities with a

total gasoline nominal storage capacity greater than ten thousand gallons.

(b) All gasoline storage tanks of the facilities defined in (a) of this subsection shall be equipped with submerged or bottom fill lines and fittings to vapor balance gasoline vapors with the delivery transport tank.

(c) Gasoline storage tanks with offset fill lines shall be exempt from the requirement of (b) of this subsection if installed prior to January 1, 1979.

(d) The owner or operator of a gasoline dispensing facility shall not permit the loading of gasoline into a storage tank equipped with vapor balance fittings from a transport tank equipped with vapor balance fittings unless the vapor balance system is attached to the transport tank and operated satisfactorily.

(5) Gasoline dispensing facilities (Stage II).

(a) Gasoline dispensing facilities are required to have certified Stage II vapor recovery systems under the following conditions:

(i) By December 31, 1998, all facilities that dispense in excess of six hundred thousand gallons of gasoline per year and are located in a county, any part of which is designated as nonattainment for ozone under the Federal Clean Air Act, 42 U.S.C. Sec. 7407;

(ii) By December 31, 1998, all facilities that dispense in excess of six hundred thousand gallons of gasoline per year and are located in a county where an ozone maintenance plan has been adopted by a local air pollution control authority or the department of ecology that includes gasoline vapor recovery systems as a control strategy;

(iii) Until December 31, 1998, all facilities that dispense in excess of one million two hundred thousand gallons of gasoline per year and are located in an ozone-contributing county;

(iv) After December 31, 1998, all facilities that dispense in excess of eight hundred forty thousand gallons of gasoline per year and are located in any county, no part of which is designated as nonattainment for ozone under the Federal Clean Air Act, 42 U.S.C. Sec. 7407, provided that the department of ecology determines by December 31, 1997, that the use of gasoline vapor control systems in the county is important to achieving or maintaining attainment status in any other county or area.

(v) Until December 31, 1998, all facilities that dispense in excess of eight hundred forty thousand gallons of gasoline per year and had a Stage II vapor recovery system installed prior to March 30, 1996;

(b) In addition to subsection (5)(a) of this section, all new and modified gasoline dispensing facilities with an annual gasoline throughput of 1.5 million gallons and above are required to have Stage II gasoline vapor recovery systems if a lot with a permanent residence is within the distance and throughput specifications of Table 1 of this subsection, and as explained in (b)(i) and (ii) of this subsection.

Table 1

<u>Gasoline Throughput</u> <u>(millions of gallons)</u>	<u>Allowable</u> <u>Distance to the</u> <u>Property Line</u> <u>(meters)</u>
1.5	20
2.0	25
4.0	38
6.0	49
8.0	58
10.0	66

(i) When the throughput is not shown in the chart, interpolate to get the distance for that throughput.

(ii) The allowable distance shall be measured from the centroid of the pumps to the nearest point on the property line of the nearest lot on which a permanent residence is located. However, if the permanent residence is located at least twice the allowable distance from the centroid of the pumps, the requirements of (b) of this subsection shall not apply.

(c)(i) Beginning on July 1, 2001, and each year thereafter, the department of ecology shall publish the canister capture rate.

(ii) When the canister capture rate reaches fifteen percent and there are no major exceptions, waivers, or other adjustments to the EPA onboard canister regulations or program implementation, the department of ecology shall revise (b) of this subsection to incorporate the effect of canisters.

(d) The owner or operator of new or modified gasoline dispensing facilities subject to any of the requirements of (a) or (b) of this subsection shall file a notice of construction.

(e) The owner or operator of any gasoline dispensing facility may elect to pursue a site-specific review of the requirement for a Stage II vapor recovery system required under (b) of this subsection. A second tier analysis described under WAC 173-460-090 shall be completed by the department of ecology at the request of an owner or operator of a gasoline dispensing facility. The requirements for gasoline vapor control shall be determined as a result of that process.

(f) Fees. The fee for new source review of a gasoline dispensing facility under this section shall be the same as the fee under WAC 173-400-116 (2)(d)(ii) except, if a site-specific review is elected under (e) of this subsection, the fee shall be the same as the fee under WAC 173-400-116 (3)(c) for a tier two analysis.

(g) This section shall apply to the refueling of motor vehicles from stationary tanks at ~~((all))~~ gasoline dispensing facilities located in ~~((western))~~ Washington ~~((counties with an annual gasoline throughput greater than eight hundred forty thousand gallons with the exception of Clark, King, Pierce, and Snohomish counties where this section shall apply to gasoline dispensing facilities with an annual gasoline throughput greater than six hundred thousand gallons in accordance with the schedule of compliance in WAC 173 491 050 and all new gasoline dispensing facilities with greater than ten thousand gallons gasoline nominal storage capacity in western Washington counties)).~~

PROPOSED

~~((b))~~ (h) All gasoline dispensing facilities subject to this section shall be equipped with a certified Stage II vapor recovery system.

~~((e))~~ (i) The owner or operator of a gasoline dispensing facility subject to this section shall not transfer or allow the transfer of gasoline from stationary tanks into motor vehicle fuel tanks unless a certified Stage II vapor recovery system is used.

~~((d))~~ (j) All Stage II vapor recovery equipment shall be installed in accordance with the system's certification requirements and shall be maintained to be leak free, vapor tight, and in good working order.

~~((e))~~ (k) Whenever a Stage II vapor recovery system component is determined to be defective, the owner or operator shall take the system out of service until it has been repaired, replaced, or adjusted, as necessary.

~~((f))~~ (l) The owner or operator of each gasoline dispensing facility utilizing a Stage II system shall conspicuously post operating instructions for the system in the gasoline dispensing area. The instructions shall clearly describe how to fuel vehicles correctly using the vapor recovery nozzles and include a warning against topping off. Additionally, the instructions shall include a prominent display of ecology's toll free telephone number for complaints regarding the operation and condition of the vapor recovery nozzles.

(6) Equipment or systems failures.

(a) Specific applicability. This section shall apply to all gasoline transport tanks equipped for gasoline vapor collection and all vapor collection systems at gasoline loading terminals, bulk gasoline plants, and gasoline dispensing facilities as described in subsections (2) through (5) of this section.

During the months of May, June, July, August, and September any failure of a vapor collection system at a bulk gasoline plant or gasoline loading terminal to comply with this section requires the discontinuation of gasoline transfer operations for the failed part of the system. Other transfer points that can continue to operate in compliance may be used. The loading or unloading of the transport tank connected to the failed part of the vapor collection system may be completed during the other months of the year.

(b) Provisions for specific processes.

(i) The owner or operator of a gasoline loading terminal or bulk gasoline plant shall only allow the transfer of gasoline between the facility and a transport tank if a current leak test certification for the transport tank is on file with the facility or a valid inspection sticker is displayed on the vehicle. Certification is required annually.

(ii) The owner or operator of a transport tank shall not make any connection to the tank for the purpose of loading or unloading gasoline, except in the case of an emergency, unless the gasoline transport tank has successfully completed the annual certification testing requirements in (c) of this subsection, and such certification is confirmed either by:

(A) Have on file with each gasoline loading or unloading facility at which gasoline is transferred a current leak test certification for the transport tank; or

(B) Display a sticker near the department of transportation certification plate required by 49 CFR 178.340-10b which:

(I) Shows the date that the gasoline tank truck last passed the test required in (c) of this subsection;

(II) Shows the identification number of the gasoline tank truck tank; and

(III) Expires not more than one year from the date of the leak tight test.

(iii) The owner or operator of a vapor collection system shall:

(A) Operate the vapor collection system and the gasoline loading equipment during all loadings and unloadings of transport tanks equipped for emission control such that:

(I) The tank pressure will not exceed a pressure of eighteen inches of water or a vacuum of six inches of water;

(II) The concentration of gasoline vapors is below the lower explosive limit (LEL, measured as propane) at all points a distance of one inch from potential leak sources; and

(III) There are no visible liquid leaks except for a liquid leak of less than four drops per minute at the product loading connection during delivery.

(IV) Upon disconnecting transfer fittings, liquid leaks do not exceed ten milliliters (0.34 fluid ounces) per disconnect averaged over three disconnects.

(B) Repair and retest a vapor collection system that exceeds the limits of (b)(iii)(A) of this subsection within fifteen days.

(iv) The department or local air authority may, at any time, monitor a gasoline transport tank and vapor collection system during loading or unloading operations by the procedure in (c) of this subsection to confirm continuing compliance with this section.

(c) Testing and monitoring.

(i) The owner or operator of a gasoline transport tank or vapor collection system shall, at his own expense, demonstrate compliance with (a) and (b) of this subsection, respectively. All tests shall be made by, or under the direction of, a person qualified to perform the tests and approved by the department.

(ii) Testing to determine compliance with this section shall use procedures approved by the department.

(iii) Monitoring to confirm continuing leak tight conditions shall use procedures approved by the department.

(d) Recordkeeping.

(i) The owner or operator of a gasoline transport tank or vapor collection system shall maintain records of all certification tests and repairs for at least two years after the test or repair is completed.

(ii) The records of certification tests required by this section shall, as a minimum, contain:

(A) The transport tank identification number;

(B) The initial test pressure and the time of the reading;

(C) The final test pressure and the time of the reading;

(D) The initial test vacuum and the time of the reading;

(E) The final test vacuum and the time of the reading;

(F) At the top of each report page the company name, date, and location of the tests on that page; and

(G) Name and title of the person conducting the test.

(iii) The owner or operator of a gasoline transport tank shall annually certify that the transport tank passed the required tests.

(iv) Copies of all records required under this section shall immediately be made available to the department, upon written request, at any reasonable time.

(e) Preventing evaporation. All persons shall take reasonable measures to prevent the spilling, discarding in sewers, storing in open containers, or handling of gasoline in a manner that will result in evaporation to the ambient air.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 173-491-050 Compliance schedules.

WSR 96-24-098
PROPOSED RULES
DEPARTMENT OF HEALTH
[Filed December 4, 1996, 10:21 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-17-060.

Title of Rule: Chapter 246-321 WAC, Hospice care centers.

Purpose: This will repeal chapter 246-321 WAC.

Statutory Authority for Adoption: RCW 43.70.040.

Statute Being Implemented: RCW 43.70.040.

Summary: This will repeal chapter 246-321 WAC, Hospice care centers.

Reasons Supporting Proposal: By repealing this chapter we can eliminate duplicative requirements of this WAC chapter with chapters 246-318 and 246-331 WAC.

Name of Agency Personnel Responsible for Drafting: Jennell Prentice, 2725 Harrison Avenue, Olympia, WA, (360) 705-6661; Implementation and Enforcement: Fern Bettridge, 2725 Harrison Avenue, Olympia, WA, (360) 705-6620.

Name of Proponent: Department of Health, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This will repeal regulations governing hospice care centers. By repealing this chapter we will eliminate unnecessary and duplicative regulations. Those wishing to provide hospice services in a facility will have other options available to them through hospital licensure or boarding home licensure, depending on the level of care intended to be provided.

Proposal Changes the Following Existing Rules: It will eliminate existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. There are currently no licensed facilities, therefore no facility will be affected by the repeal of these rules.

Section 201, chapter 403, Laws of 1995, applies to this rule adoption. This rule does make significant amendment to a regulatory program by repealing the entire chapter regulating hospice care centers. However, it does not subject a person to a penalty or sanction, does not establish or alter a qualification or standard for licensure.

Hearing Location: Department of Health, Target Plaza, Training Room, 2725 Harrison Avenue N.W., Suite 500, Olympia, WA 98502, on January 7, 1997, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Jennell Prentice by December 27, 1996, TDD (360) 664-0064, or FAX (360) 705-6654.

Submit Written Comments to: Jennell Prentice, Facilities and Services Licensing, P.O. Box 47852, Olympia, WA 98504-7852, FAX (360) 705-6654, by January 6, 1997.

Date of Intended Adoption: January 10, 1997.

December 2, 1996
Eric Slagle
for Bruce Miyahara
Secretary

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 246-321-001	Purpose.
WAC 246-321-010	Definitions.
WAC 246-321-012	Licensure—Notice of decision—Adjudicative proceeding.
WAC 246-321-014	Governing body and administration.
WAC 246-321-015	Staff—Personnel—Volunteers.
WAC 246-321-017	HIV/AIDS education and training.
WAC 246-321-018	Criminal history, disclosure, and background inquiries.
WAC 246-321-020	Policies and procedures.
WAC 246-321-025	Patient care services.
WAC 246-321-030	Food and dietary services.
WAC 246-321-035	Infection control.
WAC 246-321-040	Pharmaceutical service.
WAC 246-321-045	Clinical records.
WAC 246-321-050	Physical environment and equipment.
WAC 246-321-055	Nonflammable medical gases—Respiratory care.
WAC 246-321-990	Fees.

WSR 96-24-099
PROPOSED RULES
DEPARTMENT OF HEALTH
[Filed December 4, 1996, 10:22 a.m.]

Continuance of WSR 96-21-119.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: Amends WAC 246-252-010 and 246-252-030, Radiation protection—Uranium and/or thorium milling regarding the timely placement of final radon barriers.

Purpose: The proposal is required as a part of our agreement state status with the Nuclear Regulatory Commission. It will ensure the timely placement of the final radon barrier and require verification of the radon flux through that barrier.

Statutory Authority for Adoption: RCW 70.98.050 [(4)](f).

Statute Being Implemented: RCW 70.98.050 [(4)](d).
 Summary: Licensees must develop a specific time frame in which a radon barrier will be installed and verification of the radon flux through the barrier.

Reasons Supporting Proposal: The rule is a requirement of our agreement state status with the Nuclear Regulatory Commission. This rule will also clarify existing language.

Name of Agency Personnel Responsible for Drafting: Leo Wainhouse, Airdustrial Park Building 5, (360) 586-7478; Implementation and Enforcement: Gary Robertson, Airdustrial Park Building 5, (360) 753-3459.

Name of Proponent: Washington State Department of Health, governmental.

Rule is necessary because of federal law, 10 CFR 40 Appendix A.

Explanation of Rule, its Purpose, and Anticipated Effects: The rule specifies timely placement of the radon barrier over uranium mill tailings. It requires licensees to put together a specific time frame in which their barrier will be installed. It allows for phased placement of the barrier and it calls for specific verification of the radon flux. This will affect two uranium mill licensees, Dawn Mining Co. and Western Nuclear Inc. This is necessary to make the Nuclear Regulatory Commission and agreement states compatible with EPA 40 CFR 192.

Proposal Changes the Following Existing Rules: In WAC 246-252-010, definitions are added for "as expeditiously as practicable considering technological feasibility," "available technology," "factors beyond the control of the licensee," "milestone," "operation," and "reclamation plan." Changes to the placement of the radon barrier and verification of the radon flux are provided in WAC 246-252-030. The wording is incorporated without material change from the Nuclear Regulatory Commission regulations.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The rule changes are for conformance with the United States Nuclear Regulatory Commission regulations and are mandatory under the agreement state status with the federal government. No material changes from federal regulations are proposed. Therefore, no small business economic impact statement is required under chapter 19.85 RCW.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This rule adopts federal regulations without material change and is therefore exempt from the significant legislative rule analysis required under RCW 34.05.328 (section 201, chapter 403, Laws of 1995).

Hearing Location: Spokane County Health District, Auditorium Building, West 1101 College Avenue, Spokane, WA 99201, on January 16, 1997, at 7:00 p.m.

Assistance for Persons with Disabilities: Contact Leo Wainhouse by January 9, 1997, TDD (800) 833-6388.

Submit Written Comments to: Leo Wainhouse, P.O. Box 47827, Olympia, WA 98504-7827, FAX (360) 753-1496, by January 16, 1997.

Date of Intended Adoption: January 22, 1997.

December 4, 1996
 Mimi Fields, MD
 for Bruce A. Miyahara
 Secretary

AMENDATORY SECTION (Amending Order 187, filed 8/7/91, effective 9/7/91)

WAC 246-252-010 Definitions. The following definitions apply to the specified terms as used in this chapter.

(1) "Aquifer" means a geologic formation, group of formations, or part of a formation capable of yielding a significant amount of groundwater to wells or springs. Any saturated zone created by uranium or thorium recovery operations would not be considered an aquifer unless the zone is, or potentially is (a) hydraulically interconnected to a natural aquifer, (b) capable of discharge to surface water, or (c) reasonably accessible because of migration beyond the vertical projection of the boundary of the land transferred to long-term government ownership and care in accordance with WAC 246-252-030(11).

(2) "As expeditiously as practicable considering technological feasibility," for the purposes of Criterion 6A, means as quickly as possible considering: The physical characteristics of the tailings and the site; the limits of available technology; the need for consistency with mandatory requirements of other regulatory programs; and factors beyond the control of the licensee. The phrase permits consideration of the cost of compliance only to the extent specifically provided for by use of the term "available technology."

(3) "Available technology" means technologies and methods for emplacing a final radon barrier on uranium mill tailings piles or impoundments. This term shall not be construed to include extraordinary measures or techniques that would impose costs that are grossly excessive as measured by practice within the industry (or one that is reasonably analogous), (such as, by way of illustration only, unreasonable overtime, staffing, or transportation requirements, etc., considering normal practice in the industry; laser fusion of soils, etc.), provided there is reasonable progress toward emplacement of the final radon barrier. To determine grossly excessive costs, the relevant baseline against which cost shall be compared is the cost estimate for tailings impoundment closure contained in the licensee's approved reclamation plan, but costs beyond these estimates shall not automatically be considered grossly excessive.

(4) "Closure" means the activities following operations to decontaminate and decommission the buildings and site used to produce by-product materials and reclaim the tailings and/or waste disposal area.

~~((3))~~ (5) "Closure plan" means the department approved plan to accomplish closure.

~~((4))~~ (6) "Compliance period" begins when the department sets secondary groundwater protection standards and ends when the owner or operator's license is terminated and the site is transferred to the state or federal agency for long-term care.

~~((5))~~ (7) "Dike" means an embankment or ridge of either natural or man-made materials used to prevent the movement of liquids, sludges, solids, or other materials.

~~((6))~~ (8) "Disposal area" means the area containing by-product materials to which the requirements of Criterion 6 apply.

~~((7))~~ (9) "Existing portion" means that land surface area of an existing surface impoundment on which signifi-

cant quantities of uranium or thorium by-product materials had been placed prior to September 30, 1983.

~~((8))~~ (10) "Factors beyond the control of the licensee" means factors proximately causing delay in meeting the schedule in the applicable reclamation plan for the timely emplacement of the final radon barrier notwithstanding the good faith efforts of the licensee to complete the barrier in compliance with paragraph (a) of Criterion 6A. These factors may include, but are not limited to:

- (a) Physical conditions at the site;
- (b) Inclement weather or climatic conditions;
- (c) An act of God;
- (d) An act of war;

(e) A judicial or administrative order or decision, or change to the statutory, regulatory, or other legal requirements applicable to the licensee's facility that would preclude or delay the performance of activities required for compliance;

(f) Labor disturbances;

(g) Any modifications, cessation or delay ordered by state, federal, or local agencies;

(h) Delays beyond the time reasonably required in obtaining necessary government permits, licenses, approvals, or consent for activities described in the reclamation plan proposed by the licensee that result from agency failure to take final action after the licensee has made a good faith, timely effort to submit legally sufficient applications, responses to requests (including relevant data requested by the agencies), or other information, including approval of the reclamation plan; and

(i) An act or omission of any third party over whom the licensee has no control.

(11) "Final radon barrier" means the earthen cover (or approved alternative cover) over tailings or waste constructed to comply with Criterion 6 of WAC 246-252-030 (excluding erosion protection features).

(12) "Groundwater" means water below the land surface in a zone of saturation. For the purposes of this chapter, groundwater is the water contained within an aquifer as defined above.

~~((9))~~ (13) "Leachate" means any liquid, including any suspended or dissolved components in the liquid, that has percolated through or drained from the by-product material.

~~((10))~~ (14) "Licensed site" means the area contained within the boundary of a location under the control of persons generating or storing by-product materials under a department license.

~~((11))~~ (15) "Liner" means a continuous layer of natural or man-made materials, beneath or on the sides of a surface impoundment which restricts the downward or lateral escape of by-product material, hazardous constituents, or leachate.

~~((12))~~ (16) "Milestone" means an action or event that is required to occur by an enforceable date.

(17) "Operation" means that a uranium or thorium mill tailings pile or impoundment is being used for the continued placement of by-product material or is in standby status for such placement. A pile or impoundment is in operation from the day that by-product material is first placed in the pile or impoundment until the day final closure begins.

(18) "Point of compliance" is the site specific location in the uppermost aquifer where the groundwater protection standard must be met.

~~((13))~~ (19) "Reclamation plan," for the purposes of Criterion 6A, means the plan detailing activities to accomplish reclamation of the tailings or waste disposal area in accordance with the technical criteria of WAC 246-252-030. The reclamation plan must include a schedule for reclamation milestones that are key to the completion of the final radon barrier including as appropriate, but not limited to, wind blown tailings retrieval and placement on the pile, interim stabilization (including dewatering or the removal of freestanding liquids and recontouring), and final radon barrier construction. (Reclamation of tailings must also be addressed in the closure plan; the detailed reclamation plan may be incorporated into the closure plan.)

(20) "Surface impoundment" means a natural topographic depression, man-made excavation, or diked area, which is designed to hold an accumulation of liquid wastes or wastes containing free liquids, and which is not an injection well.

~~((14))~~ (21) "Uppermost aquifer" means the geologic formation nearest the natural ground surface that is an aquifer, as well as lower aquifers that are hydraulically interconnected with this aquifer within the facility's property boundary.

AMENDATORY SECTION (Amending WSR 94-01-073, filed 12/9/93, effective 1/9/94)

WAC 246-252-030 Criteria related to disposition of uranium mill tailings or wastes. As used in this section, the term "as low as reasonably achievable" has the same meaning as in WAC 246-220-007. The term by-product material means the tailings or wastes produced by the extraction or concentration of uranium or thorium from any ore processed primarily for its source material content.

As required by WAC 246-235-110(6), each applicant for a license to possess and use source material in conjunction with uranium or thorium milling, or by-product material at sites formerly associated with such milling, is required to include in a license application proposed specifications relating to the milling operation and the disposition of tailings or waste resulting from such milling activities. This section establishes criteria relating to the siting, operation, decontamination, decommissioning, and reclamation of mills and tailings or waste systems and sites at which such mills and systems are located and site and by-product material ownership. Applications must clearly demonstrate how these criteria have been addressed. The specifications shall be developed considering the expected full capacity of tailings or waste systems and the lifetime of mill operations. Where later expansions of systems or operations may be likely, the amenability of the disposal system to accommodate increased capacities without degradation in long-term stability and other performance factors shall be evaluated.

Licensees or applicants may propose alternatives to the specific requirements in these criteria. The alternative proposals may take into account local or regional conditions, including geology, topography, hydrology, and meteorology. The department may find that the proposed alternatives meet the department's requirements if the alternatives will achieve a level of stabilization and containment of the sites concerned, and a level of protection for public health, safety, and the environment from radiological and nonradiological hazards associated with the sites, which is equivalent to, to

the extent practicable, or more stringent than the level which would be achieved by the requirements of the standards promulgated by the United States Environmental Protection Agency in 40 CFR 192, Subparts D and E.

(1) Criterion 1 - In selecting among alternative tailings disposal sites or judging the adequacy of existing tailings sites, the following site features which would contribute to meeting the broad objective of permanent isolation of the tailings and associated contaminants from man and the environment for one thousand years to the extent reasonably achievable, and in any case, for at least two hundred years without ongoing active maintenance shall be considered:

- (a) Remoteness from populated areas;
- (b) Hydrogeologic and other environmental conditions conducive to continued immobilization and isolation of contaminants from groundwater sources; and
- (c) Potential for minimizing erosion, disturbance, and dispersion by natural forces over the long term.

The site selection process must be an optimization to the maximum extent reasonably achievable in terms of these features.

In the selection of disposal sites, primary emphasis shall be given to isolation of tailings or wastes, a matter having long-term impacts, as opposed to consideration only of short-term convenience or benefits, such as minimization of transportation or land acquisition costs. While isolation of tailings will be a function of both site characteristics and engineering design, overriding consideration shall be given to siting features given the long-term nature of the tailings hazards.

Tailings shall be disposed in a manner such that no active maintenance is required to preserve the condition of the site.

(2) Criterion 2 - To avoid proliferation of small waste disposal sites, by-product material from in-situ extraction operations, such as residues from solution evaporation or contaminated control processes, and wastes from small remote above ground extraction operations shall be disposed at existing large mill tailings disposal sites; unless, considering the nature of the wastes, such as their volume and specific activity and the costs and environmental impacts of transporting the wastes to a large disposal site, such offsite disposal is demonstrated to be impracticable or the advantage of onsite burial clearly outweighs the benefits of reducing the perpetual surveillance obligations.

(3) Criterion 3 - The "prime option" for disposal of tailings is placement below grade, either in mines or specially excavated pits (that is, where the need for any specially constructed retention structure is eliminated).

The evaluation of alternative sites and disposal methods performed by mill operators in support of their proposed tailings disposal program (provided in applicants' environmental reports) shall reflect serious consideration of this disposal mode. In some instances, below grade disposal may not be the most environmentally sound approach, such as might be the case if a groundwater formation is relatively close to the surface or not very well isolated by overlying soils and rock. Also, geologic and topographic conditions might make full, below grade burial impracticable; for example, near-surface bedrock could create prominent excavation costs while more suitable alternate sites may be available. Where full below grade burial is not practicable,

the size of the retention structures, and the size and steepness of slopes of associated exposed embankments, shall be minimized by excavation to the maximum extent reasonably achievable or appropriate, given the geologic and hydrogeologic conditions at a site. In these cases, it must be demonstrated that an above-grade disposal program will provide reasonably equivalent isolation of the tailings from natural erosional forces.

(4) Criterion 4 - The following site and design criteria shall be adhered to whether tailings or wastes are disposed of above or below grade:

(a) Upstream rainfall catchment areas must be minimized to decrease erosion potential and the size of the probable maximum flood which could erode or wash out sections of the tailings disposal area.

(b) Topographic features shall provide good wind protection.

(c) Embankment and cover slopes shall be relatively flat after final stabilization to minimize erosion potential and to provide conservative factors of safety assuring long-term stability. The broad objective should be to contour final slopes to grades which are as close as possible to those which would be provided if tailings were disposed of below grade; this could, for example, lead to slopes of about ten horizontal to one vertical (10h:1v) or less steep. In general, slopes should not be steeper than about 5h:1v. Where steeper slopes are proposed, reasons why a slope less steep than 5h:1v would be impracticable should be provided, and compensating factors and conditions which make such slopes acceptable should be identified.

(d) A fully self-sustaining vegetative cover shall be established or rock cover employed to reduce wind and water erosion to negligible levels.

Where a full vegetative cover is not likely to be self-sustaining due to climatic conditions, such as in semi-arid and arid regions, rock cover shall be employed on slopes of the impoundment system. The NRC will consider relaxing this requirement for extremely gentle slopes such as those which may exist on the top of the pile.

The following factors shall be considered in establishing the final rock cover design to avoid displacement of rock particles by human and animal traffic or by natural processes, and to preclude undercutting and piping:

(i) Shape, size, composition, gradation of rock particles (excepting bedding material, average particle size shall be at least cobble size or greater);

(ii) Rock cover thickness and zoning of particles by size; and

(iii) Steepness of underlying slopes.

(e) Individual rock fragments shall be dense, sound, and resistant to abrasion, and free from defects that would tend to unduly increase their destruction by water and frost actions. Weak, friable, or laminated aggregate shall not be used. Shale, rock laminated with shale, and cherts shall not be used.

Rock covering of slopes may not be required where top covers are on the order of ten meters or greater; impoundment slopes are on the order of 10h:1v or less; bulk cover materials have inherently favorable erosion resistance characteristics; and there is negligible drainage catchment area upstream of the pile, and there is good wind protection as described in (a) and (b) of this subsection.

(f) Impoundment surfaces shall be contoured to avoid areas of concentrated surface runoff or abrupt or sharp changes in slope gradient. In addition to rock cover on slopes, areas toward which surface runoff might be directed shall be well protected with substantial rock cover (riprap). In addition to providing for stability of the impoundment systems itself, the overall stability, erosion potential, and geomorphology of surrounding terrain shall be evaluated to assure that there are no processes, such as gully erosion, which would lead to impoundment instability.

(g) The impoundment shall not be located near a capable fault that could cause a maximum credible earthquake larger than that which the impoundment could reasonably be expected to withstand. As used in this criterion, the term "capable fault" has the same meaning as defined in Section III (g) of Appendix A of 10 CFR Part 100. The term "maximum credible earthquake" means that earthquake which would cause the maximum vibratory ground motion based upon an evaluation of earthquake potential considering the regional and local geology and seismology and specific characteristics of local subsurface material.

(h) The impoundment, where feasible, should be designed to incorporate features which will promote deposition of suspended particles. For example, design features which promote deposition of sediment suspended in any runoff which flows into the impoundment area might be utilized; the object of such a design feature would be to enhance the thickness of cover over time.

(5) Criterion 5 - Criteria 5(a) through 5(g) and new Criterion 13 incorporate the basic groundwater protection standards imposed by the United States Environmental Protection Agency in 40 CFR Part 192, Subparts D and E (48 FR 45926; October 7, 1983) which apply during operations and prior to the end of closure. Groundwater monitoring to comply with these standards is required by Criterion 7.

(a) The primary groundwater protection standard is a design standard for surface impoundments used to manage uranium and thorium by-product material. Surface impoundments (except for an existing portion) must have a liner that is designed, constructed, and installed to prevent any migration of wastes out of the impoundment to the adjacent subsurface soil, groundwater, or surface water at any time during the active life (including the closure period) of the impoundment. The liner may be constructed of materials that may allow wastes to migrate into the liner (but not into the adjacent subsurface soil, groundwater, or surface water) during the active life of the facility, provided that impoundment closure includes removal or decontamination of all waste residues, contaminated containment system components (liners, etc.), contaminated subsoils, and structures and equipment contaminated with waste and leachate. For impoundments that will be closed with the liner material left in place, the liner must be constructed of materials that can prevent wastes from migrating into the liner during the active life of the facility.

(b) The liner required by (a) of this subsection must be:

(i) Constructed of materials that have appropriate chemical properties and sufficient strength and thickness to prevent failure due to pressure gradients (including static head and external hydrogeologic forces), physical contact

with the waste or leachate to which they are exposed, climatic conditions, the stress of installation, and the stress of daily operation;

(ii) Placed upon a foundation or base capable of providing support to the liner and resistance to pressure gradients above and below the liner to prevent failure of the liner due to settlement, compression, or uplift; and

(iii) Installed to cover all surrounding earth likely to be in contact with the wastes or leachate.

(c) The applicant or licensee will be exempted from the requirements of (a) of this subsection if the department finds, based on a demonstration by the applicant or licensee, that alternate design and operating practices, including the closure plan, together with site characteristics will prevent the migration of any hazardous constituents into groundwater or surface water at any future time. In deciding whether to grant an exemption, the department will consider:

(i) The nature and quantity of the wastes;

(ii) The proposed alternate design and operation;

(iii) The hydrogeologic setting of the facility, including the attenuative capacity and thickness of the liners and soils present between the impoundment and groundwater or surface water; and

(iv) All other factors which would influence the quality and mobility of the leachate produced and the potential for it to migrate to groundwater or surface water.

(d) A surface impoundment must be designed, constructed, maintained, and operated to prevent overtopping resulting from normal or abnormal operations; overfilling; wind and wave actions; rainfall; run-on; from malfunctions of level controllers, alarms, and other equipment; and human error.

(e) When dikes are used to form the surface impoundment, the dikes must be designed, constructed, and maintained with sufficient structural integrity to prevent massive failure of the dikes. In ensuring structural integrity, it must not be presumed that the liner system will function without leakage during the active life of the impoundment.

(f) Uranium and thorium by-product materials must be managed to conform to the following secondary groundwater protection standard: Hazardous constituents entering the groundwater from a licensed site must not exceed the specified concentration limits in the uppermost aquifer beyond the point of compliance during the compliance period. Hazardous constituents are those constituents identified by the department pursuant to (g) of this subsection. Specified concentration limits are those limits established by the department as indicated in (j) of this subsection. The department will also establish the point of compliance and compliance period on a site specific basis through license conditions and orders. The objective in selecting the point of compliance is to provide the earliest practicable warning that the impoundment is releasing hazardous constituents to the groundwater. The point of compliance must be selected to provide prompt indication of groundwater contamination on the hydraulically downgradient edge of the disposal area. The department must identify hazardous constituents, establish concentration limits, set the compliance period, and adjust the point of compliance, if needed, when the detection monitoring established under criterion 7 indicates leakage of hazardous constituents from the disposal area.

(g) A constituent becomes a hazardous constituent subject to (j) of this subsection when the constituent:

(i) Is reasonably expected to be in or derived from the by-product material in the disposal area;

(ii) Has been detected in the groundwater in the uppermost aquifer; and

(iii) Is listed in WAC 246-252-050 Appendix A.

(h) The department may exclude a detected constituent from the set of hazardous constituents on a site specific basis if it finds that the constituent is not capable of posing a substantial present or potential hazard to human health or the environment. In deciding whether to exclude constituents, the department will consider the following:

(i) Potential adverse effect on groundwater quality, considering —

(A) The physical and chemical characteristics of the waste in the licensed site, including its potential for migration;

(B) The hydrogeological characteristics of the facility and surrounding land;

(C) The quantity of groundwater and the direction of groundwater flow;

(D) The proximity and withdrawal rates of groundwater users;

(E) The current and future uses of groundwater in the area;

(F) The existing quality of groundwater, including other sources of contamination and their cumulative impact on the groundwater quality;

(G) The potential for health risks caused by human exposure to waste constituents;

(H) The potential damage to wildlife, crops, vegetation, and physical structures caused by exposure to waste constituents;

(I) The persistence and permanence of the potential adverse effects.

(ii) Potential adverse effects on hydraulically-connected surface water quality, considering —

(A) The volume and physical and chemical characteristics of the waste in the licensed site;

(B) The hydrogeological characteristics of the facility and surrounding land;

(C) The quantity and quality of groundwater, and the direction of groundwater flow;

(D) The patterns of rainfall in the region;

(E) The proximity of the licensed site to surface waters;

(F) The current and future uses of surface waters in the area and any water quality standards established for those surface waters;

(G) The existing quality of surface water, including other sources of contamination and the cumulative impact on surface water quality;

(H) The potential for health risks caused by human exposure to waste constituents;

(I) The potential damage to wildlife, crops, vegetation, and physical structures caused by exposure to waste constituents; and

(J) The persistence and permanence of the potential adverse effects.

(i) In making any determinations under (h) and (k) of this subsection about the use of groundwater in the area around the facility, the department will consider any identi-

fication of underground sources of drinking water and exempted aquifers made by the United States Environmental Protection Agency.

(j) At the point of compliance, the concentration of a hazardous constituent must not exceed —

(i) The department approved background concentration of that constituent in the groundwater;

(ii) The respective value given in the table in subsection (5)(l) of this section if the constituent is listed in the table and if the background level of the constituent is below the value listed; or

(iii) An alternate concentration limit established by the department.

(k) Conceptually, background concentrations pose no incremental hazards and the drinking water limits in (j)(i) of this subsection state acceptable hazards but these two options may not be practically achievable at a specific site. Alternate concentration limits that present no significant hazard may be proposed by licensees for department consideration. Licensees must provide the basis for any proposed limits including consideration of practicable corrective actions, that limits are as low as reasonably achievable, and information on the factors the department must consider.

The department will establish a site specific alternate concentration limit for a hazardous constituent as provided in (j) of this subsection if it finds that the constituent will not pose a substantial present or potential hazard to human health or the environment as long as the alternate concentration limit is not exceeded. In establishing alternate concentration limits, the department will apply its as low as reasonably achievable criterion in this chapter. The department will also consider the following factors:

(i) Potential adverse effects on groundwater quality, considering —

(A) The physical and chemical characteristics of the waste in the licensed site including its potential for migration;

(B) The hydrogeological characteristics of the facility and surrounding land;

(C) The quantity of groundwater and the direction of groundwater flow;

(D) The proximity and withdrawal rates of groundwater users;

(E) The current and future uses of groundwater in the area;

(F) The existing quality of groundwater, including other sources of contamination and their cumulative impact on the groundwater quality;

(G) The potential for health risks caused by human exposure to waste constituents;

(H) The potential damage to wildlife, crops, vegetation, and physical structures caused by exposure to waste constituents;

(I) The persistence and permanence of the potential adverse effects.

(ii) Potential adverse effects on hydraulically-connected surface water quality, considering —

(A) The volume and physical and chemical characteristics of the waste in the licensed site;

(B) The hydrogeological characteristics of the facility and surrounding land;

- (C) The quantity and quality of groundwater, and the direction of groundwater flow;
 - (D) The patterns of rainfall in the region;
 - (E) The proximity of the licensed site to surface waters;
 - (F) The current and future uses of surface waters in the area and any water quality standards established for those surface waters;
 - (G) The existing quality of surface water including other sources of contamination and the cumulative impact on surface water quality;
 - (H) The potential for health risks caused by human exposure to waste constituents;
 - (I) The potential damage to wildlife, crops, vegetation, and physical structures caused by exposure to waste constituents; and
 - (J) The persistence and permanence of the potential adverse effects.
- (I) MAXIMUM VALUES FOR GROUNDWATER PROTECTION:

Constituent or Property	Maximum Concentration
	Milligrams per liter
Arsenic	0.05
Barium	1.0
Cadmium	0.01
Chromium	0.05
Lead	0.05
Mercury	0.002
Selenium	0.01
Silver	0.05
Endrin (1,2,3,4,10,10-hexachloro-1,7 -expoxy-1,4,4a,5,6,7,8,9a-octahydro-1, 4-endo, endo-5,8-dimethano naphthalene)	0.0002
Lindane (1,2,3,4,5,6-hexachlorocyclohexane, gamma isomer)	0.004
Methoxychlor (1,1,1-Trichloro-2,2-bis (p-methoxyphenylethane)	0.1
Toxaphene (C ₁₀ H ₁₀ Cl ₆ , Technical chlorinated camphene, 67-69 percent chlorine)	0.005
2,4-D (2,4-Dichlorophenoxyacetic acid)	0.1
2,4,5-TP Silvex (2,4,5-Trichlorophenoxypropionic acid)	0.01
	Picrocuries per liter
Combined radium - 226 and radium - 228	5
Gross alpha - particle activity (excluding radon and uranium when producing uranium by-product material or thorium when producing thorium by-product material)	15

(m) If the groundwater protection standards established under (f) of this subsection are exceeded at a licensed site, a corrective action program must be put into operation as soon as is practicable, and in no event later than eighteen months after the department finds that the standards have been exceeded. The licensee shall submit the proposed corrective action program and supporting rationale for department approval prior to putting the program into operation, unless otherwise directed by the department. The objective of the program is to return hazardous constituent concentration levels in groundwater to the concentration limits set as standards. The licensee's proposed program must address removing the hazardous constituents that have entered the groundwater at the point of compliance or treating them in place. The program must also address removing or treating in place any hazardous constituents that

exceed concentration limits in groundwater between the point of compliance and the downgradient facility property boundary. The licensee shall continue corrective action measures to the extent necessary to achieve and maintain compliance with the groundwater protection standard. The department will determine when the licensee may terminate corrective action measures based on data from the groundwater monitoring program and other information that provide reasonable assurance that the groundwater protection standard will not be exceeded.

(n) In developing and conducting groundwater protection programs, applicants and licensees shall also consider the following:

(i) Installation of bottom liners (where synthetic liners are used, a leakage detection system must be installed immediately below the liner to ensure major failures are detected if they occur. This is in addition to the groundwater monitoring program conducted as provided in Criterion 7. Where clay liners are proposed or relatively thin, in-situ clay soils are to be relied upon for seepage control, tests must be conducted with representative tailings solutions and clay materials to confirm that no significant deterioration of permeability or stability properties will occur with continuous exposure of clay to tailings solutions. Tests must be run for a sufficient period of time to reveal any effects if they are going to occur (in some cases deterioration has been observed to occur rather rapidly after about nine months of exposure)).

(ii) Mill process designs which provide the maximum practicable recycle of solutions and conservation of water to reduce the net input of liquid to the tailings impoundment.

(iii) Dewatering of tailings by process devices and/or in-situ drainage systems (at new sites, tailings must be dewatered by a drainage system installed at the bottom of the impoundment to lower the phreatic surface and reduce the driving head of seepage, unless tests show tailings are not amenable to such a system. Where in-situ dewatering is to be conducted, the impoundment bottom must be graded to assure that the drains are at a low point. The drains must be protected by suitable filter materials to assure that drains remain free running. The drainage system must also be adequately sized to assure good drainage).

(iv) Neutralization to promote immobilization of hazardous constituents.

(o) Where groundwater impacts are occurring at an existing site due to seepage, action must be taken to alleviate conditions that lead to excessive seepage impacts and restore groundwater quality. The specific seepage control and groundwater protection method, or combination of methods, to be used must be worked out on a site-specific basis. Technical specifications must be prepared to control installation of seepage control systems. A quality assurance, testing, and inspection program, which includes supervision by a qualified engineer or scientist, must be established to assure the specifications are met.

(p) In support of a tailings disposal system proposal, the applicant/operator shall supply information concerning the following:

(i) The chemical and radioactive characteristics of the waste solutions.

(ii) The characteristics of the underlying soil and geologic formations particularly as they will control transport

of contaminants and solutions. This includes detailed information concerning extent, thickness, uniformity, shape, and orientation of underlying strata. Hydraulic gradients and conductivities of the various formations must be determined. This information must be gathered from borings and field survey methods taken within the proposed impoundment area and in surrounding areas where contaminants might migrate to groundwater. The information gathered on boreholes must include both geologic and geophysical logs in sufficient number and degree of sophistication to allow determining significant discontinuities, fractures, and channeled deposits of high hydraulic conductivity. If field survey methods are used, they should be in addition to and calibrated with borehole logging. Hydrologic parameters such as permeability may not be determined on the basis of laboratory analysis of samples alone; a sufficient amount of field testing (e.g., pump tests) must be conducted to assure actual field properties are adequately understood. Testing must be conducted to allow estimating chemi-sorption attenuation properties of underlying soil and rock.

(iii) Location, extent, quality, capacity and current uses of any groundwater at and near the site.

(4) Steps must be taken during stockpiling of ore to minimize penetration of radionuclides into underlying soils; suitable methods include lining and/or compaction of ore storage areas.

(6) Criterion 6 - ~~((a) In cases where waste by product material is to be permanently disposed, an earthen cover shall be placed over tailings or wastes at the end of the milling operations and the waste disposal area shall be closed in accordance with a design¹ which shall provide reasonable assurance of control of radiological hazard to:~~

~~(i) Be effective for one thousand years, to the extent reasonably achievable, and, in any case, for at least two hundred years; and~~

~~(ii) Limit releases of Radon-222 from uranium by-product materials, and Radon-220 from thorium by-product materials, to the atmosphere so as to not exceed an average² release rate of twenty picocuries per square meter per second (pCi/m²s) to the extent practicable throughout the effective design life determined pursuant to (a)(i) of this subsection. In computing required tailings cover thicknesses, moisture in soils in excess of amounts found normally in similar soils in similar circumstances shall not be considered. Direct gamma exposure from the tailings or wastes should be reduced to background levels. The effects of any thin synthetic layer shall not be taken into account in determining the calculated radon exhalation level. If nonsoil materials are proposed as cover materials, it must be demonstrated that such materials will not crack or degrade by differential settlement, weathering, or other mechanism over long term time intervals.~~

~~(b) Near surface materials (i.e., within the top three meters) shall not include mine waste or rock that contains elevated levels of radium; soils used for near surface cover must be essentially the same, as far as radioactivity is concerned, as that of surrounding soils. This is to insure that surface radon exhalation is not significantly above background because of the cover material itself.~~

~~(c) The design requirements in this criterion for longevity and control of radon releases shall apply to any portion of a licensed and/or disposal site unless such portion contains a concentration of radium in land, averaged over areas of~~

~~one hundred square meters, which, as a result of by product material does not exceed the background level by more than:~~

~~(i) Five picocuries per gram (pCi/g) of Radium-226, or, in the case of thorium by-product material, Radium-228, averaged over the first fifteen centimeters below the surface; and~~

~~(ii) Fifteen pCi/g of Radium-226, or, in the case of thorium by-product material, Radium-228, averaged over fifteen centimeters thick layers more than fifteen centimeters below the surface.~~

~~(d) The licensee must also address the nonradiological hazards associated with the wastes in planning and implementing closure. The licensee shall ensure that disposal areas are closed in a manner that minimizes the need for further maintenance. To the extent necessary to prevent threats to human health and the environment, the licensee shall control, minimize, or eliminate post-closure escape of nonradiological hazardous constituents, leachate, contaminated rainwater, or waste decomposition products to the ground or surface waters or to the atmosphere.~~

Footnotes:

¹ The standard applies to design. Monitoring for radon after installation of an appropriately designed cover is not required.

² This average shall apply to the entire surface of each disposal area over periods of at least one year, but short compared to one hundred years. Radon will come from both uranium by-product materials and from covering material. Radon emissions from covering materials should be estimated as part of developing a closure plan for each site. The standard, however, applies only to emissions from by-product materials to the atmosphere.)

(a) In disposing of waste by-product material, licensees shall place an earthen cover (or approved alternative) over tailings or wastes at the end of milling operations and shall close the waste disposal area in accordance with a design¹ which provides reasonable assurance of control of radiological hazards to:

(i) Be effective for 1,000 years, to the extent reasonably achievable, and, in any case, for at least 200 years; and

(ii) Limit releases of Radon-222 from uranium by-product materials, and Radon-220 from thorium by-product materials, to the atmosphere so as not to exceed an average² release rate of 20 picocuries per square meter per second (pCi/m²s) to the extent practicable throughout the effective design life determined pursuant to (a)(i) of this subsection (this criterion). In computing required tailings cover thicknesses, moisture in soils in excess of amounts found normally in similar soils in similar circumstances may not be considered. Direct gamma exposure from the tailings or wastes should be reduced to background levels. The effects of any thin synthetic layer may not be taken into account in determining the calculated radon exhalation level. If nonsoil materials are proposed as cover materials, it must be demonstrated that these materials will not crack or degrade by differential settlement, weathering, or other mechanism, over long-term intervals.

(b) As soon as reasonably achievable after emplacement of the final cover to limit releases of Radon-222 from uranium by-product material and prior to placement of erosion protection barriers or other features necessary for long-term control of the tailings, the licensees shall verify through appropriate testing and analysis that the design and construction of the final radon barrier is effective in limiting

releases of Radon-222 to a level not exceeding 20 pCi/m²s averaged over the entire pile or impoundment using the procedures described in 40 CFR part 61, appendix B, Method 115, or another method of verification approved by the Nuclear Regulatory Commission as being at least as effective in demonstrating the effectiveness of the final radon barrier.

(c) When phased emplacement of the final radon barrier is included in the applicable reclamation plan, the verification of Radon-222 release rates required in (b) of this subsection (this criterion) must be conducted for each portion of the pile or impoundment as the final radon barrier for that portion is emplaced.

(d) Within ninety days of the completion of all testing and analysis relevant to the required verification in (b) and (c) of this subsection (this criterion), the uranium mill licensee shall report to the department the results detailing the actions taken to verify that levels of release of Radon-222 do not exceed 20 pCi/m²s when averaged over the entire pile or impoundment. The licensee shall maintain records until termination of the license documenting the source of input parameters including the results of all measurements on which they are based, the calculations and/or analytical methods used to derive values for input parameters, and the procedure used to determine compliance. These records shall be kept in a form suitable for transfer to the custodial agency at the time of transfer of the site to DOE or a state for long-term care if requested.

(e) Near surface cover materials (i.e., within the top three meters) may not include waste or rock that contains elevated levels of radium; soils used for near surface cover must be essentially the same, as far as radioactivity is concerned, as that of surrounding surface soils. This is to ensure that surface radon exhalation is not significantly above background because of the cover material itself.

(f) The design requirements in this criterion for longevity and control of radon releases apply to any portion of a licensed and/or disposal site unless such portion contains a concentration of radium in land, averaged over areas of 100 square meters, which, as a result of by-product material, does not exceed the background level by more than:

(i) 5 picocuries per gram (pCi/g) of radium-226, or, in the case of thorium by-product material, radium-228, averaged over the first 15 centimeters (cm) below the surface; and

(ii) 15 pCi/g of radium-226, or, in the case of thorium by-product material, radium-228, averaged over 15-cm thick layers more than 15 cm below the surface.

(g) The licensee shall also address the nonradiological hazards associated with the wastes in planning and implementing closure. The licensee shall ensure that disposal areas are closed in a manner that minimizes the need for further maintenance. To the extent necessary to prevent threats to human health and the environment, the licensee shall control, minimize, or eliminate post-closure escape of nonradiological hazardous constituents, leachate, contaminated rainwater, or waste decomposition products to the ground or surface waters or to the atmosphere.

¹ In the case of thorium by-product materials, the standard applies only to design. Monitoring for radon emissions from thorium by-product materials after installation of an appropriately designed cover is not required.

² This average applies to the entire surface of each disposal area over a period of at least one year, but a period short compared to 100 years. Radon will come from both by-product materials and from covering materials. Radon emissions from covering materials should be estimated as part of developing a closure plan for each site. The standard, however, applies only to emissions from by-product materials to the atmosphere.

Criterion 6A - (a) For impoundments containing uranium by-product materials, the final radon barrier must be completed as expeditiously as practicable considering technological feasibility after the pile or impoundment ceases operation in accordance with a written, department-approved reclamation plan. (The term as expeditiously as practicable considering technological feasibility as specifically defined in WAC 246-252-010 includes factors beyond the control of the licensee.) Deadlines for completion of the final radon barrier and, if applicable, the following interim milestones must be established as a condition of the individual license: Windblown tailings retrieval and placement on the pile and interim stabilization (including dewatering or the removal of freestanding liquids and recontouring). The placement of erosion protection barriers or other features necessary for long-term control of the tailings must also be completed in a timely manner in accordance with a written, approved reclamation plan.

(b) The department may approve a licensee's request to extend the time for performance of milestones related to emplacement of the final radon barrier if, after providing an opportunity for public participation, the department finds that the licensee has adequately demonstrated in the manner required in subsection (6)(b) of this section (Criterion 6) that releases of Radon-222 do not exceed an average of 20 pCi/m²s. If the delay is approved on the basis that the radon releases do not exceed 20 pCi/m²s, a verification of radon levels, as required by subsection (6)(b) of this section (Criterion 6), must be made annually during the period of delay. In addition, once the department has established the date in the reclamation plan for the milestone for completion of the final radon barrier, the department may extend that date based on cost if, after providing an opportunity for public participation, the department finds that the licensee is making good faith efforts to emplace the final radon barrier, the delay is consistent with the definitions of available technology, and the radon releases caused by the delay will not result in a significant incremental risk to the public health.

(c) The department may authorize by license amendment, upon licensee request, a portion of the impoundment to accept uranium by-product material or such materials that are similar in physical, chemical, and radiological characteristics to the uranium mill tailings and associated wastes already in the pile or impoundment from other sources, during the closure process. No such authorization will be made if it results in a delay or impediment to emplacement of the final radon barrier over the remainder of the impoundment in a manner that will achieve levels of Radon-222 releases not exceeding 20 pCi/m²s averaged over the entire impoundment. The verification required in subsection (6)(b) of this section (Criterion 6) may be completed with a portion of the impoundment being used for further disposal if the department makes a final finding that the impoundment will continue to achieve a level of Radon-222 releases not

exceeding 20 pCi/m²s averaged over the entire impoundment. In this case, after the final radon barrier is complete except for the continuing disposal area:

(i) Only by-product material will be authorized for disposal;

(ii) The disposal will be limited to the specified existing disposal area; and

(iii) This authorization will only be made after providing opportunity for public participation.

Reclamation of the disposal area, as appropriate, must be completed in a timely manner after disposal operations cease in accordance with subsection (6)(a) of this section (Criterion 6); however, these actions are not required to be complete as part of meeting the deadline for final radon barrier construction.

(7) Criterion 7 - At least one full year prior to any major site construction, a preoperational monitoring program must be conducted to provide complete baseline data on a milling site and its environs. Throughout the construction and operating phases of the mill, an operational monitoring program must be conducted to complete the following:

(a) To measure or evaluate compliance with applicable standards and regulations;

(b) To evaluate performance of control systems and procedures;

(c) To evaluate environmental impacts of operation; and

(d) To detect potential long-term effects.

The licensee shall establish a detection monitoring program needed for the department to set the site-specific groundwater protection standards in Criterion 5 of this section. For all monitoring under this paragraph, the licensee or applicant will propose for department approval as license conditions, which constituents are to be monitored on a site-specific basis. A detection monitoring program has two purposes. The initial purpose of the program is to detect leakage of hazardous constituents from the disposal area so that the need to set groundwater protection standards is monitored. If leakage is detected, the second purpose of the program is to generate data and information needed for the department to establish the standards under Criterion 5. The data and information must provide a sufficient basis to identify those hazardous constituents which require concentration limit standards and to enable the department to set the limits for those constituents and the compliance period. They may also need to provide the basis for adjustments to the point of compliance. For licenses in effect September 30, 1983, the detection monitoring programs must have been in place by October 1, 1984. For licenses issued after September 30, 1983, the detection monitoring programs must be in place when specified by the department in orders or license conditions. Once groundwater protection standards have been established pursuant to Criterion 5, the licensee shall establish and implement a compliance monitoring program. The purpose of the compliance monitoring program is to determine that the hazardous constituent concentrations in ground water continue to comply with the standards set by the department. In conjunction with a corrective action program, the licensee shall establish and implement a corrective action monitoring program. The purpose of the corrective action monitoring program is to demonstrate the effectiveness of the corrective actions. Any monitoring program required by this paragraph may be based

on existing monitoring programs to the extent the existing programs can meet the stated objective for the program.

(8) Criterion 8 - Milling operations shall be conducted so that all airborne effluent releases are reduced to as low as is reasonably achievable. The primary means of accomplishing this shall be by means of emission controls. Institutional controls, such as extending the site boundary and exclusion area, may be employed to ensure that offsite exposure limits are met, but only after all practicable measures have been taken to control emissions at the source. Notwithstanding the existence of individual dose standards, strict control of emissions is necessary to assure that population exposures are reduced to the maximum extent reasonably achievable and to avoid site contamination. The greatest potential sources of offsite radiation exposure (aside from radon exposure) are dusting from dry surfaces of the tailings disposal area not covered by tailings solution and emissions from yellowcake drying and packaging operations. During operations and prior to closure, radiation doses from radon emissions from surface impoundments shall be kept as low as is reasonably achievable. Checks shall be made and logged hourly of all parameters (e.g., differential pressure and scrubber water flow rate) which determine the efficiency of yellowcake stack emission control equipment operation. It shall be determined whether or not conditions are within a range prescribed to ensure that the equipment is operating consistently near peak efficiency; corrective action shall be taken when performance is outside of prescribed ranges. Effluent control devices shall be operative at all times during drying and packaging operations and whenever air is exhausting from the yellowcake stack.

Drying and packaging operations shall terminate when controls are inoperative. When checks indicate the equipment is not operating within the range prescribed for peak efficiency, actions shall be taken to restore parameters to the prescribed range. When this cannot be done without shutdown and repairs, drying and packaging operations shall cease as soon as practicable.

Operations may not be restarted after cessation due to off-normal performance until needed corrective actions have been identified and implemented. All such cessations, corrective actions, and restarts shall be reported to the department in writing, within ten days of the subsequent restart.

To control dusting from tailings, that portion not covered by standing liquids shall be wetted or chemically stabilized to prevent or minimize blowing and dusting to the maximum extent reasonably achievable. This requirement may be relaxed if tailings are effectively sheltered from wind, such as may be the case where they are disposed of below grade and the tailings surface is not exposed to wind. Consideration shall be given in planning tailings disposal programs to methods which would allow phased covering and reclamation of tailings impoundments since this will help in controlling particulate and radon emissions during operation. To control dustings from diffuse sources, such as tailings and ore pads where automatic controls do not apply, operators shall develop written operating procedures specifying the methods of control which will be utilized.

Milling operations producing or involving thorium by-product material shall be conducted in such a manner as to provide reasonable assurance that the annual dose equivalent

does not exceed twenty-five millirems to the whole body, seventy-five millirems to the thyroid, and twenty-five millirems to any other organ of any member of the public as a result of exposures to the planned discharge of radioactive materials, Radon-220 and its daughters excepted, to the general environment.

Uranium and thorium by-product materials shall be managed so as to conform to the applicable provisions of Title 40 of the Code of Federal Regulations, Part 440, Ore Mining and Dressing Point Source Category: Effluent Limitations Guidelines and New Source Performance Standards, Subpart C, Uranium, Radium, and Vanadium Ores Subcategory, as codified on January 1, 1983.

The licensee shall establish a detection monitoring program needed to establish the groundwater protection standards in subsection (5)(f) of this section. A detection monitoring program has two purposes. The initial purpose of the program is to detect leakage of hazardous constituents from the disposal area so that the need to set groundwater protection standards is monitored. If leakage is detected, the second purpose of the program is to generate data and information needed for the department to establish the standards under subsection (5)(f) of this section. The data and information must provide a sufficient basis to identify those hazardous constituents which require concentration limit standards and to enable the department to set the limits for those constituents and the compliance period. They may also need to provide the basis for adjustments to the point of compliance. For licenses in effect September 30, 1983, the detection monitoring programs must have been in place by October 1, 1984. For licenses issued after September 30, 1983, the detection monitoring programs must be in place when specified by the department in orders or license conditions. Once groundwater protection standards have been established pursuant to subsection (5)(f) of this section, the licensee shall establish and implement a compliance monitoring program. The purpose of the compliance monitoring program is to determine that the hazardous constituent concentrations in groundwater continue to comply with the standards set by the department. In conjunction with a corrective action program, the licensee shall establish and implement a corrective action monitoring program. The purpose of the corrective action monitoring program is to demonstrate the effectiveness of the corrective actions. Any monitoring program required by this paragraph may be based on existing monitoring programs to the extent the existing programs can meet the stated objective for the program.

Daily inspections of tailings or waste retention systems must be conducted by a qualified engineer or scientist and documented. The department must be immediately notified of any failure in a tailings or waste retention system which results in a release of tailings or waste into unrestricted areas, and/or of any unusual conditions (conditions not contemplated in the design of the retention system) which if not corrected could indicate the potential or lead to failure of the system and result in a release of tailings or waste into unrestricted areas.

(9) Criterion 9 - (a) Pursuant to chapter 70.121 RCW, and except as otherwise provided, financial surety arrangements for site reclamation and long-term surveillance and control which may consist of surety bonds, cash deposits, certificates of deposit, deposits of government securities,

irrevocable letters or lines of credit, or any combination of the above, or other arrangements approved by the department, milling operations shall be established for source material to ensure the protection of the public health and safety in the event of abandonment, default, or other inability of the licensee to meet the requirements of the act and these regulations.

(i) The amount of funds to be ensured by such surety arrangements shall be based on department-approved cost estimates.

(ii) Self-insurance, or any arrangement which essentially constitutes self-insurance (e.g., a contract with a state or federal agency), will not satisfy the surety requirement, since this provides no additional assurance other than that which already exists through license requirements.

(b) The arrangements required in (a) of this subsection shall be established prior to commencement of operations to assure that sufficient funds will be available to carry out decontamination and decommissioning of the facility.

(c) Amendments to licenses in effect on the effective date of this regulation may be issued, providing that the required surety arrangements are established within ninety days after the effective date of this subsection.

(d) For source material milling operations, the amount of funds to be ensured by such surety arrangements shall be based on department-approved cost estimates in an approved plan for (i) decontamination and decommissioning of mill buildings and the milling site to levels which would allow unrestricted use of these areas upon decommissioning, and (ii) the reclamation of tailings and/or waste disposal areas in accordance with the technical criteria delineated in this section. The licensee shall submit this plan in conjunction with an environmental report that addresses the expected environmental impacts of the milling operation, decommissioning and tailings reclamation, and evaluates alternatives for mitigating these impacts. In addition, the surety shall cover the payment of the charge for long-term surveillance and control required by the department. In establishing specific surety arrangements, the licensee's cost estimates shall take into account total costs that would be incurred if an independent contractor were hired to perform the decommissioning and reclamation work. In order to avoid unnecessary duplication and expense, the department may accept financial sureties that have been consolidated with financial or surety arrangements established to meet requirements of other federal or state agencies and/or local governing bodies for such decommissioning, decontamination, reclamation, and long-term site surveillance, provided such arrangements are considered adequate to satisfy these requirements and that portion of the surety which covers the decommissioning and reclamation of the mill, mill tailings site and associated areas, and the long-term funding charge is clearly identified and committed for use in accomplishing these activities. The licensee's surety mechanism will be reviewed annually by the department to assure that sufficient funds will be available for completion of the reclamation plan if the work had to be performed by an independent contractor. The amount of surety liability should be adjusted to recognize any increases or decreases resulting from inflation, changes in engineering plans, activities performed, and any other conditions affecting costs. Regardless of whether reclamation is phased through the life of the operation or takes place

at the end of operations, an appropriate portion of surety liability shall be retained until final compliance with the reclamation plan is determined. This will yield a surety that is at least sufficient at all times to cover the costs of decommissioning and reclamation of the areas that are expected to be disturbed before the next license renewal. The term of the surety mechanism must be open ended, unless it can be demonstrated that another arrangement would provide an equivalent level of assurance. This assurance could be provided with a surety instrument which is written for a specific period of time (e.g., five years), yet which must be automatically renewed unless the surety notifies the beneficiary (the state regulatory agency) and the principal (the licensee) some reasonable time (e.g., ninety days) prior to the renewal date of their intention not to renew. In such a situation, the surety requirement still exists and the licensee would be required to submit an acceptable replacement surety within a brief period of time to allow at least sixty days for the department to collect.

Proof of forfeiture must not be necessary to collect the surety so that in the event that the licensee could not provide an acceptable replacement surety within the required time, the surety shall be automatically collected prior to its expiration. The conditions described above would have to be clearly stated on any surety instrument which is not open-ended and must be agreed to by all parties.

Long-term care requirements. Pursuant to chapter 70.121 RCW, and as otherwise provided in WAC 246-235-080 (6)(d), a long-term care trust fund shall be established by source material milling licensees prior to the issuance of the license.

(10) Criterion 10 - (a) A minimum charge of two hundred fifty thousand dollars (1978 United States dollars) accrued as specified in WAC 246-235-080 (6)(d) to cover the costs of long-term surveillance shall be paid by each mill operator to the agency prior to the termination of a uranium or thorium mill license. If site surveillance or control requirements at a particular site are determined, on the basis of a site-specific evaluation, to be significantly greater than those specified in (a) of this subsection (e.g., if fencing is determined to be necessary), variance in funding requirements may be specified by the department. The total charge to cover the costs of long-term surveillance shall be such that, with an assumed one percent annual real interest rate, the collected funds will yield interest in an amount sufficient to cover the annual costs of site surveillance. The charge will be adjusted annually prior to actual payments to recognize inflation. The inflation rate to be used is that indicated by the change in the consumer price index published by the United States Department of Labor, Bureau of Labor Statistics. Contributions by a licensee to the long-term care trust fund pursuant to chapter 70.121 RCW shall be transferred to cover the costs assessed under this criterion.

(11) Criterion 11 - These criteria relating to ownership of tailings and their disposal sites become effective on November 8, 1981, and apply to all licenses terminated, issued, or renewed after that date.

Any uranium or thorium milling license or tailings license shall contain such terms and conditions as the United States Nuclear Regulatory Commission determines necessary to assure that prior to termination of the license, the licensee

will comply with ownership requirements of this criterion for sites used for tailings disposal.

Title to the by-product material licensed pursuant to WAC 246-252-030 and land, including any interests therein (other than land owned by the United States or by the state of Washington) which is used for the disposal of any such by-product material, or is essential to ensure the long-term stability of such disposal site, shall be transferred to the United States or the state of Washington. In view of the fact that physical isolation must be the primary means of long term control, and government land ownership is a desirable supplementary measure, ownership of certain severable subsurface interests (for example, mineral rights) may be determined to be unnecessary to protect the public health and safety and the environment. In any case, the applicant/operator must demonstrate a serious effort to obtain such subsurface rights, and must, in the event that certain rights cannot be obtained, provide notification in local public land records of the fact that the land is being used for the disposal of radioactive material and is subject to either a United States Nuclear Regulatory Commission general or specific license prohibiting the disruption and disturbance of the tailings. In some rare cases, such as may occur with deep burial where no ongoing site surveillance will be required, surface land ownership transfer requirements may be waived. For licenses issued before November 8, 1981, the United States Nuclear Regulatory Commission may take into account the status of the ownership of such land, and interests therein, and the ability of a licensee to transfer title and custody thereof to the United States or the state. If the United States Nuclear Regulatory Commission, subsequent to title transfer, determines that use of the surface or subsurface estates, or both, of the land transferred to the United States or to a state will not endanger the public health, safety, welfare or environment, the United States Nuclear Regulatory Commission may permit the use of the surface or subsurface estates, or both, of such land in a manner consistent with the provisions provided in these criteria. If the United States Nuclear Regulatory Commission permits such use of such land, it will provide the person who transferred such land with the right of first refusal with respect to such use of such land.

Material and land transferred to the United States or a state in accordance with this criterion must be transferred without cost to the United States or a state other than administrative and legal costs incurred in carrying out such transfer.

The provisions of this part, respecting transfer of title and custody to land and tailings and wastes, do not apply in the case of lands held in trust by the United States for any Indian tribe, or lands owned by such Indian tribe subject to a restriction against alienation imposed by the United States. In the case of such lands which are used for the disposal of byproduct material, as defined in this section, the licensee shall enter into arrangements with the United States Nuclear Regulatory Commission as may be appropriate to assure the long-term surveillance of such lands by the United States.

(12) Criterion 12 - The final disposition of tailings or wastes at milling sites should be such that ongoing active maintenance is not necessary to preserve isolation. As a minimum, annual site inspections must be conducted by the government agency retaining ultimate custody of the site

where tailings or wastes are stored, to confirm the integrity of the stabilized tailings or waste systems, and to determine the need, if any, for maintenance and/or monitoring. Results of the inspection must be reported to the United States Nuclear Regulatory Commission within sixty days following each inspection. The United States Nuclear Regulatory Commission may require more frequent site inspections if, on the basis of a site-specific evaluation, such a need appears necessary, due to the features of a particular tailings or waste disposal system.

(13) Criterion 13 - Secondary groundwater protection standards required by Criterion 5 of this section are concentration limits for individual hazardous constituents. The list of constituents found in Appendix A of this chapter, chapter 246-252 WAC, identifies the constituents for which standards must be set and complied with if the specific constituent is reasonably expected to be in or derived from the by-product material and has been detected in groundwater. For purposes of this criterion, the property of gross alpha activity will be treated as if it is a hazardous constituent. Thus, when setting standards under subsection (5)(j) of this section, the department will also set a limit for gross alpha activity.

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 96-24-102
PROPOSED RULES
LOTTERY COMMISSION
 [Filed December 4, 1996, 10:46 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-15-123.

Title of Rule: New sections WAC 315-10-022 What are the essential elements of instant game tickets? WAC 315-10-025 How much does it cost to purchase an instant game ticket? WAC 315-10-035 How do I know if I have a winning instant game ticket? WAC 315-10-055 How much time does a player have to redeem winning and/or grand prize drawing instant game tickets? WAC 315-10-062 May a lottery retailer continue to sell instant game tickets for a particular game after the official end of that game? WAC 315-10-065 Return of instant game tickets by state liquor control board outlets. WAC 315-10-075 How do I claim an instant game prize?

Amendatory sections WAC 315-10-010 Instant games—Authorized—Director's authority. WAC 315-10-020 Definitions. WAC 315-10-030 Instant games criteria. WAC 315-10-060 Official beginning and end of an instant ticket game. WAC 315-10-070 Ticket validation requirements.

Purpose: To streamline instant game rules found in chapter 315-10 WAC.

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: Michael Aoki-Kramer, Rules Coordinator, Olympia, (360)

586-6583; Implementation and Enforcement: Evelyn P. Yenson, Director, Olympia, (360) 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 315-10-022 lists essential elements of each instant game ticket, i.e., a list of identifiable parts of each instant game ticket; WAC 315-10-025, 315-10-035, 315-10-055 and 315-10-075 were each subsections of WAC 315-10-030, but are subjects more appropriately addressed as individual sections within chapter 315-10 WAC; and WAC 315-10-055, 315-10-062 and 315-10-065 were each subsections of WAC 315-10-060, but are subjects more appropriately addressed as individual sections within chapter 315-10 WAC.

Proposal Changes the Following Existing Rules: WAC 315-10-010 Instant games—Authorized—Director's authority, clarifies the Lottery Commission's intent to give the director broad authority to create instant games and adds a requirement to maintain executed working papers on file for public review; WAC 315-10-020 Definitions, adds "working papers" to the list of defined terms used in chapter 315-10 WAC; WAC 315-10-030 Instant games criteria, reorganization and deletion of certain sections of this rule. Deleted sections are proposed to be made individual WAC sections in chapter 315-10 WAC; WAC 315-10-060 Official beginning and end of an instant ticket game, clarifies beginning and end of instant ticket games. Removes subsections more appropriate as individual sections; and WAC 315-10-070 Ticket validation requirements, clarifies certain ticket validation requirements.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The lottery has considered whether these rules are subject to the Regulatory Fairness Act, chapter 19.85 RCW, and has determined that they are not for the following reasons: (1) 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 (2) 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.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Said section does not apply to these proposed rules because they are not proposed by one of the listed agencies. As the rules are merely interpretive, the lottery does not voluntarily apply this section.

Hearing Location: Washington State Lottery, 5936 Corson Avenue South, Suite 106, Seattle, WA 98108, on January 3, 1997, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Michael Aoki-Kramer by January 7, 1997, (360) 586-6583.

Submit Written Comments to: Michael Aoki-Kramer, Lottery, FAX (360) 586-6586, by January 9, 1997.

Date of Intended Adoption: January 10, 1997.

November 25, 1996

Evelyn P. Yenson

Director

AMENDATORY SECTION (Amending Order 3, filed 10/15/82)

WAC 315-10-010 Instant games—Authorized—Director's authority. It is the commission's intent to provide the director broad authority in carrying out the following duties:

(1) The commission hereby authorizes the director to select, operate, and contract relating to and for the operation of instant games ((which meet)) meeting the criteria set forth in this chapter.

(2) The director ~~((is hereby authorized to select, operate and contract relating to and for the operation of instant games which meet the criteria set forth in this chapter))~~ shall establish final instant game specifications, including the determination of winning tickets, in executed working papers. The director shall keep executed working papers on file at the headquarters office location and make them available for public review during normal business hours.

AMENDATORY SECTION (Amending WSR 89-21-029, filed 10/10/89, effective 11/10/89)

WAC 315-10-020 Definitions. (1) Ticket. The ticket purchased for participation in an instant game and any ticket used in ~~((authorized))~~ media promotions and ((authorized)) retailer incentive programs authorized by the director for an instant game.

(2) Instant game. A game in which a ticket is purchased and upon removal of a latex covering on the front of the ticket, the ticket bearer determines his or her winnings, if any.

(3) Ticket bearer. The person who has signed the ticket or has possession of the unsigned ticket.

(4) Play symbols. The numbers or symbols appearing in the designated areas under the removable covering on the front of the ticket. Play symbols were formerly called play numbers. Both terms shall have the same meaning.

(5) Validation number. The multi-digit number found on the ticket and on any ticket stub. There must be a validation number on the ticket or any stub.

(6) Working papers. The documents providing production and winning ticket specifications for each instant ticket game. Executed working papers (including amendments, if any) are signed and dated by the lottery director.

NEW SECTION

WAC 315-10-022 What are the essential elements of instant game tickets? The director shall establish in executed working papers for each instant game the specific form and location in which the following essential elements shall appear on each instant game ticket:

(1) **Play field** is generally the area under the latex covering that players scratch off to reveal play symbols, play symbol captions, prize symbols, prize symbol captions, and validation numbers;

(2) **Play spots** are the specific areas under the latex covering where play symbols are located;

(3) **Play symbols** are symbols, letters, or numbers appearing in each play spot of a ticket;

(4) **Play symbol captions** are small printed characters generally associated with each play symbol appearing on the play field which correspond with and verify that play symbol. These captions spell out, in full or abbreviated form, the play symbol. There is only one play symbol caption for each play symbol, and each play symbol caption is associated with the three-digit ticket number;

(5) **Prize symbols** are numeric or symbolic representations, printed either in a display printed prize legend or on the play field, which indicate the amount of money a player may win;

(6) **Prize symbol captions** are small printed characters generally associated with each prize symbol appearing on the play field which correspond to and verify that prize symbol. The prize symbol caption is a spelling out, in full or abbreviated form, of the prize symbol;

(7) **Validation number** is a unique multi-digit number on the front of the ticket that appears under the removable latex covering and is identified as "val. no.";

(8) **Pack-ticket number** is a thirteen-digit number of the form XXXXXXXXXX-X-XXX printed on the back of the ticket. The first three digits are the game identifier. The first nine digits of the pack-ticket number constitute the "pack number," which starts at XXX000001; the last three digits constitute the "ticket number," which starts at 000 and indicates the ticket's position within each pack of tickets;

(9) **Retailer verification code** consists of small letters found under the removable covering on the front of the ticket which the lottery retailer uses to verify instant winners of \$600.00 or less. A retailer verification code for a winning ticket of a particular game is a unique multiple letter code which corresponds to the prize value of the ticket for that game. Each letter of the code appears in varying locations beneath the removable latex covering on the front of the ticket; and

(10) **Odds of winning** shall always appear on the back of the ticket.

NEW SECTION

WAC 315-10-025 How much does it cost to purchase an instant game ticket? The price of an instant game ticket shall not be less than \$1.00 and not more than \$5.00, except for those tickets used in media promotions and retailer incentive programs authorized by the director.

AMENDATORY SECTION (Amending WSR 94-03-020, filed 1/7/94, effective, see WAC 315-04-180)

WAC 315-10-030 Instant games criteria. (1) ~~((The price of an instant game ticket shall not be less than \$1.00 and not more than \$5.00, except for those tickets used in authorized media promotions and authorized retailer incentive programs.~~

~~((2) Winners of an instant game are determined by the matching or specified alignment of the play numbers on the tickets. The ticket bearer must notify the lottery of the win and submit the winning ticket to the lottery as specified by the director. The winning ticket must be validated by the lottery through use of the validation number and/or any other means as specified by the director.~~

(3)) The total of all prizes available to be won in an instant game shall not be less than forty-five percent of the instant game's projected revenue.

((4)) (2) The instant game shall pay out both lower tier prizes and higher tier prizes. Lower tier prizes are of \$25.00 or less. Higher tier prizes are of more than \$25.00. The director shall determine the number of lower and higher tier prizes.

((5) The start date and closing date of the instant game shall be publicly announced. Lottery retailers shall not sell any tickets prior to the start date of a game unless expressly authorized by the director. Lottery retailers may continue to sell tickets for each instant game for up to sixty days after the official end of game as authorized by WAC 315-10-060.

(6)) (3) There is no required frequency of drawing or method of selection of a winner in an instant game.

((7)) (4) At the director's discretion, an instant game may include a grand prize drawing(s). The criteria for the grand prize drawing shall be as follows:

(a) Finalists for a grand prize drawing shall be selected in an elimination drawing(s) from redeemed tickets meeting the criteria stated in specific game rules as determined by the director. Participation in the elimination drawing(s) shall be limited to such tickets which are actually received and validated by the director on or before a date to be announced by the director. The director may reserve the right to place any semi-finalist whose entry was not entered in the elimination drawing(s) and who is subsequently determined to have been entitled to such entry into an elimination drawing of a subsequent instant game, and the determination of the director shall be final.

(b) The number of prizes and the amount of each prize in the grand prize drawing(s) shall be determined by the director to correspond with the size and length of the instant game and to comply with subsection ((3)) (1) of this section.

(c) The dates and times as well as the procedures for conducting the elimination drawing and grand prize drawing shall be determined by the director.

((8) Procedures for claiming instant game prizes are as follows:

(a) To claim an instant game prize of \$600.00 or less the claimant either may present the apparent winning ticket to any lottery retailer regardless of where the ticket was purchased, or may present the apparent winning ticket to the lottery by mail or in person. When a retailer is presented with a claim under this section, the retailer shall verify the claim and, if acceptable, make payment of the amount due the claimant. The prizes shall be paid during all normal business hours of that retailer provided that claims can be validated on the lottery's instant ticket accounting system (ITAS). The retailer shall not charge the claimant any fee for payment of the prize or for cashing a business check drawn on the retailer's account.

(b) In the event the retailer cannot verify the claim, the claimant shall present a claim to the lottery by mail or in person. If the claim is validated by the lottery, a check shall be forwarded to the claimant in payment of the amount due. In the event that the claim is not validated by the director, the claim shall be denied and the claimant shall be promptly notified.

(c) To claim an instant prize of more than \$600.00, the claimant shall complete a claim form, as provided in WAC 315-06-120, which is obtained from the lottery retailer or the lottery and mail or present in person the completed form together with the apparent winning ticket to the lottery. Upon validation by the director, a check shall be mailed or presented to the claimant in payment of the amount due, less any applicable federal income tax withholding. In the event that the claim is not validated by the director, the claim shall be denied and the claimant shall be promptly notified.

(d) To claim an instant prize pursuant to WAC 315-10-070(2), the claimant shall notify the lottery of the claim and request reconstruction of the ticket not later than one hundred eighty days after the official end of that instant game. If the director authorizes reconstruction, the ticket shall not be validated nor the prize paid prior to the one hundred eighty first day following the official end of that instant game. A ticket(s) validated pursuant to WAC 315-10-070(2) shall not entitle the claimant entry into the grand prize drawing, if any, for that or any subsequent instant game.

(e) Any ticket not passing all the validation checks specified by the director is invalid and ineligible for any prize and shall not be paid. However, the director may, solely at his or her option, replace an invalid ticket with an unplayed ticket (or tickets of equivalent sales price from any other current game). In the event a defective ticket is purchased, the only responsibility or liability of the director shall be the replacement of the defective ticket with another unplayed ticket (or tickets of equivalent sale price from any other current game:))

NEW SECTION

WAC 315-10-035 How do I know if I have a winning instant game ticket? Each instant ticket shall be printed with instructions clearly indicating what constitutes a winning ticket. In addition, written descriptions of winning play and prize symbol combinations shall be included in the executed working papers for the production of each game. In general, winners of an instant game are determined by the matching or specified alignment of the play symbols on the ticket. The ticket bearer must submit the winning ticket to the lottery as specified by the director. The winning ticket must be validated by the lottery through use of the validation number or any other means as specified in this chapter or by the director.

NEW SECTION

WAC 315-10-055 How much time does a player have to redeem winning and/or grand prize drawing instant game tickets? (1) A player may submit a winning ticket for prize payment up to one hundred eighty days after the official end of game.

(2) In order to participate in a grand prize drawing in which the entry is the submittal of one or more winning or nonwinning tickets, a player must redeem and submit such a ticket or tickets within the time limits set forth in chapter 315-11 WAC governing the conduct of that specific game.

AMENDATORY SECTION (Amending WSR 94-03-020, filed 1/7/94, effective, see WAC 315-04-180)

WAC 315-10-060 Official beginning and end of an instant ticket game. ~~((+))~~ The director shall announce the official ~~((end))~~ start date and closing date of each instant ticket game in an official lottery publication via printed or electronic media, or both. Lottery retailers shall not sell any tickets prior to the start date of a game unless expressly authorized by the director. ~~((A player may submit a winning ticket for prize payment up to one hundred and eighty days after the official end of game. In order to participate in a grand prize drawing in which the entry is the submittal of one or more winning or nonwinning tickets, a player must redeem and submit such a ticket or tickets within the time limits set forth in chapter 315-11 WAC governing the conduct of that specific game.~~

~~(2) A lottery retailer may continue to sell tickets for each instant game up to sixty days after the official end of that game.~~

~~(3) Return of tickets by state liquor control board outlets shall be governed by the interlocal cooperative agreement between the lottery and the state liquor control board.)~~

NEW SECTION

WAC 315-10-062 May a lottery retailer continue to sell instant game tickets for a particular game after the official end of that game? A lottery retailer may continue to sell tickets for each instant game up to sixty days after the official end of that game.

NEW SECTION

WAC 315-10-065 Return of instant game tickets by state liquor control board outlets. Return of tickets by state liquor control board outlets shall be governed by the interlocal cooperative agreement between the lottery and the state liquor control board.

AMENDATORY SECTION (Amending Order 77, filed 7/30/85)

WAC 315-10-070 Ticket validation requirements.

(1) To be a valid Washington state lottery instant game ticket, a ticket must meet all of the following validation requirements.

(a) The ticket must have been issued by the director in an authorized manner.

(b) The ticket must not be altered, unreadable, or tampered with in any manner.

(c) The ticket must not be counterfeit in whole or in part.

(d) The ticket must not be stolen nor appear on any list of omitted tickets on file with the lottery.

(e) The ticket must be complete and not blank or partially blank, miscut, misregistered, defective, or printed or produced in error.

(f) If play symbol and play symbol captions are present in the playfield, the ticket must have ~~((exactly))~~ at least one play symbol and ~~((exactly))~~ at least one play symbol caption under each ~~((of the rub-off spots, exactly))~~ play spot. These elements must be present in their entirety, legible, right-side up, and not reversed in any manner.

(g) The ticket must have at least one pack-ticket number, exactly one ~~((agent))~~ retailer verification code, and exactly one validation number. ~~((They))~~ These elements must be present in their entirety, legible, right-side up, and not reversed in any manner.

~~((g))~~ (h) The validation number of an apparent winning ticket shall appear on the lottery's official list of validation numbers of winning tickets; and a ticket with that validation number shall not have been previously paid.

~~((h))~~ (i) The ticket must pass all additional confidential validation requirements, if any, established by the director.

(2) The director may authorize reconstruction of an alleged winning ticket which was not received and/or cannot be located by the lottery~~((-))~~; provided, that the person requesting reconstruction submits to the lottery sufficient evidence to enable reconstruction and that they have submitted a claim for the prize, if any, for that ticket. If the reconstructed ticket is a winning ticket and meets the validation requirements contained in subsection (1) of this section and the specific validation requirements contained in the rules for its specific game, the director may authorize payment of the prize~~((-))~~; provided, that the ticket shall not be validated nor the prize paid prior to the one hundred eighty-first day following the official end of that instant game. A ticket(s) validated pursuant to this subsection shall not entitle the claimant entry into the grand prize drawing, if any, for that or any subsequent instant game.

(3) Any ticket not passing all the validation requirements in subsection (1) of this section and the specific validation requirements contained in the rules for its specific game is invalid and ineligible for any prize.

(4) The director may replace any invalid ticket with an unplayed ticket of equivalent sales price from any current instant game. In the event a defective ticket is purchased, the only responsibility or liability of the lottery shall be the replacement of the defective ticket with an unplayed ticket of equivalent sales price from any current instant game, or issue a refund of the sales price. However, if the ticket is partially mutilated or if the ticket is not intact but it still can be validated by other validation tests, the director may pay the prize for that ticket.

NEW SECTION

WAC 315-10-075 How do I claim an instant game prize? Procedures for claiming instant game prizes are as follows:

(1) To claim an instant game prize of \$600.00 or less the claimant either may present the apparent winning ticket to any lottery retailer regardless of where the ticket was purchased, or may present the apparent winning ticket to the lottery by mail or in person. When a retailer is presented with a claim under this section, the retailer shall verify the claim and, if acceptable, make payment of the amount due the claimant. The prizes shall be paid during all normal business hours of that retailer provided that claims can be validated on the lottery's instant ticket scanner. The retailer shall not charge the claimant any fee for payment of the prize or for cashing a business check drawn on the retailer's account.

(2) In the event the retailer cannot verify the claim, the claimant shall present a claim to the lottery by mail or in

person. If the claim is validated by the lottery, a check shall be forwarded to the claimant in payment of the amount due. In the event that the claim is not validated by the director, the claim shall be denied and the claimant shall be promptly notified.

(3) To claim an instant prize of more than \$600.00, the claimant shall complete a claim form, as provided in WAC 315-06-120, which is obtained from the lottery retailer or the lottery and mail or present in person the completed form together with the apparent winning ticket to the lottery. Upon validation by the director, a check shall be mailed or presented to the claimant in payment of the amount due, less any applicable federal income tax withholding and deductions pursuant to RCW 67.70.255 and WAC 315-06-125. In the event that the claim is not validated by the director, the claim shall be denied and the claimant shall be promptly notified.

(4) To claim an instant prize pursuant to WAC 315-10-070(2), the claimant shall notify the lottery of the claim and request reconstruction of the ticket not later than one hundred eighty days after the official end of that instant game. If the director authorizes reconstruction, the ticket shall not be validated nor the prize paid prior to the one hundred eighty-first day following the official end of that instant game. A ticket(s) validated pursuant to WAC 315-10-070(2) shall not entitle the claimant entry into the grand prize drawing, if any, for that or any subsequent instant game.

(5) Any ticket not passing all the validation checks specified by the director is invalid and ineligible for any prize and shall not be paid. However, the director may, solely at his or her option, replace an invalid ticket with an unplayed ticket (or tickets of equivalent sales price from any other current game). In the event a defective ticket is purchased, the only responsibility or liability of the director shall be the replacement of the defective ticket with another unplayed ticket (or tickets of equivalent sale price from any other current game).

WSR 96-24-103

PROPOSED RULES

INSURANCE COMMISSIONER'S OFFICE

[Filed December 4, 1996, 11:24 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-17-080.

Title of Rule: Standards for determining when the benefits provided in a contract are and are not reasonable in relation to the amount charged by health carriers as regulated under RCW 48.44.010(3) and 48.46.020(1).

Purpose: This rule allows those who submit rate filings to know what to plan for and what to expect; and helps to make the process fair, credible and understandable for all who are affected by the rate decisions; and uniform among health carriers.

Other Identifying Information: Insurance Commissioner Matter No. R 96-7.

Statutory Authority for Adoption: RCW 48.02.060, 48.44.020 (2)(g), 48.44.050, 48.46.060 (3)(f), and 48.46.200.

Statute Being Implemented: RCW 48.18.110, 48.44.020, 48.47.060.

Summary: Washington statutes state that the Insurance Commissioner may disapprove a health benefit contract or agreement on the grounds that the benefits are unreasonable in relation to the amount charged. They further state that contracts and agreements shall be submitted for approval to the commissioner and the rates of any such plans shall be reasonable in relation to the benefits.

Reasons Supporting Proposal: The historical approach to determining when the benefits provided in a contract were reasonable was a fixed "loss ratio" test established in 1981. This test has been repealed as outdated and no longer meaningful. Many carriers have requested a replacement for the repealed regulation. While it is possible for regulators to evaluate the reasonableness of contracts filed by health carriers in the absence of published criteria, an explicit set of criteria adopted as a rule will make the process of evaluating rate filings more efficient and equitable. Such a set of criteria allows those who submit rate filings to know what to plan for and what to expect; and helps to make the process fair, credible and understandable for all who are affected by the rate decisions; uniform among health carriers.

Name of Agency Personnel Responsible for Drafting: Bethany Weidner, Olympia, Washington, (360) 664-2532; **Implementation and Enforcement:** Ida Zadrow, Olympia, Washington, (360) 407-0197.

Name of Proponent: Deborah Senn, Insurance Commissioner, private, public, and governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule establishes criteria for evaluating reasonableness based on three types of charges that are included in premiums. Carriers must demonstrate that they have accounted for and allocated the following cost elements in a reasonable and verifiable manner: (1) Expected value of all future claims costs; (2) prudently incurred nonclaims costs; and (3) continuation to surplus, considering investment income and the level of surplus available to the carrier.

The purpose is to fulfill the statutory requirement that the commissioner ensure that health plan charges are reasonable. The impact will be to make the evaluation process cleaner, simpler, and fairer to all affected by health plan rate changes.

Proposal does not change existing rules.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

(a) Is the rule required by federal law or federal regulation? No.

(b) What industry is affected by the proposed rule? Accident and Health Insurance Companies (#6321) and Hospital and Medical Service Plans (#6324).

(c) List the specific parts of the proposed rule, based on the underlying statutory authority (RCW section), which may impose a cost to businesses. Most rates filed by carriers are currently subject to review by the commissioner. The commissioner has the statutory authority to disapprove these rates ". . . If the benefits provided therein are unreasonable in relation to the amount charged for the

agreement" (RCW 48.44.020 (2)(d), 48.46.060 (2)(d) and 48.10.110(2)). Although rate analysts for the Office of the Insurance Commissioner (OIC) evaluate rates based on criteria included in this proposed rule, the analysts presently do not have an explicit rule in the Washington Administrative Code to follow. The purpose of this proposed rule is to explicitly state the criteria on which a rate filing is to be evaluated and thereby achieve uniformity in the rate review process for all carriers, consistent with applicable statutes and regulations, standard actuarial practices, and standards for financial reporting.

Because rate filings are presently subject to review by the commissioner, this rule does not impose new direct costs on the carriers; however, the commissioner recognizes the potential for costs associated with the time required to read and comprehend the new rule. The goal of this impact statement is to determine whether this potential cost would disproportionately affect smaller carriers doing business in Washington state.

(d) What will be the compliance costs for industries affected? The intent of the proposed rule is to create a consistent set of criteria on which to evaluate proposed rate increases by carriers. The proposed criteria will be used by the OIC to determine whether a proposed rate increase is reasonable in relation to benefits. The insurance commissioner recognizes the potential for costs associated with the time required to read and comprehend the new rule; however, this would be a cost associated with any rule establishing criteria pursuant to RCW 48.44.020 (2)(d), 48.46.060 (2)(d), and 48.10.110(2).

(e) What percentage of the industries in the four-digit standard industrial classification will be affected by the rule? One hundred percent of the health carriers that request rate increases for health plans subject to OIC rate regulation.

(f) Will the rule impose a disproportionately higher economic burden on small businesses within the four-digit classification? In order to evaluate the effects of this proposed rule on large and small carriers, it is important to recognize the varying structure of the carriers within the industry. Tables 1 and 2 (following) describe the types of health plans that are currently offered by the largest and smallest health carriers in Washington state. The carriers will remain anonymous to maintain confidentiality. Of the smallest carriers described in Table 1, 33% exclusively offer health plans that are subsidized by the state or federal government (e.g. subsidized basic health plans, Medicaid). These subsidized plans are not subject to OIC rate review. Thus, if these carriers continue offering only subsidized plans, they would not be affected by the proposed rule. Conversely, all of the largest six carriers described in Table 2 offer subsidized plans as well as plans based on standard and negotiated rates. All of the largest carriers offer plans that would be subject to rate review rules set by the commissioner. All carriers intending to market individual and group plans will have to read and comprehend the new rule. This proposed rule does not appear to disproportionately burden smaller carriers due to the types of plans these carriers choose to offer which effectively excludes a portion of the smaller carriers from the proposed rate review rule.

Table 1

Smallest Six Carriers

<u>Types of Plans Marketed by Carrier</u> (1995 data)				
Health Carrier	Standard Rates or Community Rated Plans	Non-standard Rates or Negotiated Rate Plans	Medicare Supplement Plans	State or Federally funded Plans (<u>not</u> subject to OIC rate review)
	Subject to OIC Rate Review			NOT Subject to OIC Rate Review
A				X
B				X
C*			X	
D	X			
E	X	X		
F	X	X	X	X

* carrier intends to market individual and group plans in the future.

Table 2

Largest Six Carriers

<u>Types of Plans Marketed by Carrier</u> (1995 data)				
Health Carrier	Standard Rates or Community Rated Plans	Non-standard Rates or Negotiated Rate Plans	Medicare Supplement Plans	State or Federally funded Plans (<u>not</u> subject to OIC rate review)
	Subject to OIC Rate Review			NOT Subject to OIC Rate Review
A	X	X	X	X
B	X	X	X	X
C	X	X	X	X
D	X	X	X	X
E	X	X	X	X
F	X	X	X	X

(g) Can mitigation be used to reduce the economic impact of the rule on small businesses and still meet the stated objective of the statutes which are the basis of the proposed rule? Potential costs of this rule have been reduced (see (i)) to a negligible amount.

(h) What steps will the commissioner take to reduce the costs of the rule on small businesses? The commissioner will ensure that no extraneous requirements are included in the rule. Also, see part (i) for more information.

(i) Which mitigation techniques have been considered and incorporated into the proposed rule? Based on

written comments from representatives of health carriers, as well as discussions with these representatives, the commissioner eliminated provisions from the proposed rule that would have required carriers to provide sample rates for a specified benefit level for each major product. Elimination of this provision has reduced the analytical work and paperwork required to comply with the proposed rule.

(j) Which mitigation techniques were considered for incorporation into the proposed rule but were rejected, and why? The drafting staff considered including a formula to be used by carriers to determine when a rate increase

PROPOSED

would be judged reasonable, but this was rejected on the grounds that: (i) Such a formula would not implement the statutory requirement that a rate increase or decrease request be evaluated on the basis of the charges being reasonable in relation to benefits and (ii) such a formula would be a "cookie-cutter" approach that might disadvantage one type of carrier versus another.

(k) Briefly describe the reporting, record keeping, and other compliance requirements of the proposed rule. The rate review criteria are designed to be consistent with applicable statutes and regulations, standard actuarial practices, and standards for financial reporting. It is not the intent of this rule to require record keeping that is not consistent with the standard practice and sound financial management of health carriers. Specific reporting requirements are described under a separate rule.

(l) List the kinds of professional services that a small business is likely to need in order to comply with the reporting, record-keeping, and other compliance requirements of the proposed rule. In the event that a carrier has difficulty comprehending the intent of the proposed rule, the OIC will make resources available to assist the carrier in understanding and complying with the proposed rule. This is consistent with the OIC's current approach to rate filing by carriers.

(m) Analyze the cost of compliance including, specifically:

- **Cost of equipment:** No additional cost of equipment expected

- **Cost of supplies:** No additional cost of supplies expected
- **Cost of labor:** Firms may possibly need to hire consulting labor to assist them in making their initial filing under the revised criteria
- **Cost of increased administration:** No additional cost of increased administration expected

(n) Compare the cost of compliance for small business with the cost of compliance for the largest businesses in the same four-digit classification, using one or more of the following (as specifically required by RCW 19.85.040 (1)(a), (b), and (c)). Carriers offering individual and group plans based on standard, nonnegotiated rates are currently subject to community rating statutes (RCW 48.44.022, 48.44.023, 48.44.064, and 48.44.066). Rate proposals for all state and federally funded plans are subject to appropriate state and federal regulation. The target of the proposed rate review rules is to provide a consistent set of criteria for all plans under the jurisdiction of the OIC. One need for the rule is to evaluate merit pooling rates as thoroughly as rates of different types of plans. It is important to note the structure of the smallest and largest carriers described in Tables 3 and 4 (following). Again, the carriers will remain anonymous to maintain confidentiality. Although 50% of the smallest carriers offer individual and group plans that are subject to rate review by the OIC, these small carriers market very few large group policies, and none of these policies are based on merit pools. Conversely, large carriers earn the largest percentage of the premiums from large group plans that include plans based on merit pool rates.

Table 3

**Smallest Carriers
Percentage of Enrollees Categorized by Plan Types (1995 data)**

Health Carrier	Community Rated Plans (standard, non-negotiated rates)	Negotiated Rate Plans (experience rates)	Other Types of Plans
A			100%
B			100%
C*			100%
D	100%		
E	75%	25%	
F	36%	36%	28%

* carrier intends to market individual and group plans in the future

Table 4

Largest Carriers
Percentage of Enrollees Categorized by Plan Types (1995 data)

Health Carrier	Community Rated Plans (standard, non-negotiated rates)	Negotiated Rate Plans (experience and merit pool rates)	Other Types of Plans
A*	Data not available	Data not available	18 %
B	39 %	45 %	16 %
C	31 %	57 %	12 %
D	26 %	60 %	14 %
E	18 %	69 %	13 %

* Beginning January 1, 1996, it became a statutory requirement to use community rating for small groups (groups with under fifty members). This particular carrier combined small and large groups and rated these groups together prior to 1996, thus no data disaggregated by group type is available before this year.

(o) **Have businesses that will be affected been asked what the economic impact will be?** Yes. All carriers were informed of the commissioner's intent to draft a rule regarding rate review criteria for all health carriers in August 1996. The CR-101 for this rule was filed on August 21st of this year. All carriers were sent copies of the proposed rule on November 8, 1996, and were asked to provide comments regarding this proposed rule to the commissioner. On November 19th, carriers were invited to a meeting to discuss issues regarding the proposed rule.

(p) **How did the commissioner involve small businesses in the development of the proposed rule?** All small carriers were invited to provide feedback to the commissioner regarding the intent to draft a rule pertaining to rate review standards in August of 1996. Also, all small carriers were sent copies of the draft rule on November 8, 1996, and asked to provide comments to the commissioner. All small carriers were also invited to participate in a meeting to discuss issues related to this rule held on November 19, 1996. The commissioner also notified the *Washington Health Extra*, a newsletter distributed to many small carriers, and information about the rule and the meeting appeared in the issue published the first week of November.

(q) **How and when were affected small businesses advised of the proposed rule?** Small carriers were advised of the proposed rule in writing on November 8, 1996. Also, see parts (o) and (p) for more details.

A copy of the statement may be obtained by writing to Kacy Brandeberry, P.O. Box 40255, Olympia, WA 98504-0255, phone (360) 664-3790, or FAX (360) 586-3535.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. These rules are not significant legislative rules, as defined at RCW 34.05.328 (5)(c)(iii).

Hearing Location: General Administration Building, 1st Floor Auditorium, 11th and Columbia, Olympia, Washington, on January 13, 1997, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Steve Carlsberg, TDD (360) 664-3154, by January 10, 1997.

Submit Written Comments to: Kacy Brandeberry, P.O. Box 40255, Olympia, WA 98504-0255, Internet e-mail inscomr@aol.com, FAX (360) 586-3535, by January 10, 1997.

Date of Intended Adoption: January 15, 1997.

December 4, 1997 [1996]

Greg J. Scully

Chief Deputy Commissioner

SUBCHAPTER G

TEST FOR REASONABLENESS OF HEALTH PLAN RATES

NEW SECTION

WAC 284-43-700 Demonstration that benefits provided are reasonable in relation to the amount charged for a contract per RCW 48.18.110(2), 48.44.020 (2)(d) and 48.46.060 (3)(d) and (f). (1) The commissioner can disapprove a contract for services if the benefits provided therein are unreasonable in relation to the amount charged for the contract. A rate is reasonable in relation to benefits if it is based on the following three elements:

(a) An actuarially sound estimate of the expected value of all future claims costs associated with the filing. Claims costs and capitation expenses or staff expenses used in the actuarial estimate should recognize, as applicable, the savings associated with managed care provisions used with new or revised products. Such managed care provisions may include provider discounts associated with network changes; global contracts for procedures; utilization review activities and other types of professional or institutional utilization management.

(b) An actuarially sound estimate of all prudently incurred claims settlement expenses, operational and administrative expenses that are reasonably allocated to the filing.

(c) A reasonable, expected cost of capital or contribution to surplus to the extent not offset by investment income and other income and considering the level of unassigned policyholder surplus available to the carrier.

(d) When a carrier files rates with the commissioner, it must demonstrate that it has accounted for and allocated

each of these costs in a reasonable and verifiable manner so that the commissioner can determine whether the proposed rates satisfy the requirements of RCW 48.18.110, 48.44.020 and 48.46.060.

(2) For purposes of this section, equity or net worth shall be computed under statutory accounting principles ("SAP"), which must be reconciled to the books and records of the company. However, at the carrier's option or in the case of a not-for-profit company, the carrier's statutory surplus as regards policyholders may be used instead. In the absence of a reasonable means to allocate equity or unassigned policyholder surplus to specific products or groups of products, the equity calculation and related cost of capital calculation will be made on a total company basis. The rate therein derived will be assigned to the contract filing at issue.

(3) The requirements of this section shall apply to all rate filings received by the commissioner after October 1, 1997.

WSR 96-24-105
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
 [Filed December 4, 1996, 11:26 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-11-066.

Title of Rule: Repeal and replace chapter 296-23A WAC, Hospitals.

Purpose: To clarify and revise rules relating to the methods, policies and rates used to reimburse hospitals for inpatient and outpatient services delivered to eligible workers.

Statutory Authority for Adoption: RCW 51.04.020, 51.04.030, and 51.36.080.

Statute Being Implemented: RCW 51.04.020, 51.04.030, and 51.36.080.

Summary: A replacement to chapter 296-23A WAC has been proposed in order to clarify and update the payment methods and policies used to reimburse hospitals. Refining and updating hospital rules maintains L&I's responsibility to prudently manage payments for hospital services and improves consistency between hospital prospective payment programs of state agencies. It allows for discretionary and timely updating of hospital payment methods, rates and policies.

Reasons Supporting Proposal: This proposal maintains L&I's responsibility to prudently manage payments for hospital services.

Name of Agency Personnel Responsible for Drafting: Diane Reus, Tumwater, (360) 902-5021; **Implementation and Enforcement:** Mark O. Brown, Director, Tumwater, (360) 902-4200.

Name of Proponent: Diane Reus, Medical Program Specialist, Health Services Analysis, 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: This rule repeals and replaces chapter 296-23A WAC, Hospitals. Replacement language clarifies and refines hospital payment methods and policies used by the Department of Labor and Industries and self insurers. It revises the format of the rules to make them easier to understand.

The policy objectives for this rule change include improving consistency with hospital reimbursement methods and policies of other state agencies; maintaining L&I's responsibility to prudently manage payments for hospital services; improving the equity of provider reimbursement; reducing administrative complexity for hospitals and the department; and maintaining access to quality hospital care for eligible workers.

Proposal Changes the Following Existing Rules: This proposal allows for timely and discretionary updates by L&I to hospital payment methods, rates and policies; maintains L&I's responsibility to consult with interested persons when establishing and updating hospital payment methods, rates and policies; requires L&I to publish hospital payment methods, rates and policies at least thirty days prior to implementation; requires L&I to provide thirty calendar days advance notice to interested persons of changes to hospital payment methods, rates and policies; changes the thresholds for low and high cost outliers; changes the method for reimbursing high cost outliers; allows L&I to pay designated hospital inpatient services using per diem rates; clarifies and refines the hospital payment methods for percent of allowed charges (POAC), per diem, and diagnosis-related-groups (DRGs); changes the methods for allocating hospital costs to use Medicare cost report data and Medicare definitions for allowable costs; and defines rural hospitals as peer group A hospitals.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

Introduction: The director of the Department of Labor and Industries (L&I) is mandated by the Washington state legislature (RCW 51.36.080) to pay for hospital inpatient services on the basis of diagnosis-related-groups (DRGs), contracting for services, or other prudent, cost-effective payment methods. In support of this mandate, the health services analysis section (HSA) of the department is proposing to update and refine existing hospital payment methods and policies.

In order to ensure cost-effective hospital payment methodologies, L&I has established the following internal objectives: Improve consistency with hospital reimbursement methods and policies of other state agencies; maintain responsibility to prudently manage payments for hospital services; improve the equity of provider reimbursement; reduce administrative complexity for hospitals and the department; and maintain access to quality hospital care for eligible workers.

In order to achieve department objectives, the department is proposing to revise and update current hospital payment methodologies.

Summary of Proposed Rule: The proposed rule repeals and replaces chapter 296-23A WAC, Hospitals. The replacement language updates department policy concerning

hospital payment methods used by the department and self-insured companies.

The department has also used "clear rule writing" concepts in the drafting of this rule to further clarify intent and to ensure customer compliance.

Because the net effect of the proposed rule may result in an overall reduction in payments to hospitals, the department has determined that the rule has the potential of placing a more than minor economic impact on hospitals.

The proposed rule includes the following changes: Allows for timely and discretionary department-initiated updates of the hospital payment methods, rates and policies; requires L&I to publish hospital payment methods, rates and policies at least thirty days prior to implementation; requires L&I to provide thirty calendar days advance notice to interested persons of changes to hospital payment methods, rates and policies; increases the thresholds for low and high cost outliers; changes the method for reimbursing high cost outliers; allows L&I to pay for designated hospital inpatient services using per diem rates; clarifies and refines the hospital payment methods and policies for reimbursing hospitals using percent of allowed charges (POAC), per diem rates, and diagnosis-related-groups (DRG) payment methods; changes the method for allocating hospital costs to use Medicare cost report data and Medicare definitions for allowable costs; and defines rural hospitals as peer group A hospitals.

Industry Analysis: Since the department is able to identify the specific Washington hospitals that may potentially be impacted by the proposed rule at a more detailed level than is required by statute, it is unnecessary to conduct an industry analysis using the four-digit Standard Industrial Classification Codes. The following information (Table 1) summarizes data concerning the potentially-impacted hospitals.

Table 1. Overview of Potentially-Impacted Washington Hospitals

Total Number of Hospitals	92
Total Number of Employees	54,552
Average Number of Employees/Hospital (All)	593
Number of Large Hospitals	87
Total Number of Employees (Large)	54,364
Average Number of Employees/Hospital (Large)	625
Number of Small* Hospitals	5
Total Number of Employees (Small)	188
Average Number of Employees/Hospital (Small)	38

* A small business is defined as an employer with fifty or fewer employees.

Cost of Compliance: Since the department has determined that the proposed rule has the potential of placing a more than minor impact on Washington hospitals, a comparative evaluation of the cost to small business and large business is required. This evaluation compares the average cost of compliance for small hospitals with the average cost of compliance for the ten percent of hospitals that are the largest hospitals (the size [of] a hospital is based on the number of employees). This analytical exercise will enable the department to determine if the proposed rule would place a disproportionate economic impact on small hospitals. Potential costs were compared on a "cost per employee" basis.

As mentioned earlier, the primary "cost" associated with the proposed rules would be a potential reduction in hospital payments due to changes in the department's hospital payment methods and policies. Thus, in order to determine the impact to hospital payments for inpatient services, the variance in payments based on the current rules and the proposed rules was calculated for both small hospitals (Table 2), and for the ten percent of hospitals that are the largest hospitals (Table 3). Payment information for the three-year period from fiscal year 1993 through fiscal year 1995 was used. The variance in payments was then calculated on a "per employee" basis for further comparison.

PROPOSED

Table 2. Variance in Hospital Payments for Small Hospitals

Washington Hospitals with Fewer than 50 Employees	Number of Employees	FY 93-95 Payments Current Rules	FY 93-95 Estimated Payment Under Proposed Rules	Variance	Average Variance/ Employee
5	188	\$63,908	\$75,723	\$11,815	\$62.85

Table 3. Variance in Hospital Payments for Large Hospitals

Ten (10%) of Washington Hospitals with the greatest Number of Employees	Number of Employees	FY 93-95 Payments Current Rules	FY 93-95 Estimated Payment Under Proposed Rules	Variance	Average Variance/ Employee
11	22,408	\$36,057,679	\$32,592,359	\$-3,465,320	\$-154.65

* The names of the hospitals have been omitted for reasons of confidentiality.

Although, the department recognizes the potential for other costs of compliance to be associated with the proposed rule, such as the administrative burden of incorporating the new payment methodology into practice, these costs were considered indeterminate and insignificant relative to the potential impact to payments, and not further evaluated.

Disproportionate Economic Impact: Based on the information above, the department has estimated (for the three-year period analyzed) that the proposed changes in hospital payment methods would increase payments for small hospitals by an average of \$62.85/employee, and decrease payments for the ten percent of hospitals that are the largest hospitals by an average of \$154.65/employee.

The department has concluded that these findings are not representative of a disproportionate economic impact to small business.

Involvement of Small Business: Throughout the drafting of the proposed rule, the department has been in communication with industry associations that represent small business, including the Association of Washington Business and the Washington State Hospital Association.

Mitigation: Since the proposed rule will, on average, increase the amount of payments to small hospitals, the department is not required to further mitigate the potential impacts of the rule. Given the statutory mandates requiring L&I to be a prudent and cost-effective purchaser of hospital services, the department considers this rule to be the least burdensome alternative to business.

Conclusion: In accordance with the Regulatory Fairness Act (chapter 19.85 RCW), the above analysis demonstrates that the proposed rule would not place a disproportionate economic impact on small business. Based on hospital inpatient payment data provided by the department's health services analysis section, the department has estimated that the proposed rule would increase average payments for small hospitals.

Please contact Michael Ratko at the Department of Labor and Industries if you have any questions concerning this analysis, (360) 902-6805.

A copy of the statement may be obtained by writing to Diane Reus, Medical Program Specialist, P.O. Box 44322,

Olympia, WA 98504-4322, phone (360) 902-5021, or FAX (360) 902-4249.

Section 201, chapter 403, Laws of 1995, applies to this rule adoption. The proposed rules amend the department's payment methods and rates for hospital services delivered to eligible workers.

Hearing Location: Department of Labor and Industries, Auditorium, 7273 Linderson Way S.W., Tumwater, WA 98502, on January 8, 1997, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Diane Reus, (360) 902-5021, by January 6, 1997.

Submit Written Comments to: Diane Reus, FAX (360) 902-4249, by January 17, 1997.

Date of Intended Adoption: February 28, 1997.

December 4, 1996

Mark O. Brown
Director

PART 1 - GENERAL INFORMATION

NEW SECTION

WAC 296-23A-0100 Where can I find general information and rules pertaining to the care of workers? Hospitals may find general information and rules pertaining to the care of workers in chapters 296-20, 296-21 and 296-23 WAC, department bulletins and other department publications. This list is not exhaustive and hospitals remain responsible for other applicable rules.

NEW SECTION

WAC 296-23A-0110 When will the department or self-insurer pay for hospital services? The department or self-insurer will pay for hospital services when proper and necessary for the treatment of the accepted occupational disease or injury.

See WAC 296-20-01002 for the definition of medically necessary.

See WAC 296-20-075 for further rules regarding hospitalization.

See WAC 296-20-03001 for treatment requiring authorization.

See WAC 296-20-03002 for treatment not authorized.

PROPOSED

NEW SECTION

WAC 296-23A-0120 What services are subject to review by the department or self-insurer? The department uses utilization review criteria and all hospital inpatient and outpatient services and billed charges are subject to review by the department, self-insurer or a representative chosen by the department or self-insurer.

NEW SECTION

WAC 296-23A-0130 How does the department establish hospital payment rates? The department will establish and update hospital payment rates, methods and policies in consultation with interested persons at times determined by the department. The department will publish a description of payment methods, rates, and policies for hospital services at least thirty calendar days prior to implementation.

NEW SECTION

WAC 296-23A-0140 How can interested persons request advance notice of changes to hospital payment rates, methods and policies? The department will give at least thirty calendar days notice to interested persons who request advance notice of changes to hospital payment rates, methods and policies. Interested persons may request advance notice by contacting the department at the following address:

Department of Labor and Industries
Health Services Analysis
Mailing List for Hospital Payment Rates
P.O. Box 44322
Olympia, Washington 98504-4322

PART 1.1 - SUBMITTING BILLSNEW SECTION

WAC 296-23A-0150 How must hospitals submit bills for hospital services? Hospitals must submit bills for hospital services using the current National Uniform Billing Form (billing form), or electronically using department file format specifications. Providers using the paper billing form must follow both the billing instructions provided by the department and the Washington state version of the *National Uniform Billing Data Element Specifications* as adopted by the National Uniform Billing Committee.

NEW SECTION

WAC 296-23A-0160 How must hospitals submit charges for ambulance and professional services? Hospitals must submit charges for ambulance services and professional services provided by hospital staff physicians on the Health Insurance Claim Form, HCFA 1500 using the provider account number(s) assigned by the department for these services. Hospitals using any of the electronic transfer options must follow department instructions for electronic billing.

NEW SECTION

WAC 296-23A-0170 How must hospitals bill the department or self-insurer for preadmission services? Preadmission services performed in a hospital outpatient setting within one day prior to hospital admission must be billed as hospital inpatient services.

PART 1.2 - SUPPORTING DOCUMENTATION REQUIREMENTSNEW SECTION

WAC 296-23A-0180 What supporting documentation must hospitals send for hospital services? Hospitals must send the following supporting documentation for hospital services:

- Admission history and physical examination
- Discharge summary for stays over forty-eight hours
- Emergency room reports
- Operative reports
- Anesthesia records
- Other documentation as requested by the department or self-insurer.

Hospitals must place the worker's name and claim number on the upper right-hand corner of each page of supporting documentation submitted.

NEW SECTION

WAC 296-23A-0190 Where must hospitals send supporting documentation for hospital services for state fund claims? Do not submit supporting documentation with the bill for services. Hospitals must send supporting documentation for hospital services for state fund claims to:

Department of Labor and Industries
Claims Section
P.O. Box 44291
Olympia, WA 98504-4291

NEW SECTION

WAC 296-23A-0195 When must providers using electronic medium submit supporting documentation? Providers using any of the electronic transfer options provided by the department must send the department or self-insurer the required supporting documentation within thirty calendar days of the date billing information was sent to the department on electronic medium. Providers must comply with the electronic billing instructions supplied by the department regarding the submission of hospital bill documentation.

PART 2 - PAYMENT METHODS FOR HOSPITAL SERVICESNEW SECTION

WAC 296-23A-0200 How does the department pay for hospital inpatient services? The department will pay for hospital inpatient services according to the following table:

<i>Hospital Type or Location</i>	<i>Do Diagnosis Related Group (DRG) payment methods apply?</i>	<i>Do per diem payment methods apply?</i>	<i>Do percent of allowed charges (POAC) payment methods apply to hospital inpatient services?</i>
Children's Hospitals	No	No	Yes, paid 100% of allowed charges
Chronic Pain Management Program	Exempt, paid per department agreement.	Exempt, paid per department agreement.	Exempt, paid per department agreement.
Health Maintenance Organizations	No	No	Yes, paid 100% of allowed charges
Military	No	No	Yes, paid 100% of allowed charges
Veterans Administration	No	No	Yes, paid 100% of allowed charges
State psychiatric facility	No	No	Yes, paid 100% of allowed charges
Hospitals not in Oregon, Idaho or Washington	No	No	Yes, paid 97% of allowed charges
Oregon and Idaho	No	No	Yes, paid the Washington statewide average POAC factor
Washington rural (Peer Group A)	No	Yes, statewide per diem rates apply for five DRG categories: chemical dependency, psychiatric, rehabilitation, medical, and surgical DRGs	No
All other Washington hospitals	Yes	Yes, state-wide average per diem rates apply for designated categories: chemical dependency, psychiatric, rehabilitation, low volume medical, and low volume surgical DRGs	Yes, applies to low cost outlier payments and high cost outlier payments above the high cost outlier threshold

NEW SECTION

WAC 296-23A-0210 How do self-insurers pay for hospital inpatient services? Self-insurers will pay for hospital inpatient services using percent of allowed charges (POAC) factors, according to the following table:

<i>Hospital Type or Location</i>	<i>Do percent of allowed charges (POAC) payment methods apply to hospital inpatient services?</i>
Military, Veteran's Administration, Health Maintenance Organizations, State Psychiatric Facilities, Children's Hospitals	Yes, paid 100% of allowed charges
Hospitals not in Oregon, Idaho or Washington	Yes, paid 97% of allowed charges
Oregon and Idaho	Yes, paid the Washington state-wide average POAC factor
All other Washington hospitals	Yes, paid the hospital specific POAC factor

NEW SECTION

WAC 296-23A-0220 How does the department or self-insurer pay for hospital outpatient services? The department or self-insurer will pay for hospital outpatient services according to the following table:

<i>Hospital Type or Location</i>	<i>Do percent of allowed charges (POAC) payment methods apply?</i>	<i>Does the department's Medical Aid Rules and Fee Schedules apply to hospital outpatient radiology, laboratory, pathology and physical therapy services?</i>
Children's Hospitals	Yes, paid 100% of allowed charges	Yes
Chronic Pain Management Program	Exempt, paid per department agreement.	Exempt, paid per department agreement.
Health Maintenance Organizations	Yes, paid 100% of allowed charges	Yes
Military	Yes, paid 100% of allowed charges	No, paid 100% of allowed charges
Veterans Administration	Yes, paid 100% of allowed charges	No, paid 100% of allowed charges
State psychiatric facility	Yes, paid 100% of allowed charges	Yes
Hospitals not in Oregon, Idaho or Washington	Yes, paid 97% of allowed charges	No, paid 100% of allowed charges
Oregon and Idaho	Yes, paid the Washington statewide average POAC	Yes
Washington rural (Peer Group A)	Yes, applies to hospital outpatient services except radiology, laboratory, pathology and physical therapy	Yes
All other Washington hospitals	Yes, applies to hospital outpatient services except radiology, laboratory, pathology and physical therapy	Yes

Hospitals are reimbursed only for the technical component of rates listed in the fee schedules, for outpatient radiology, pathology and laboratory services.

See chapter 296-23 WAC for rules on radiology, pathology, laboratory, physical therapy and work hardening services. See WAC 296-20-132 and 296-20-135 for information on the conversion factor used for hospital outpatient services.

NEW SECTION

WAC 296-23A-0230 How does the department or self-insurer pay out-of-state hospitals for hospital services? The department or self-insurer pays out-of-state hospitals for hospital services using a percent of allowed charges (POAC) factor or department fee schedule. The POAC factor may differ for services performed in inpatient and outpatient settings. The department or self-insurer will pay out-of-state hospitals according to the following table:

<i>Hospital Location (State)</i>	<i>Hospital Outpatient Services</i>	<i>Hospital Inpatient Services</i>
Oregon and Idaho	<p>Hospital outpatient radiology, pathology and laboratory, and physical therapy services are to be billed and will be paid using the appropriate Labor and Industries fee schedule procedure codes.</p> <p>All other hospital outpatient services will be paid at the Washington state-wide average percent of allowed charges (POAC) factor.</p>	Washington state-wide average percent of allowed charges (POAC) factor.
Hospitals not in Oregon, Idaho or Washington	<p>Hospital outpatient radiology, pathology and laboratory, and physical therapy services are paid 100% of allowed charges.</p> <p>All other hospital outpatient services are paid 97% of allowed charges.</p>	97% of allowed charges.

NEW SECTION

WAC 296-23A-0240 How does the department define and pay a new hospital? New hospitals are those open for less than one year prior to the implementation of the department's most recent hospital payment rates. The department will pay new hospitals according to the following table:

PROPOSED

Hospital Type or Location	What Diagnosis Related Group (DRG) base price applies?	What Per Diem Payment Rates Apply?	What percent of allowed charges (POAC) factor applies?
Oregon and Idaho	Exempt	Exempt	Washington state-wide average POAC
Hospitals not in Oregon, Idaho, or Washington	Exempt	Exempt	Paid 97% of allowed charges
Military, Veterans Administration, State Psychiatric, Health Maintenance Organization, Children's,	Exempt	Exempt	Paid 100% of allowed charges
Chronic Pain Management Program	Exempt, paid per department agreement	Exempt, paid per department agreement	Exempt, paid per department agreement
Washington Rural Hospital (Peer Group A)	Exempt	Washington state-wide average per diem rates	Washington state-wide average POAC
Other Washington Hospital	Weighted median case-mix adjusted average cost per case for Washington DRG hospitals, except major teaching hospitals	Washington state-wide average per diem rates	Washington state-wide average POAC

PROPOSED

A new hospital will be paid using its hospital-specific POAC within three years of receiving a provider account number(s) from the department.

NEW SECTION

WAC 296-23A-0250 Does a change in hospital ownership affect a hospital's payment rate? A change in ownership does not constitute the creation of a new hospital. If a hospital changes ownership, rates will remain the same as those payable to the previous owner.

PART 2.1 - PERCENT OF ALLOWED CHARGES (POAC) PAYMENT METHODS AND POLICIES

NEW SECTION

WAC 296-23A-0300 When do percent of allowed charges (POAC) payment factors apply? The department may designate from time to time, those hospitals and hospital services to be paid using POAC factors.

NEW SECTION

WAC 296-23A-0310 What is the method for calculating percent of allowed charges (POAC) factors? POAC factors are based on Medicare cost report data and are calculated by dividing adjusted operating expenses by adjusted patient revenues. The department will allow costs for graduate medical education and charity care. Allowable costs for charity care shall not exceed a maximum of two percent of the facility's total allowable costs. A hospital's

POAC factor shall not exceed one hundred percent of allowed charges.

Payment rates are calculated by multiplying the POAC factor by the allowed charges.

Amount Paid = (POAC Factor) X (Allowed Charges)

Each hospital will be notified of their revised POAC factor thirty days prior to implementation. Incorrect data or erroneous calculations can be appealed in accordance with WAC 296-23A-0600.

PART 2.2 - PER DIEM PAYMENT METHODS AND POLICIES

NEW SECTION

WAC 296-23A-0350 When do per diem rates apply?

The department may designate from time to time, those hospitals and hospital services paid on a per diem basis. For example, the department may develop per diem rates for the following diagnosis-related-group (DRG) categories:

- Psychiatric;
- Rehabilitation;
- Substance abuse;
- Medical;
- Surgical; and
- Other categories as determined by the department.

NEW SECTION

WAC 296-23A-0360 What is the method for calculating per diem rates? Per diem rates are calculated by dividing the total costs for all relevant cases in the historical data base by the total number of days. The total number of days is equal to the sum of the number of days for each relevant case. The number of days per case is equal to last date of service minus the first date of service. The department will allocate costs at the detailed revenue code level using Medicare cost report data and Medicare definitions for allowable costs. The department will allow costs for graduate medical education and charity care. Allowable costs for charity care shall not exceed a maximum of two percent of the facility's total allowable costs.

Payment rates are equal to the applicable per diem rate multiplied by the number of days allowed by the department. The department does not pay for the day of discharge. Payment shall not exceed allowed billed charges.

PART 2.3 - DIAGNOSIS-RELATED-GROUP PAYMENT METHODS AND POLICIES

NEW SECTION

WAC 296-23A-0400 What is a "diagnosis-related-group" payment system? A diagnosis-related-group (DRG) system categorizes patients into clinically coherent and homogenous groups with respect to resource use. The department will use an all-patient grouper to perform the diagnostic categorization. To the extent feasible, where DRG relative weights meet acceptable reliability and validity standards, the department will use DRG per case rates for payment of hospital inpatient services.

NEW SECTION

WAC 296-23A-0410 How does the department calculate diagnosis-related-group (DRG) relative weights? In calculating DRG relative weights, the department will:

(1) Allocate costs for hospital services at a detailed revenue code level using Medicare cost report data and Medicare definitions for allowable costs. The department will allow costs for graduate medical education and charity care. Allowable costs for charity care shall not exceed a maximum of two percent of the facility's total allowable costs.

(2) Classify department hospital admissions data and hospital discharge data in the Washington state department of health's comprehensive hospital abstract reporting system (CHARS), using an all-patient grouper.

(3) Establish relative weights from department of labor and industries' hospital admission data. If the department's data is not sufficient to calculate stable relative weights, the department may use hospital discharge data in the Washington state department of health's comprehensive hospital abstract reporting system (CHARS) or another appropriate data source.

(4) Exclude the following types of cases from DRG relative weight calculations: Transfers, statistical outliers, length of stay equal to zero, psychiatric, substance abuse and rehabilitation DRGs, out-of-state hospitals, other hospitals and services designated as exempt from DRG payment rates.

See WAC 296-23A-0470 and 296-23A-0480 for exclusions and exceptions to DRG payments for hospital services.

(5) Test each DRG statistically for adequacy of sample size to ensure that relative weights meet acceptable reliability and validity standards.

(6) Replace unstable department relative weights with stable CHARS derived relative weights.

(7) Standardize department and CHARS relative weights to a state-wide case-mix index of 1.0.

NEW SECTION

WAC 296-23A-0420 How does the department determine the base price for hospital services paid using per case rates? The department determines the base price for hospital services paid using per case rates according to the following table:

<i>Type of Hospital</i>	<i>Base Price</i>
Major Teaching Hospital: Harborview Medical Center or University of Washington	Hospital-specific case-mix adjusted average cost per case
Other DRG Hospital	Weighted median case-mix adjusted average cost per case for DRG hospitals, except major teaching hospitals

NEW SECTION

WAC 296-23A-0430 How does the department calculate a hospital specific case-mix adjusted average cost per case? The department determines the case-mix adjusted average cost per case for each hospital by:

- (1) Allocating costs for hospital services at a detailed revenue code level using Medicare cost report data and Medicare definitions for allowable costs. The department will allow costs for graduate medical education and charity care. Allowable costs for charity care shall not exceed a maximum of two percent of the facility's total allowable costs;
- (2) Totaling the costs of all DRG cases;
- (3) Dividing the total by the number of cases; and
- (4) Then dividing that number by the hospital's case-mix index.
- (5) Per case costs are indexed to the payment period for inflation and other factors.

NEW SECTION

WAC 296-23A-0440 How does the department calculate the base price for DRG hospitals, except major teaching hospitals? The department calculates the base price for DRG hospitals, except major teaching hospitals by:

- (1) Calculating each hospital's case-mix adjusted average cost per case;
- (2) Weighting each hospital's case-mix adjusted average cost per case by the number of cases at that hospital;
- (3) Determining the median (fiftieth percentile) of the list of case-mix adjusted average costs per case.

NEW SECTION

WAC 296-23A-0450 What cases does the department exclude from base price calculations? The department excludes the following types of cases from base price calculations:

- Transfers;
- Statistical outliers;
- Length of stay equal to zero;
- Psychiatric, substance abuse and rehabilitation DRGs;
- Out-of-state hospitals; and
- Other hospitals and services designated as exempt from DRG payment rates.

See WAC 296-23A-0470 and 296-23A-0480 for exclusions and exceptions to DRG payments for hospital services.

NEW SECTION

WAC 296-23A-0460 How does the department calculate the diagnosis-related-group (DRG) per case payment rate for a particular hospital? The DRG per case rate for a particular hospital is calculated by multiplying the assigned DRG relative weight for that admission by the applicable base price.

NEW SECTION

WAC 296-23A-0470 Which exclusions and exceptions apply to diagnosis-related-group (DRG) payments for hospital services? The following exclusions and exceptions apply to DRG payments for hospital services:

- Psychiatric, rehabilitation, and chemical dependency (substance abuse) services will be excluded from payment by DRG rates. These services will be paid using per diem payment rates.
- Ambulance and air transportation services are excluded from DRG payments.
- Bills assigned to a DRG that is defined as ungroupable will be denied.
- Bills where the principal diagnosis is invalid as a discharge diagnosis will be denied.
- Bills where the injured worker has been admitted and discharged in less than twenty-four hours will be reviewed by the department and may be paid as hospital outpatient services.
- The department may choose to exclude other DRGs from DRG payment rates due to concerns about access, case volume or other considerations. These services will be paid using the applicable percent of allowed charges (POAC) factor and per diem rates.

NEW SECTION

WAC 296-23A-0480 Which hospitals does the department exclude from diagnosis-related-group (DRG) payments? The following hospitals are excluded from DRG payments:

- Military, Veterans Administration, state psychiatric facilities, health maintenance organizations (HMO), and children's hospitals will be paid their allowed charges.
- Department-approved chronic pain management programs will be paid according to department agreement or contract.
- Peer Group A hospitals, as defined by the department of health, will be paid using per diem rates.

PROPOSED

- Hospitals located outside of Washington will be paid a percent of allowed charges (POAC).
- Other hospitals, as determined by the department, may be excluded from DRG reimbursement rates due to concerns about access, case volume or other considerations. These facilities will be paid using the applicable POAC factor and per diem rates.

NEW SECTION

WAC 296-23A-0490 Which hospital services does the department include in diagnosis-related-group (DRG) rates? Unless otherwise specified, the department will include in the DRG rate all hospital services provided to an injured worker admitted to a hospital. Hospital services must be medically necessary for the treatment of the accepted occupational disease or injury.

NEW SECTION

WAC 296-23A-0500 When does a case qualify for high outlier status? Outlier payments apply only to diagnosis-related-group (DRG) reimbursed cases with unusually high or low costs. Outlier status does not apply to cases paid using a percent of allowed charges (POAC) factor or per diem rates. To have a bill considered for outlier status, a hospital must enter "61" for the condition code, block 35 of the hospital billing form.

A case is considered a high cost outlier if the costs for the case exceed the outlier threshold for the assigned diagnosis-related-group. The costs for a case are determined by multiplying the allowed charges for the case by the hospital specific POAC factor. The threshold used to define a high outlier case is the greater of a dollar threshold of twelve thousand dollars or two standard deviations above the state-wide average cost for each DRG paid by the department.

The dollar threshold may be adjusted annually for inflation or other factors as determined by the department. The standard deviations for DRGs will be computed from all relevant cases in the historical data base, excluding statistical outliers.

NEW SECTION

WAC 296-23A-0520 How does the department pay for high outlier cases? Cases defined as high cost outliers will be reimbursed at the diagnosis-related-group (DRG) payment rate plus one hundred percent of costs in excess of the threshold. Costs are determined by multiplying the allowed charges by the hospital specific percent of allowed charges (POAC) factor.

NEW SECTION

WAC 296-23A-0530 How does a case qualify for low outlier status? To qualify as a low outlier, the allowed charges multiplied by that hospital's percent of allowed charges (POAC) factor must be less than ten percent of the state-wide diagnosis-related-group (DRG) rate or five hundred dollars whichever is greater. The standard deviations for DRGs will be computed from all relevant cases in the historical data base, excluding statistical outliers.

NEW SECTION

WAC 296-23A-0540 How does the department pay for low outlier cases? Low outlier cases are paid by multiplying each hospital's specific percent of allowed charges (POAC) factor by the allowed charges for the case.

NEW SECTION

WAC 296-23A-0550 Under what circumstances will the department pay for interim bills? The department will deny interim bills which are assigned to diagnosis-related-groups (DRGs) paid per case rates by the department.

If an interim bill is coded as a diagnosis-related-group (DRG) not paid per case rates by the department, then the bill will be paid using the applicable percent of allowed charges (POAC) factor and per diem rates. If a subsequent bill coded as a DRG paid per case rates by the department, for the same injured worker, has a first date of service within seven days of the last date of service of the previous bill, then the bills will be subject to review and adjustment by the department.

NEW SECTION

WAC 296-23A-0560 How does the department define and pay for hospital readmissions? The department will review hospital readmissions occurring within seven days of discharge and will determine whether the second admission resulted from premature discharge. Payment for services associated with readmission will depend upon the review. For example:

- If the second admission is determined unnecessary, reimbursement may be denied.
- If the admission was avoidable, the two admissions may be combined and a single diagnosis-related-group (DRG) payment made.
- If two different DRG assignments are involved, reimbursement for the appropriate DRG will be based upon review of the case.
- Readmissions involving different hospitals will be reviewed by the department and may be paid using the payment method for transfers.

NEW SECTION

WAC 296-23A-0570 How does the department define a transfer case? A transfer case is defined as an injured worker's admission to another acute care hospital within seven days of that worker's previous discharge. All bills for transfer cases will be subject to review by the department and payment will be determined based on that analysis. The transferring hospital may qualify for high and low outlier status.

NEW SECTION

WAC 296-23A-0575 How does the department pay a transferring hospital for a transfer case? When the stay at the transferring hospital is a diagnosis-related-group (DRG) paid by the department, and does not qualify as a low outlier, the transferring hospital is paid a graduated per diem rate for each day of care allowed by the department. If the case qualifies as a low cost outlier, the hospital will be

paid the graduated per diem amount or low cost outlier payment amount, whichever is lower. The per diem rate is determined by dividing that hospital's rate for the appropriate DRG by that DRG's average length of stay as determined by the department. Payment for the first day of service will be two times the per diem rate. For subsequent allowed days, the basic per diem rate will be paid up to the full DRG payment amount. Unless the case qualifies as a high outlier, payment to the transferring hospital will not exceed the appropriate DRG rate that would have been paid had the injured worker not been transferred to another hospital.

NEW SECTION

WAC 296-23A-0580 How does the department pay the receiving hospital for a transfer case? The hospital receiving a transfer will be paid according to the department's review of the case. If the receiving hospital's stay is a diagnosis-related-group (DRG) paid by the department, then the hospital will receive the appropriate per case and outlier payments. If the case is not a DRG paid by the department, then the hospital is paid using applicable percent of allowed charges (POAC) factor or per diem rates.

PART 3 - REQUESTING A HOSPITAL RATE ADJUSTMENT

NEW SECTION

WAC 296-23-0600 How can a hospital request a rate adjustment? Hospitals may submit a request for adjustment to their rate if:

- The rate methodology or principles of reimbursement established in department publications were incorrectly applied, or
- Incorrect data or erroneous calculations were used in the establishment of the hospital's rate.

In all circumstances, requests for adjustments to rates must show how the rate adjustment was calculated and contain sufficient detail to permit an audit. Requests must specify the nature and the amount of the adjustment sought. The burden of proof is on the requesting hospital.

Reviser's note: The above new section was filed by the agency as WAC 296-23-0600. This section is placed among sections forming chapter 296-23A WAC, and therefore should be numbered WAC 296-23A-0600. Pursuant to the requirements of RCW 34.08.040, the section is published in the same form as filed by the agency.

NEW SECTION

WAC 296-23A-0610 Where must hospitals submit requests for rate adjustments? Hospitals must submit requests for rate adjustments in writing to:

Department of Labor and Industries
Health Services Analysis
Request for Hospital Rate Adjustment
P.O. Box 44322
Olympia, Washington 98504-4322.

Requests must be received within sixty days after the facility receives notice of its payment rates.

NEW SECTION

WAC 296-23A-0620 What action will the department take upon receipt of a request for a rate adjustment? Upon receipt of the request, the department shall determine the need for a conference with the hospital and will contact the facility to arrange a conference if needed. The conference, if needed, must be held within sixty days of the department's receipt of the request.

Within thirty calendar days of the receipt of the request for review or the date of the conference, the department shall notify the facility of the action to be taken by the department.

If the department's review of the material submitted by the hospital results in a favorable determination for the hospital, the department will modify the hospital's payment rate(s). The revised rate(s) will apply to all bills with a date of admission on or after a date chosen by the department. The chosen date will be within one hundred twenty days of the department's and hospital's agreement to modify the rate(s).

If the department's review of the material submitted by the hospital results in an unfavorable determination for the hospital, the hospital may file an appeal with the board of industrial insurance appeals.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 296-23A-100	General information.
WAC 296-23A-105	Payment for hospital inpatient and outpatient services.
WAC 296-23A-106	Reimbursement for inpatient services by per case rates and percentage of allowed charges.
WAC 296-23A-110	Hospital outpatient fee schedule information.
WAC 296-23A-115	Hospital outpatient services conversion factors.
WAC 296-23A-120	Questionable eligibility.
WAC 296-23A-125	Refund of incorrect payments.
WAC 296-23A-130	Treatment of unrelated illness or injury.
WAC 296-23A-135	Closed claims.
WAC 296-23A-140	Take-home Rx's.
WAC 296-23A-145	Routine laboratory procedures on admission.
WAC 296-23A-150	Billing procedures.
WAC 296-23A-155	New hospitals.
WAC 296-23A-160	Excluded and included services.
WAC 296-23A-165	Out-of-state hospitals.
WAC 296-23A-170	Outliers.
WAC 296-23A-175	Interim bills.
WAC 296-23A-180	Readmissions.
WAC 296-23A-185	Transfers.
WAC 296-23A-190	Adjustment of rates.
WAC 296-23A-200	General information—Hospital outpatient radiology.
WAC 296-23A-205	Billing procedures.
WAC 296-23A-210	Injection procedures.

WAC 296-23A-215	Responsibility for x-rays.
WAC 296-23A-220	Duplication of x-rays.
WAC 296-23A-225	Additional views.
WAC 296-23A-230	Unlisted service or procedure.
WAC 296-23A-235	Special report.
WAC 296-23A-300	General information—Hospital outpatient pathology and laboratory.
WAC 296-23A-310	Billing procedures.
WAC 296-23A-315	Unlisted service or procedure.
WAC 296-23A-320	Special report.
WAC 296-23A-400	Hospital outpatient physical therapy rules.
WAC 296-23A-430	Work hardening.

WSR 96-24-110
PROPOSED RULES
DEPARTMENT OF
GENERAL ADMINISTRATION

[Filed December 4, 1996, 11:33 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-21-139 on October 23, 1996.

Title of Rule: Purchase of career-service handguns by state-wide law enforcement officers.

Purpose: The purpose of this rule is to ensure that state-wide law enforcement officers retiring from service due to disability are eligible to purchase their career service handguns from the state as used equipment. Current administrative rule provides this authorization only for those retiring for [from] service. This rule would clarify the eligibility of those retiring due to disability, with some restrictions in the case of disability due to mental or stress-related illness.

Statutory Authority for Adoption: RCW 43.19.190, 43.19.1919.

Statute Being Implemented: RCW 43.19.1919.

Summary: Revises current WAC pertaining to the sale of surplus property to state elected officials or employees, to clarify that commissioned officers retiring for nonmental or nonstress related disabilities, in addition to those retiring for [from] service, may purchase their career service handgun at private sale as used equipment.

Reasons Supporting Proposal: To ensure that retiring state-wide law enforcement officers who are leaving service due to disability are afforded the same opportunity with respect to purchase of career service handguns as commissioned officers retiring after service.

Name of Agency Personnel Responsible for Drafting: Robert M. Lechner, P.O. Box 42600, Olympia, WA, (360) 753-1770; Implementation and Enforcement: Michael R. Levenson, 1222 46th Avenue East, Fife, WA, (206) 597-3743.

Name of Proponent: Washington State Patrol; Department of General Administration, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule amends an existing rule by adding language to include commissioned officers who are retiring

due to disability that is nonmental and nonstress-related to purchase their career service handguns from the state as surplus equipment. The current rule provides this opportunity only to those retiring for [from] service.

The purpose of this rule is to ensure that state-wide law enforcement officers retiring from service due to disability are afforded the same opportunity as those retiring for [from] service. This rule will clarify the eligibility of those retiring due to disability.

The anticipated effect of the rule is a very small increase in the number of career service handguns sold to retiring law enforcement officers, and a more inclusive state code that is respectful of the service of all retiring law enforcement officers.

Proposal Changes the Following Existing Rules: Amends WAC 236-48-198 by adding language to include law enforcement officers retiring due to nonmental, nonstress related disabilities.

No small business economic impact statement has been prepared under chapter 19.85 RCW. There will be no impact on businesses as a result of the adoption of this rule.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Department of General Administration is not a listed agency in section 201 and does not elect to apply that process to this rule making.

Hearing Location: General Administration Building, First Floor Auditorium, 210 11th Street, Olympia, WA, on January 9, 1997, at 2:00 p.m.

Assistance for Persons with Disabilities: Contact Al Pangelinan by January 8, 1997, TDD (360) 664-3799, or (360) 902-7300.

Submit Written Comments to: Marygrace Jennings, Rules Coordinator, General Administration, P.O. Box 41000, Olympia, WA 98504-1000, FAX (360) 586-5898, by 5 p.m., January 8, 1996 [1997].

Date of Intended Adoption: January 17, 1997.

December 4, 1996

Marygrace G. Jennings
Rules Coordinator

AMENDATORY SECTION (Amending WSR 91-09-035, filed 4/12/91, effective 5/13/91)

WAC 236-48-198 Sale of surplus property to state elected officials or employees. Surplus property available for disposal under the provisions of RCW 43.19.1919 shall not be sold to state elected officials, officers or employees, except at public sale: *Provided, however,* An item valued at less than direct buy limit and declared surplus of a personal nature such as a chair, desk or bookcase, which in some way depicts or represents the office in which they have served, may be sold to an elected official after leaving office at private sale as used equipment: *Provided further,* That ((~~retiring~~)) commissioned officers of the Washington state patrol or other state-wide law enforcement activity retired for service or for nonmental or nonstress related disabilities may purchase his or her career service handgun at private sale as used equipment.

WSR 96-24-006
PERMANENT RULES
GAMBLING COMMISSION

[Order 305—Filed November 21, 1996, 11:25 a.m., effective January 1, 1997]

Date of Adoption: November 15, 1996.

Title of Rule: WAC 230-02-240 Commercial gambling manager defined, 230-04-143 Licensing of commercial gambling managers, 230-04-145 Licensing of charitable or nonprofit gambling managers—Application procedures, 230-08-025 Accounting records to be maintained by distributors and manufacturers, 230-30-025 Progressive pull tab games—Definitions—Restrictions—Manner of conducting—Record keeping—Approval, 230-30-040 Step-up pull tab games and carry-over jackpots—Definitions—Restrictions, 230-30-070 Control of prizes, 230-30-075 Punchboard and pull tab prize restrictions—Minimum percentage of prizes available, 230-30-080 Pull tab dispensing limitations, 230-30-102 Pull tab series assembly and packaging, and 230-30-103 Standards for construction of pull tabs.

Purpose: WAC 230-02-240, this rule defines the term "commercial gambling manager" and requires the licensure of a commercial gambling manager if such person is responsible for supervising the operation of progressive jackpot pull tab games; WAC 230-04-143, this rule requires the licensure of a commercial gambling manager, with limited exceptions, for the operation of progressive jackpot pull tab games; WAC 230-04-145, this amendment requires persons responsible for supervision of a progressive jackpot pull tab game for a charitable or nonprofit organization, to be licensed as a charitable or nonprofit gambling manager. In addition, this authorizes the agency to retain the entire license application fee once a charitable or nonprofit gambling manager begins working under a temporary license; WAC 230-08-025, this rule requires the manufacturers and distributors of progressive jackpot pull tab games to separately track the sale of such games; WAC 230-30-025, this rule authorizes progressive jackpot prizes on pull tab games and sets forth restrictions under which such games shall be conducted. A progressive jackpot pull tab allows a pull tab player the chance to win an additional prize if they pick the winning jackpot pull tab; WAC 230-30-040, this rule authorizes step-up pull tabs, which involve a predetermined number of pull tabs within a series that allow the player the opportunity to immediately open a second pull tab on a game board. Upon opening this secondary pull tab, these players receive a prize. These prizes include a limited number of jackpot prizes. If no pull tab player wins the jackpot prize before the game is removed, such prize will be carried over to another step-up pull tab game; WAC 230-30-070, "step-up" prizes have historically been authorized for punchboards. This amendment authorizes step-up prizes for pull tab games as well; WAC 230-30-075, this amendment authorizes progressive jackpots to exceed the \$500 prize restriction on standard punchboard and pull tab games, with a maximum limit of \$5,000. It also authorizes carry-over jackpot prizes on step-up punchboards and pull tabs to exceed the \$500 restriction on standard punchboard and pull tab games, with a maximum limit of \$2,500; WAC 230-30-080, for the limited application to a progressive pull tab series, this amendment allows the use of more than one pull tab machine and expands the cap on total number of pull

tabs in a series from 10,000 to 50,000; WAC 230-30-102, this amendment allows progressive jackpot pull tab series to be packaged in more than one container, provided certain guidelines are followed. It also includes additional house-keeping changes; and WAC 230-30-103, this rule requires the winning and losing sheets for progressive pull tab games to be manufactured at the same time and on the same paper stock.

Citation of Existing Rules Affected by this Order: Amending WAC 230-02-240, 230-04-145, 230-08-025, 230-30-070, 230-30-075, 230-30-080, 230-30-102, and 230-30-103.

Statutory Authority for Adoption: RCW 9.46.070, 9.46.120, 9.46.0273, 9.46.310, 34.05.313.

Adopted under notice filed as WSR 96-19-083 on September 18, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 3, amended 8, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 3, amended 8, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 3, amended 8, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: January 1, 1997.

November 20, 1996

David D. Shaw

Rules and Policy Coordinator

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 97-01 issue of the Register.

WSR 96-24-007
PERMANENT RULES
GAMBLING COMMISSION

[Order 304—Filed November 21, 1996, 11:30 a.m., effective January 1, 1997]

Date of Adoption: November 15, 1996.

Title of Rule: WAC 230-04-140 Licensing of public card room employees, 230-04-190 Issuance of license—Expiration—Restrictions, 230-04-202 Fees—Bona fide charitable/nonprofit organizations, 230-04-203 Fees—Commercial stimulant and other business organizations, 230-04-204 Fees—Individuals, 230-04-220 Prorating and refunding of fees, 230-08-017 Control of gambling equipment—Use of identification and inspection services stamps, and 230-08-125 Annual activity reports (~~(by operators of Class A, B, and C bingo, all classes of raffles, and bona fide)~~) Certain activities operated by charitable or nonprofit ((amusement games)) organizations.

Purpose: WAC 230-04-140, this amendment authorizes the agency to retain the entire license application fee once a public card room employee begins working under a temporary license; WAC 230-04-190, this amendment provides the expiration dates for licenses of charitable or nonprofit gambling managers and makes modifications to the procedure for license renewal payments; WAC 230-04-202, this amendment increases the license fees for bona fide charitable or nonprofit organizations for all license types and classes and establishes a new "combination license" scheme and fee rate; WAC 230-04-203, this amendment increases the license fees for commercial stimulant and other business organizations for all types and classes of licenses; WAC 230-04-204, this rule adds "commercial gambling manager" to individuals subject to licensing fee requirement, in addition to making nominal increases to all other individual fees; WAC 230-04-220, this amendment provides that once an applicant for an individual license has started performing the applicable job duties, the commission will not refund any portion of the license fee; WAC 230-08-017, this amendment establishes the identification and inspection service stamp fees for (1) step-up pull tab games with carry-over jackpot prizes; (2) progressive jackpot pull tab games; and (3) progressive jackpot pull tab dispensing devices; and WAC 230-08-125, this amendment makes housekeeping changes to the procedures and requirements applicable to annual activity reports.

Citation of Existing Rules Affected by this Order: Amending WAC 230-04-140, 230-04-190, 230-04-202, 230-04-203, 230-04-204, 230-04-220, 230-08-017, and 230-08-125.

Statutory Authority for Adoption: RCW 9.46.070, 9.46.116.

Adopted under notice filed as WSR 96-19-084 on October 2, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 8, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 8, repealed 0.

Effective Date of Rule: January 1, 1997.

November 20, 1996

David D. Shaw

Rules and Policy Coordinator

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 97-01 issue of the Register.

WSR 96-24-008
PERMANENT RULES
GAMBLING COMMISSION

[Order 303—Filed November 21, 1996, 11:35 a.m.]

Date of Adoption: November 15, 1996.

Title of Rule: WAC 230-02-105 Annual measurement period—Defined, 230-02-123 Charitable or nonprofit organizations—Net return defined, 230-02-138 Positive cash flow from the bingo operation—Defined, 230-02-362 Primary market area defined, 230-02-364 Secondary market area defined, 230-02-366 Impact market area defined, 230-02-455 Social pastime defined, 230-02-503 Fund raising defined, 230-02-530 Circumstances outside the control of the licensee—Defined, 230-02-535 Permanent interruption of customer flow—Defined, 230-02-540 Temporary interruption of customer flow—Defined, 230-12-050 Extension of credit, loans, or gifts prohibited—Limited exception, 230-20-059 Maximum gross gambling receipts for bingo games—Prize and expense limitations—Minimum net return required, 230-20-060 Petitioning the director for a variance from net return requirements, 230-20-062 Minimum net return from bingo games—Sanctions, 230-20-064 Maximum receipts, prizes, and expenses for bingo games—Net income required, 230-20-102 Bingo prizes—Record of winners, 230-20-120 No free food or beverages to be provided at bingo games—Exceptions, 230-20-125 Discounts and promotional gifts—Authorized—Limits, 230-20-190 Bingo card prices, 230-20-242 Activities conducted as a part of bingo games—Authorization—Restrictions, 230-20-249 Speed bingo—Operating procedures—Restrictions, and 230-20-325 Manner of conducting a raffle.

Purpose: WAC 230-02-105, this defines the term "annual measurement period" as the licensee's fiscal year; WAC 230-02-123, this defines the term "net return" as the total amount of return from the operation of bingo games after payment of reasonable prizes and necessary expenses. This rule further outlines the specific accounting which must take place to compute net return, including the handling of any local gambling taxes; WAC 230-02-138, this rule defines the term "positive cash flow from the bingo operation" as the operation of bingo games and associated activities at an income and expense level that does not require the use of cash or investment resources to sustain; WAC 230-02-362, this rule defines the term "primary market area" as the area within ten miles of the premises of a Class E or above bingo game; WAC 230-02-364, this defines the term "secondary market area" as the area within a ten to twenty-five mile radius from the premises of a Class E or above bingo game; WAC 230-02-366, this rule defines the term "impact market area" as the area that starts at the premises of an operating Class E or above bingo game and extends to a radius located fifty miles from such premises; WAC 230-02-455, this defines the term "social pastime" as a gambling activity conducted primarily for entertainment. This definition applies to charitable or nonprofit organizations that are either licensed to receive \$250,000 or less in annual gross gambling receipts, or are operating under the limited nonlicensee qualifications of RCW 9.46.0321. Further, any licensee that pays wages or rent to conduct bingo is deemed to be operating bingo for purposes of fund raising, (as opposed to operating under the term "social pastime") and is subject to net return requirements; WAC 230-02-503, this defines the

term "fund raising" as a gambling activity which is operated with a profit motive and which is conducted for purposes of obtaining funds for a charitable or nonprofit organization's programs. Organizations conducting bingo are deemed to be "fund raising" when licensed to receive more than \$250,000 in gross gambling receipts; WAC 230-02-530, this defines the term "circumstances outside the control of the licensee" as any factors that impact an organization's ability to operate bingo games that is not within the control of the board of directors; WAC 230-02-535, this defines the term "permanent interruption of customer flow" as a decrease in a bingo operator's customer base that lasts more than six months, and is caused by circumstances outside the control of the licensee; WAC 230-02-540, this defines the term "temporary interruption of customer flow" as a decrease in a bingo operator's customer base for less than six months, when the circumstances that caused the decrease are outside the control of the licensee; WAC 230-12-050, this rule clarifies that use of electronic point-of-sale bank cards is not the use of credit. In addition, charitable and nonprofit organizations may accept credit cards for participation in raffles. Further, promotional gifts authorized by WAC 230-20-125 are exempted from the credit, loan, and gift prohibition; WAC 230-20-059, this rule establishes the minimum net income requirements that bingo operators must meet to ensure they are raising enough funds for their charitable or nonprofit programs; WAC 230-20-060, this rule sets forth the criteria for petitioning the director for a variance from net income requirements; WAC 230-20-062, this rule outlines the restrictions and procedures applicable to a bingo licensee that is out of compliance with the minimum net return provisions of WAC 230-20-059 and 230-20-060; WAC 230-20-064, this rule has been replaced by new rules WAC 230-02-105, 230-02-123, 230-02-126, 230-02-138, 230-02-362, 230-02-364, 230-02-366, 230-02-455, 230-02-503, 230-02-530, 230-02-535, 230-02-540, 230-20-059, 230-20-060, and 230-20-062. These new rules organize the definitions, duties, and procedures applicable to bingo operators into a more defined structure; WAC 230-20-102, this rule makes housekeeping changes; WAC 230-20-120, this rule clarifies that Class D and above bingo licensees are prohibited from providing food and beverages to players at a rate less than the usual and custom price. In addition, licensees who both fail to meet the minimum net return requirements of WAC 230-20-059 and operate a snack bar at a net loss will be in violation of this section; WAC 230-20-125, this rule authorizes the enhancement of bingo games through the use of both promotional discounts and gifts and "frequent player" incentives. In addition, procedural, monetary, and frequency of use restrictions for such promotions and incentives are further detailed; WAC 230-20-190, this rule allows participation without payment of the usual and customary charge in bingo games conducted by Class D or higher licensees, under promotions authorized by WAC 230-20-125. In addition, Class A, B, and C bingo licensees are prohibited from allowing free play before applicable house rules are produced in writing; WAC 230-20-242, this rule authorizes and establishes the procedures for offering bonus prizes based on a winning player's birth date; WAC 230-20-249, this rule authorizes and establishes the rules for conducting speed bingo; and WAC 230-20-325, this rule authorizes and

establishes the procedure for offering discounted and bundled raffle tickets.

Citation of Existing Rules Affected by this Order: Repealing WAC 230-20-064; and amending WAC 230-12-050, 230-20-102, 230-20-120, 230-20-190, 230-20-242, and 230-20-325.

Statutory Authority for Adoption: RCW 9.46.070, 9.46.0209, 9.46.0237, 9.46.0205, 9.46.075.

Adopted under notice filed as WSR 96-19-085 on September 18, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 16, amended 6, repealed 1.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 16, amended 6, repealed 1.

Number of Sections Adopted using Negotiated Rule Making: New 16, amended 6, repealed 1; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

November 20, 1996

David D. Shaw

Rules and Policy Coordinator

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 97-01 issue of the Register.

WSR 96-24-015

PERMANENT RULES

WESTERN WASHINGTON UNIVERSITY

[Filed November 22, 1996, 1:03 p.m., effective January 1, 1997]

Date of Adoption: November 15, 1996.

Purpose: Improve campus safety by prohibiting in-line skates from use on campus.

Citation of Existing Rules Affected by this Order: Amending chapter 516-15 WAC.

Statutory Authority for Adoption: RCW 28B.35.120(12).

Adopted under notice filed as WSR 96-20-070 on September 27, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 1, repealed 0.

Effective Date of Rule: January 1, 1997.

November 20, 1996
Gloria A. McDonald
Rules Coordinator

Chapter 516-15 WAC
SKATEBOARD(S) AND IN-LINE SKATE POLICY

AMENDATORY SECTION (Amending Resolution No. 87-02, filed 10/21/87)

WAC 516-15-010 Definitions. As used in this chapter, the following words mean((s)):

"Skateboard." A toy consisting of an oblong or rectangular board, made of wood, plastic, metal or components thereof, with ~~((a pair of small))~~ wheels ~~((at each end))~~, ridden, as down an incline, usually in a standing position. It may or may not be motorized.

"Skate." A toy consisting of shoes or boots with small wheels on the soles, either in pairs at the toe and heel or in a line down the length of the foot.

AMENDATORY SECTION (Amending Resolution No. 87-02, filed 10/21/87)

WAC 516-15-020 Purpose. Because the university is primarily a pedestrian campus, the purpose of these regulations is:

(1) To protect and control pedestrian traffic and traffic of persons using coasters, skateboards, in-line skates, toy vehicles or other similar devices.

(2) To protect from physical damage and more than ordinary wear the wooden and concrete benches, brick and paved walkways, stairs, steps, loading ramps, plazas, and ramps for the disabled, caused by use of coasters, skateboards, in-line skates, toy vehicles, or similar devices on such areas.

AMENDATORY SECTION (Amending Resolution No. 87-02, filed 10/21/87)

WAC 516-15-040 Regulation ~~((of skateboards))~~. Skateboards, coasters, in-line skates, toy vehicles, or other types of similar devices may not be used on the campus except in areas as may be designated for such use by the vice-president for business and financial affairs or a designee.

AMENDATORY SECTION (Amending Resolution No. 87-02, filed 10/21/87)

WAC 516-15-050 Enforcement. A person using a skateboard ~~((user))~~, coaster, in-line skates, toy vehicle, or similar device who refuses to abide by these regulations will be asked to leave the campus. Refusal to obey will subject the person to being cited for trespass under the provisions of chapter 9A.52 RCW.

If the user is a student, the student will be asked to remove the skateboard, coaster, in-line skates, toy vehicle, or other similar device from use on campus. If the student

refuses, a proceeding may be initiated under chapter 516-22 WAC, the student rights and responsibilities code.

WSR 96-24-016
PERMANENT RULES

WESTERN WASHINGTON UNIVERSITY

[Filed November 22, 1996, 1:08 p.m., effective January 1, 1997]

Date of Adoption: November 15, 1996.

Purpose: To update regulations for bicycle use on campus and to regulate the riding of bicycles on campus during class days and hours.

Citation of Existing Rules Affected by this Order: Amending chapter 516-13 WAC, Bicycle traffic and parking regulations.

Statutory Authority for Adoption: RCW 28B.35.120(12).

Adopted under notice filed as WSR 96-20-069 on September 27, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 1, repealed 0.

Effective Date of Rule: January 1, 1997.

November 20, 1996
Gloria A. McDonald
Rules Coordinator

AMENDATORY SECTION (Amending WSR 90-10-042, filed 4/27/90, effective 5/1/90)

WAC 516-13-020 Parking regulations. (1) All state of Washington bicycle regulations are applicable on the campus.

(2) All city of Bellingham bicycle regulations are applicable on the campus.

(3) Bicycles are to be parked only in bicycle racks where provided or in parking areas specifically designated or marked as a bicycle parking area. No person shall park a bicycle in the public areas of buildings, on a path, sidewalk, walkway, or in such a manner as to block a building exit or entrance.

(4) Bicycles are not to be chained to a designated work of art ~~((identifiable by a plaque))~~.

(5) Improperly parked bicycles are subject to impoundment.

AMENDATORY SECTION (Amending Order 6-02-83, Motion No. 6-02-83, filed 6/28/83, effective 9/19/83)

WAC 516-13-030 Impounding of bicycles. (1) Bicycles may be impounded for illegal parking.

(2) Bicycles will be released upon presentation of proof of ownership and payment of a \$3.00 fee if claimed within seven days. Bicycles unclaimed after seven days will be released to the ~~((Bellingham police))~~ university public safety department. If the owner of an impounded bicycle can be identified they will be notified immediately after impound.

AMENDATORY SECTION (Amending Order 92-01, filed 3/3/92, effective 3/31/92)

WAC 516-13-080 Operation. (1) Pedestrians have the right-of-way on all sidewalks, pathways, and plaza areas on campus. Bicyclists will use due caution when riding bicycles on campus and are encouraged to wear helmets.

(2) It is prohibited for bicycles to be ridden in areas specifically designated as permanent and/or temporary dismount zones ~~((during the ten minutes prior to and until the hour))~~ from 8:00 a.m. to 5:00 p.m. during regular class days or at other times when so posted or as designated by the vice-president for business and financial affairs or a designee.

(3) Bicyclists are responsible for following the Bicycle Responsibility Code adopted May 21, 1996, by the student bicycle advisory coalition as amended by the central health and safety committee on June 3, 1996:

(a) Pedestrians have right of way, always.

(b) Stay in control.

(c) Avoid congested areas and use back roads when possible.

(d) Obey the dismount policy and obey all traffic laws.

(e) Dismount and walk your bike when in crowded areas.

(f) Minimize impact—stay off the lawns.

(g) Park and lock bikes only at bike racks.

(h) Know the code!

AMENDATORY SECTION (Amending Order 92-01, filed 3/3/92, effective 3/31/92)

WAC 516-13-090 Enforcement. A bicycle rider who refuses to abide by these regulations will be asked to leave the campus. A person who refuses to obey the request is subject to being cited for criminal trespass under the provisions of chapter 9A.52 RCW. If a student refuses to abide by these regulations, a proceeding may be initiated under chapter 516-23 WAC, the Student Rights and Responsibilities Code. Enforcement described in this chapter does not preclude other established university disciplinary procedures.

WSR 96-24-037
PERMANENT RULES
JOINT CENTER
FOR HIGHER EDUCATION
[Filed November 26, 1996, 11:15 a.m.]

Date of Adoption: November 13, 1996.

Purpose: To implement policies and procedures for dispensing alcoholic beverages on the Riverpoint Higher Education Park campus.

Statutory Authority for Adoption: RCW 28B.25.020(6).

Adopted under notice filed as WSR 96-20-061 on September 27, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 1, amended 0, repealed 0.

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

November 20, 1996

Terry L. Novak
Executive Director

Title 249A WAC
HIGHER EDUCATION, JOINT CENTER FOR

Chapter 249A-01 WAC
ALCOHOLIC BEVERAGES ON RIVERPOINT
HIGHER EDUCATION PARK CAMPUS

NEW SECTION

WAC 249A-01-010 Policies. (1) Alcoholic beverages may be ordered, served and consumed on the Riverpoint campus only if established procedures are followed.

(2) Only bottled and canned beer and bottled wine are permitted. No kegs are allowed. No hard liquor may be dispensed on campus.

(3) Alcoholic beverages may not be purchased with public funds.

(4) Alcoholic beverages may only be served under permits/licenses issued by the state of Washington. This includes banquet permits and special occasion licenses obtained from the Washington liquor control board. Permits/licenses must be obtained for each event at which alcoholic beverages are served. Permits/licenses must be obtained at least three working days prior to the event for which it is granted, and must be displayed during the event.

(5) Written permission of the joint center for higher education executive director, or his/her designee, is required prior to securing a permit or license.

(6) Consumption, possession, dispensation or sale of alcohol in public areas of any Riverpoint owned or controlled property is prohibited except for persons of legal age at campus-approved events.

(7) In addition to the policies of Riverpoint, faculty, staff and students of higher education institutions occupying

the Riverpoint campus are bound by the regulations of their respective home institutions.

WSR 96-24-041
PERMANENT RULES
DEPARTMENT OF LICENSING
 [Filed November 27, 1996, 9:50 a.m.]

Date of Adoption: November 27, 1996.

Purpose: To adopt disclosures for buyer's agent contracts as mandated by statute and to require certain record keeping by buyer's agents.

Statutory Authority for Adoption: RCW 46.70.180(13) as amended in 1995 by SHB 2179.

Adopted under notice filed as WSR 96-21-089 on October 17, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 2, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 2, amended 0, repealed 0.

Effective Date of Rule: Thirty-one days after filing.
 November 27, 1996

Robert E. Smith
 Administrator

NEW SECTION

WAC 308-66-175 Buyer's agent—Standard disclosures. The written agreement between a buyer's agent and its customer shall contain precisely the following disclosure language in a single paragraph on the first page of the agreement, in a type size sufficiently large to be read with reasonable ease:

NOTICE to customers concerning the nature and scope of BUYER'S AGENT activity. A licensed bonded vehicle dealer may act as a buyer's agent to arrange for you to purchase a new vehicle.

1. Your agreement with the buyer's agent must:
 - Be in writing.
 - Set forth the terms of the agreement.
 - Disclose total fees or other compensation to be received from you.
 - State whether or not any portion of the fee is refundable.
2. While arranging for you to purchase your new vehicle the buyer's agent must NOT:
 - Receive or pay any vehicle purchase moneys.

- Sign any vehicle purchase order, contract, odometer statement or title document.
 - Have the name of the buyer's agent appear on the purchase order, sales contract or title.
 - Sign any other document relating to the purchase, sale or transfer of the new vehicle.
 - Use a power of attorney (POA) to do any of the above prohibited acts. However, the buyer's agent may use a POA to deliver the license plates to the customer.
3. The buyer's agent must NOT:
- Pay to or receive from a dealer any purchase moneys, fees, gratuities or rewards.
 - Claim or state that the buyer's agent offers, obtains or guarantees the lowest price.
 - Arrange for a new vehicle through an out-of-state dealer without disclosing to the customer in writing that the vehicle will not have Washington state lemon law coverage.

NEW SECTION

WAC 308-66-182 Records—Buyer's agents. Dealers shall keep for a period of five years the following records concerning their buyer's agent activities:

- (1) A copy of the required written agreement with the customer.
- (2) A record of any fees received from the customer.

WSR 96-24-042
PERMANENT RULES
DEPARTMENT OF LICENSING
 [Filed November 27, 1996, 9:51 a.m.]

Date of Adoption: November 27, 1996.

Purpose: To comply with the United States Coast Guard mandate that no two vessels have the same identical registration number, to identify the use of a dealer registration card, and to eliminate the language allowing a dealer to permanently affix a number.

Citation of Existing Rules Affected by this Order: Amending WAC 308-90-070, 308-90-130, and 308-90-160.
 Statutory Authority for Adoption: RCW 88.02.100.

Adopted under notice filed as WSR 96-21-090 on October 17, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 3, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 3, repealed 0.

PERMANENT

Effective Date of Rule: Thirty-one days after filing.
November 27, 1996
Robert E. Smith
Administrator

WSR 96-24-044
PERMANENT RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION

[Order 96-18—Filed November 27, 1996, 10:52 a.m.]

AMENDATORY SECTION (Amending Order DLR-162, filed 1/19/88)

WAC 308-90-070 Dealer registration numbers. (1) The department shall assign a registration number ~~((for))~~ to each firm registered as a dealer. In addition, the department shall issue a registration card, as ordered by the dealer, indicating the dealer number and separate suffix letters. The registration number shall be consistent with the standard numbering system for vessels set forth in volume 33, part 174, of the Code of Federal Regulations. (Example: WN 7XXX ~~((DA))~~ —)

(2) ~~((The d))~~ Dealer ~~((s))~~ registration numbers ~~((shall))~~ may be displayed on ~~((all))~~ vessels owned by the dealer when being operated on the water pursuant to RCW 88.02.023. No two vessels may display the same dealer registration number at the same time. The dealer registration card corresponding to the displayed registration number must be kept inside the vessel during such operation.

(3) ~~((The vessel d))~~ Dealer ~~((shall display his/her))~~ registration numbers shall be displayed in three inch block numbers/letters on both sides of the forward one-half of the vessel. ~~((The))~~ Dealer registration numbers may be ~~((permanently fixed to the vessel or))~~ affixed to a removable display fixture. The numbers/letters shall be displayed in a single line.

AMENDATORY SECTION (Amending Order DLR-162, filed 1/19/88)

WAC 308-90-130 Consignment. (1) All purchasers funds received, including deposits or payments or proceeds from the sale of trade-in vessels on a consignment sale, shall be placed in the vessel dealers trust account as required in ~~((section 11, chapter 149, Laws of 1987))~~ RCW 88.02.220, and said funds shall remain in such trust account until the consignor's and the legal owner's interest, if any, have been fully satisfied.

(2) The sale of a consigned vessel by a vessel dealer is a retail sale and the dealer is required to transfer title as found in section 8, chapter 149, Laws of 1987.

AMENDATORY SECTION (Amending Order DLR-162, filed 1/19/88)

WAC 308-90-160 Bond exemption. (1) Applicants or registered vessel dealers desiring to be exempt from the bonding requirement must provide a statement that they sell fifteen or fewer vessels per year having a retail value of not more than two thousand dollars each.

(2) Registered vessel dealers who have stated that they qualify for the exemption shall immediately file the required surety bond with the department at the time their sales exceed the statutory exemption number or value. Failure to file the bond will subject the vessel dealer to penalties prescribed in ~~((section 12, chapter 149, Laws of 1987))~~ RCW 88.02.188.

Date of Adoption: November 27, 1996.

Purpose: The purpose is to amend chapter 392-153 WAC.

Citation of Existing Rules Affected by this Order: Amending WAC 392-153-020, 392-153-025, and 392-153-032.

Statutory Authority for Adoption: RCW 46.20.100(2), 28A.220.020 (2), (3), (4), 28A.220.030(1).

Adopted under notice filed as WSR 96-18-039 on August 29, 1996.

Changes Other than Editing from Proposed to Adopted Version: Allows persons with a conditional teaching certificate to teach in the classroom phase of traffic safety education and increase classroom hours from twenty-five to thirty hours.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 3, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 1, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 2, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 3, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

November 27, 1996

Judith A. Billings
Superintendent of
Public Instruction

AMENDATORY SECTION (Amending Order 18, filed 7/19/90, effective 8/19/90)

WAC 392-153-020 Teacher and instructor qualifications. (1) A teacher certificated under provisions of chapter 28A.410 RCW shall be eligible to teach the classroom or laboratory phases of the traffic safety education program if he/she possesses the following qualifications in addition to those required under chapter 28A.410 RCW:

(a) Possesses a valid Washington state driver's license or a valid license issued by an adjacent state provided the person is a legal resident of the adjacent state and is employed by a Washington school district.

(b) Provides a record(s) from the Washington state department of licensing and/or other driver licensing jurisdiction for a five-year period showing:

(i) Not more than ~~((three))~~ one moving traffic violation~~((s))~~ within the preceding 12 months or more than ~~((four))~~ two moving traffic violations in the preceding 24 months;

(ii) No alcohol related traffic violation within the preceding three years;

(iii) No driver's license suspension, cancellation, revocation or denial within the preceding three years.

(c) Has completed ~~((at least one))~~ the equivalent of four 3-quarter credit hour courses ~~((in general safety education and at least three courses consisting of 3 quarter credit hours each))~~ in traffic safety education as approved by the office of the superintendent of public instruction.

(d) Possesses a valid traffic safety education endorsement issued by the superintendent of public instruction.

(2) Any person endorsed by the superintendent of public instruction to teach traffic safety education in the state of Washington prior to May 27, 1969, and who possesses a ~~((consultant special))~~ conditional certificate but does not hold a valid teaching certificate required by WAC 392-153-010 (4) ~~((and (5)))~~, shall continue to be qualified to teach both classroom and laboratory phase of traffic safety education in this state on the condition that he or she renew such ~~((consultant special))~~ conditional certificate on ~~((an annual))~~ a two-year basis and maintain a satisfactory driving record as set forth above in WAC 392-153-020 (1)(a) and (1)(b).

(3) The laboratory phase of the traffic safety education course may be taught by a commercial instructor licensed by the department of licensing pursuant to chapter 46.82 RCW or an instructor who, although not certificated pursuant to chapter 28A.410 RCW or chapter 46.82 RCW, serves under the supervision of the district traffic safety education program coordinator or his/her designee and who meets the following qualifications:

(a) Possesses a valid Washington state driver's license.

(b) Is at least 21 years of age.

(c) Has at least 5 years of driving experience.

(d) Holds a high school diploma or its equivalent.

(e) Provides a record(s) from the Washington state department of licensing and/or other driver licensing jurisdiction for a 5 year period showing a satisfactory driving record as set forth above in WAC 392-153-020 (1)(b).

(f) Provides evidence of the following:

(i) Completion of at least sixty 60-minute clock hours of study in the field of driving instruction as required by ~~((RCW 46.82.130) [RCW 46.82.330])~~ RCW 46.82.330 and as approved by the office of the superintendent of public instruction and the department of licensing;

(ii) Completion of behind-the-wheel supervised practice in instructing;

(iii) A recommendation for a certificate from a school district superintendent or designee, or from a commercial school approved by the office of the superintendent of public instruction.

(g) Passes practical and knowledge examinations developed and administered by the department of licensing and required under provisions of chapter 46.82 RCW for commercial instructors.

(h) Provides evidence to an agent approved by the office of the superintendent of public instruction of the following instructional competencies:

(i) Uses teaching methods which allow for individual student driving abilities, reduces student anxieties, and involves backseat observers;

(ii) Communicates clearly, using appropriate technical vocabulary;

(iii) Select routes for on-street and on-site lessons and conducts student learning activities from simple to complex which correspond with the learner's mental, physical and emotional performance capabilities in coordination with classroom activities;

(iv) Maintains a position within the vehicle for awareness of the traffic scene and utilizes control instruments to maintain safety and facilitate instruction;

(v) Applies uniform evaluation criteria in assessing needs and progress of students during and after each lesson.

(i) Persons desiring to teach in the simulator or on the multiple car driving range shall provide evidence of having completed an additional thirty clock hours of study which includes supervised practice in instructing in each area as approved by the office of the superintendent of public instruction and the department of licensing: *Provided*, That a person who holds a valid certificate under the provisions of chapter 28A.410 RCW and meets the requirements for traffic safety certification set forth under WAC 392-153-020(1) who is employed as a paraprofessional shall not be required to meet any of the requirements set forth above in WAC 392-153-020(3).

(4) The superintendent of public instruction ~~((shall))~~ may issue the ~~((consultant special))~~ conditional certificate to any person who files an application, pays the appropriate fee(s), and meets the requirements set forth in WAC 392-153-020 (2) or (3) for certification as an instructor of the laboratory phase of traffic safety education.

(5) Certificates issued to teach the laboratory phase of traffic safety education under provisions of chapter 392-153 WAC shall be valid for ~~((one))~~ two years or less and only for the activity specified. Reissuance of such certificates shall be subject to the following requirements:

(a) Verification of employment or intent to employ;

(b) Verification of a satisfactory driving record;

(c) Verification of having completed 60 clock hours of course work since the issuance of the most recent certificate as approved by the employing school district or employing driving school.

(6) The fee for the ~~((consultant special))~~ conditional certificate shall be ~~(((\$1.00))~~ \$10.00 which shall be remitted to an educational service district.

(7) When no person with regular certification endorsed in traffic safety education is available as verified by the school district or education service district or commercial school the classroom phase may be taught by an instructor licensed by the department of licensing and holds or has held a conditional certificate from the superintendent of public instruction and meets the following qualifications:

(a) Possesses a valid Washington state driver's license.

(b) Is at least 21 years of age.

(c) Has at least 5 years of driving experience.

(d) Holds a high school diploma or its equivalent.

(e) Provides a record or records from the Washington state department of licensing and/or other driver licensing jurisdiction for a 5-year period showing a satisfactory driving record as set forth in subsection (1)(b) of this section.

(f) Provides evidence of the following:

(i) Completion of at least 1,000 hours of behind the wheel teaching experience.

(ii) Completion of an 80-hour instructor training program approved by the office of the superintendent of public instruction.

(iii) The 80-hour instructor training course shall consist of not less than the following content areas: Teaching techniques, classroom management, use of technology and media, course content covering WAC 392-153-032, student evaluation and classroom teaching experience.

(iv) A recommendation for a classroom conditional certificate from the district superintendent or designee or the commercial school owner.

(8) Certificates issued to teach the classroom phase of traffic safety education under provisions of chapter 392-153 WAC shall be valid for two years or less and only for the activity specified. Reissuing of such certificates shall be subject to the following requirements:

(a) Verification of employment or intent to employ.

(b) Verification of a satisfactory driving record.

(c) Verification of having completed 60 hours of course work since the issuance of the most recent certificate as approved by the employing school district or employing commercial driving school.

AMENDATORY SECTION (Amending Order 13-76, filed 12/21/76)

WAC 392-153-025 Traffic safety education vehicles. All ~~((free loan))~~ vehicles loaned by an automobile dealer shall comply with subsections (1), (2), ~~((and))~~ (3) and (4) of this section. District-owned vehicles shall comply with subsections (1) ~~((and))~~, (2) and (4) of this section only.

(1) Equipment. Every vehicle used in on-street instruction shall be equipped with a dual control brake ~~((and))~~, rear view mirror for the instructor, and seat belts for each occupant.

(2) Signing. Every vehicle used in on-street instruction shall have a sign readable from the rear with normal vision from a safe following distance. The sign shall designate the vehicle as a traffic safety education vehicle or a vehicle driven by a student driver, or display a recognizable symbol designating student driver.

(3) Use. A traffic safety education vehicle shall be used exclusively for traffic safety education purposes.

(4) Inspection. Every vehicle used in the traffic safety education program shall pass the safety inspection requirement pursuant to WAC 392-143-070 and 392-153-025.

AMENDATORY SECTION (Amending Order 92-10, filed 10/2/92, effective 11/2/92)

WAC 392-153-032 Realistic level of effort. (1) Each school district and commercial driving school shall have a locally written curriculum guide available to each teacher and such guide shall be used by each teacher in the traffic safety education program.

The student shall be taught at least the following program concepts: introduction to highway transportation system; preparing and controlling the vehicle; maneuvering in limited space; signs, signals, and pavement markings; vehicle characteristics; human functions used in driving;

roadway variations; intersections; ~~((traffic flow tasks))~~ management of time and space; lane changes; passing; nonmotorized traffic; internal factors affecting driving performance; physical factors affecting driving performance; alcohol and drugs; vehicle maintenance; planning for travel; limited visibility; reduced traction; special driving conditions; vehicle malfunctioning; avoiding and minimizing impact; post-crash responsibilities; legal responsibilities; highway transportation system improvement; fuel conservation; and motorcycle awareness. The guide shall also include:

~~((1))~~ (a) The performance objectives appropriate for the area of instruction.

~~((2))~~ (b) The methods of instruction used by the teacher in presenting the material.

~~((3))~~ (c) The student activities that will enable a student to accomplish the objectives and to the extent possible allow for individual differences.

~~((4))~~ (d) The level of competency each student is to successfully complete ~~((it))~~ for each objective.

~~((5))~~ (e) The evaluation criteria for the classroom and laboratory phase.

(f) A flow chart that indicates how the classroom and laboratory lessons are sequenced and integrated.

(2) A student shall meet the objectives and competencies listed in the district curriculum guide as a condition of successful completion of the traffic safety education program.

For the purposes of school district reporting and state reimbursement a completing student means a person under twenty-one years of age at the time of enrollment who has enrolled in an approved course and has met one of the following criteria:

~~((1))~~ (a) Has completed all the program objectives as required by the school district and approved by the state superintendent of public instruction and has received a passing grade; or

~~((2))~~ (b) Has received a failing grade after attending more than fifty percent of the program's scheduled classes but achieved less than ninety percent of the program objectives; or

~~((3))~~ (c) Has officially withdrawn, dropped, or transferred after attending more than fifty percent of the program's scheduled classes.

(3) A student taking the course more than once because of a failing grade on the first and subsequent attempts may be counted as a completing student for each attempt.

The traffic safety education course including the classroom and the laboratory phase shall be provided for students in a time period not to exceed eighteen school weeks nor be less than nine school weeks during the school year: *Provided*, That summer school course offerings and commercial driving schools offering an approved program shall not be less than five weeks in length. A minimum ~~((five-week))~~ course of instruction is defined as not less than ~~((twenty-five))~~ thirty hours of contact time in a classroom setting with a certified teacher and not less than four hours of actual driving behind the wheel. Where simulation and/or off-street multiple car driving ranges are utilized, not less than three hours of actual driving behind the wheel per student shall occur. When simulation instruction is used, four hours of instruction equates to one hour of actual driving. When multiple car off-street driving ranges are

used for instruction, two hours of instruction equates to one hour of actual driving. In addition, the traffic safety education course shall:

((+)) (a) Provide students with no more than two hours of classroom instruction and one hour of on-street instruction during any twenty-four hour period. Where simulation and/or off-street multiple car driving ranges are utilized, not more than one additional hour per student per day shall be allowed.

((+)) (b) Provide laboratory instruction only to students who are currently participating in classroom instruction.

WSR 96-24-051
PERMANENT RULES
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed November 27, 1996, 11:35 a.m., effective February 1, 1997]

Date of Adoption: November 27, 1996.

Purpose: Chapter 296-155 WAC, Safety standards for construction work, the department is reversing the previous adoption of the fall protection standard, which became effective October 1, 1995, and readopting the standard as it existed prior to that date. This state-initiated action adopts the fall protection standard identical to the standard which existed from 1991 to September 30, 1995, with some retention of the October 1995 standard as a result of comments received at public hearing.

The October 1995 standard was adopted as a result of federal-initiated amendments published in Federal Register Volume 59, Number 152, dated August 9, 1994. That standard has not provided clear guidance to employers, and has proven to be confusing and contradictory. The federal standard on which it was based required numerous interpretive letters and stays of implementation. This newly adopted fall protection standard's application is clear and its interpretation well understood by industry, as shown by the standard's previous four-year history. The department considers the standard being adopted to be more effective than the current federal standard because the standard is targeted to the heights and work situations where industrial insurance data shows falls are likely to result in serious injury.

Readoption of the 1991 fall protection standard restores clear requirements well understood by the construction industry and which had prompted a steady decline in fall injuries and fatalities since the 1991 implementation. Construction industry associations and the Construction Advisory Committee support readoption of this standard and have been an active participant in its proposal and adoption. There are no additional compliance requirements as a result of the proposed rules.

Citation of Existing Rules Affected by this Order: Amending WAC 296-155-245 Scope and application, 296-155-24501 Definitions, 296-155-24503 Duty to have full fall protection, 296-155-24505 Fall protection systems criteria and practices, 296-155-24507 Training requirements, 296-155-24510 Fall restraint, fall arrest systems, 296-155-24515 Guarding of low-pitched roof perimeters, 296-155-24519 Appendix A to Part C-1—Determining roof widths nonmandatory guidelines for complying with WAC 296-155-

24503 (2)(j), 296-155-24520 Appendix B to Part C-1—Guardrail systems nonmandatory guidelines for complying with WAC 296-155-24505(2), 296-155-24521 Appendix C to Part C-1—Personal fall arrest systems nonmandatory guidelines for complying with WAC 296-155-24505(4), 296-155-24522 Appendix D to Part C-1—Positioning device systems nonmandatory guidelines for complying with WAC 296-155-24505(6), 296-155-24523 Appendix E to Part C-1—Sample fall protection plan nonmandatory guidelines for complying with WAC 296-155-24505(12), 296-155-24524 Appendix F to Part C-1, fall restraint and fall arrest (employer information only), 296-155-24525 Appendix B to Part C-1, Fall restraint and fall arrest (employer information only), 296-155-477 Stairways, 296-155-480 Ladders, 296-155-485 Scaffolding, 296-155-48533 Crane or derrick suspended personnel platforms, 296-155-500 Definitions applicable to this part, 296-155-505 Guardrails, handrails; and covers, 296-155-50503 Roofing brackets, 296-155-515 Ramps, runways, and inclined walkways, 296-155-655 General protection requirements, 296-155-715 Bolting, riveting, fitting-up, and plumbing-up, 296-155-740 Cofferdams, and 296-155-745 Compressed air.

Statutory Authority for Adoption: RCW 49.17.040, [49.17.]050, [49.17.]060.

Adopted under notice filed as WSR 96-11-116 on May 21, 1996.

Changes Other than Editing from Proposed to Adopted Version: As a result of written and oral comments received, the following sections are being amended:

WAC 296-155-24503 Definitions.

- The following definitions were retained from the 1995 fall protection standard: Connector, deceleration device, deceleration distance, failure, free fall, free fall distance, positioning device system, and roof.
- The roofing work definition was modified and retained from the proposed chapter 296-155 WAC, Part K.
- The following definitions were modified and retained from the 1995 fall protection standard: Mechanical equipment, rope grab, unprotected sides and edges.
- The reference in the definition of rope grab was corrected to WAC 296-155-24510 (1)(b)(iii).
- The reference in the definition of unprotected sides and edges was corrected to WAC 296-155-505(5).

WAC 296-155-24505 Fall protection work plan.

- WAC 296-155-24505(3): The word "prior" was capitalized.
- WAC 296-155-24505 (3)(b): The reference was corrected to WAC 296-155-24510.

WAC 296-155-24510 Fall restraint, fall arrest systems.

- WAC 296-155-24510: This section was renumbered to reflect fall arrest and fall restraint as subsections of fall protection.
- Two illustrations were added to this section for clarification purposes.
- WAC 296-155-24510: The words "or positioning device systems" were added to this section. The corrected sentence reads, "When employees are exposed to a hazard of falling from a location 10 feet or more in height, the employer shall ensure that fall restraint, fall

- arrest systems or positioning device systems are provided, installed, and implemented according to the following requirements."
- WAC 296-155-24510 (2)(a): The word "system" was added. It now reads, "Full body harness system." This was modified for clarity.
 - WAC 296-155-24510 (2)(a)(iv): The following sentence from WAC 296-155-24505 (4)(r) in the 1995 fall protection standard is retained and added at this location. The sentence reads, "The attachment point of the body harness shall be located in the center of the wearer's back near shoulder level, or above the wearer's head." The items following this change were renumbered.
 - A note is added between WAC 296-155-24510 (2)(a)(viii) and (ix) which states, "The system strength needs in the following items are based on a total combined weight of employee and tools of no more than 310 pounds. If combined weight is more than 310 pounds, appropriate allowances must be made or the system will not be deemed to be in compliance."
 - WAC 296-155-24510 (2)(b): Safety net requirements from WAC 296-155-24505(3) in the 1995 fall protection standard are retained and added at this location with the following modifications. In the first sentence of the 1995 WAC 296-155-24505 (3)(a), the words "walking/working" are deleted and the words "unless specifically approved in writing by the manufacturer" are added after the words "below such level." In the second sentence, the words "When nets are used on bridges" and the words "from the walking/working surface" are deleted. WAC 296-155-24510 (2)(b) reads, "(b) Safety net systems. Safety net systems and their use shall comply with the following provisions:
 - (i) Safety nets shall be installed as close as practicable under the surface on which employees are working, but in no case more than 30 feet (9.1 m) below such level unless specifically approved in writing by the manufacturer. The potential fall area to the net shall be unobstructed.
 - (ii) Safety nets shall extend outward from the outermost projection of the work surface as follows:
 - *The chart from the 1995 fall protection standard is included at this point.*
 - (iii) Safety nets shall be installed with sufficient clearance under them to prevent contact with the surface or structures below when subjected to an impact force equal to the drop test specified in (b)(iv) of this subsection.
 - (iv) Safety nets and their installations shall be capable of absorbing an impact force equal to that produced by the drop test specified in (b)(iv)(A) and (B) of this subsection.
 - (A) Except as provided in (b)(iv)(B) of this subsection, safety nets and safety net installations shall be drop-tested at the job site after initial installation and before being used as a fall protection system, whenever relocated, after major repair, and at 6-month intervals if left in one place. The drop-test shall consist of a 400 pound (180 kg) bag of sand 30 ± 2 inches (76 ± 5 cm) in diameter dropped into the net from the highest walking/working surface at which employees are exposed to fall hazards, but not from less than 42 inches (1.1 m) above that level.
 - (B) When the employer can demonstrate that it is unreasonable to perform the drop-test required by (b)(iv)(A) of this subsection, the employer (or a designated competent person) shall certify that the net and net installation is in compliance with the provisions of (b)(iii) and (b)(iv)(A) of this subsection by preparing a certification record prior to the net being used as a fall protection system. The certification record must include an identification of the net and net installation for which the certification record is being prepared; the date that it was determined that the identified net and net installation were in compliance with (b)(iii) of this subsection and the signature of the person making the determination and certification. The most recent certification record for each net and net installation shall be available at the job site for inspection.
 - (v) Defective nets shall not be used. Safety nets shall be inspected as least once a week for wear, damage, and other deterioration. Defective components shall be removed from service. Safety nets shall also be inspected after any occurrence which could affect the integrity of the safety net system.
 - (vi) Materials, scrap pieces, equipment, and tools which have fallen into the safety net shall be removed as soon as possible from the net and at least before the next work shift.
 - (vii) The maximum size of each safety net mesh opening shall not exceed 36 square inches (230 cm²) nor be longer than 6 inches (15 cm) on any side, and the opening, measured center-to-center of mesh ropes or webbing, shall not be longer than 6 inches (15 cm). All mesh crossings shall be secured to prevent enlargement of the mesh opening.
 - (viii) Each safety net (or section of it) shall have a border rope for webbing with a minimum breaking strength of 5,000 pounds (22.2 kN).
 - (ix) Connections between safety net panels shall be as strong as integral net components and shall be spaced not more than 6 inches (15 cm) apart."
 - WAC 296-155-24510 (2)(b): A chart was added to this subdivision between WAC 296-155-24510 (2)(b)(ii) and (2)(b)(iii) for clarification purposes.
 - WAC 296-155-24510(3): WAC 296-155-24505(6) of the 1995 fall protection standard is retained and added at this location. It reads, "(3) Positioning device systems. Positioning device systems and their use shall conform to the following provisions:
 - (a) Positioning devices shall be rigged such that an employee cannot free fall more than 2 feet (.61m).
 - (b) Positioning devices shall be secured to an anchorage capable of supporting at least twice the potential impact load of an employee's fall or 3,000 pounds (13.3 kN), whichever is greater.
 - (c) Connectors shall be drop forged, pressed or formed steel, or made of equivalent materials.
 - (d) Connectors shall have a corrosion-resistant finish, and all surfaces and edges shall be smooth to prevent damage to interfacing parts of this system.

(e) Connecting assemblies shall have a minimum tensile strength of 5,000 pounds (22.2 kN).

(f) Dee-rings and snap-hooks shall be proof-tested to a minimum tensile load of 3,600 pounds (16 kN) without cracking, breaking, or taking permanent deformation.

(g) Snap-hooks shall be sized to be compatible with the member to which they are connected to prevent unintentional disengagement of the snap-hook by depression of the snap-hook keeper by the connected member, or shall be a locking type snap-hook designed and used to prevent disengagement of the snap-hook by the contact of the snap-hook keeper by the connected member. As of January 1, 1998, only locking type snap-hooks shall be used.

(h) Unless the snap-hook is a locking type and designed for the following connections, snap-hooks shall not be engaged:

(i) Directly to webbing, rope or wire rope;

(ii) To each other;

(iii) To a dee-ring to which another snap-hook or other connector is attached;

(iv) To a horizontal lifeline; or

(v) To any object which is incompatibly shaped or dimensioned in relation to the snap-hook such that unintentional disengagement could occur by the connected object being able to depress the snap-hook keeper and release itself.

(i) Positioning device systems shall be inspected prior to each use for wear, damage, and other deterioration, and defective components shall be removed from service.

(j) Body belts, harnesses, and components shall be used only for employee protection (as part of a personal fall arrest system or positioning device system) and not to hoist materials."

WAC 296-155-24515 Guarding of low pitched roof perimeters.

- WAC 296-155-24515 (1)(a): The reference in this subdivision was corrected to WAC 296-155-24510.
- WAC 296-155-24515 (1)(c): The reference in this subdivision was corrected to WAC 296-155-24510.
- WAC 296-155-24515 (2)(b): The hot tar and built-up roofing reference was deleted. The modified sentence reads, "Employees engaged in roofing on low-pitched roofs less than 50 feet wide, may elect to use a safety monitor system without warning lines."
- WAC 296-155-24515 (3)(b)(ii): This item was modified to read, "The rope, wire, or chain shall be rigged and supported in such a way that its lowest point (including sag) is no less than 36 inches (91.4 cm) from the roof surface and its highest point is no more than 42 inches (106.7 cm) from the roof surface."
- WAC 296-155-24515 (3)(b)(iv): The tensile strength requirement was reduced from 500 to 200 pounds. The modified sentence reads, "The rope, wire, or chain shall have a minimum tensile strength of 200 pounds (90 Kilograms), and after being attached to the stanchions, shall be capable of supporting, without breaking, the loads applied to the stanchions."

WAC 296-155-24520 Leading edge control zone.

- WAC 296-155-24520 (1)(d): This subsection was modified to read, "The spacing of the stanchions and support of the line shall be such that the lowest point of the line (including sag) is not less than 36 inches from the walking/working surface, and its highest point is not more than 42 inches (106.7 cm) from the walking/working surface."
- WAC 296-155-24520 (1)(d): The words "working/walking" were changed to "walking/working."
- WAC 296-155-24520 (1)(e): This subsection was modified to read, "Each line shall have a minimum tensile strength of 200 pounds (90 Kilograms)."
- WAC 296-155-24520(2): The references in this subsection were changed. They now refer to WAC 296-155-24510 (1)(a) through (d) and 296-155-24510 (2) through (5)(c).

WAC 296-155-24521 Safety monitor system.

- WAC 296-155-24521 (4)(a): The reference was corrected. The number (7) was deleted since it refers to a number of a definition within this section and the definitions are no longer numbered.
- WAC 296-155-24521(5): This section was changed to read, "Control zone workers shall be distinguished from other members of the crew by wearing highly visible, distinctive, and uniform apparel readily distinguishing them from other members of the crew only while in the control zone."

WAC 296-155-24523 Appendix A to Part C-1—Determining roof widths nonmandatory guidelines for complying with WAC 296-155-24515.

- WAC 296-155-24519 from the 1995 fall protection standard is retained and added at this location. Minor housekeeping changes were made.

WAC 296-155-24525 Appendix B to Part C-1, Fall restraint and fall arrest (employer information only).

- This appendix is now titled "Appendix B to Part C-1, Fall restraint and fall arrest (employer information only)." This change occurred because of the addition of WAC 296-155-24523, Appendix A.
- References were updated in this appendix:
- Ladder references were changed from WAC 296-155-480 (1)(o) and 296-155-480 (1)(p) to 296-155-480 (1)(r) and 296-155-480 (1)(s).
- The Two Point Suspension Scaffold reference was changed from WAC 296-155-485 (7)(h)(ii) to 296-155-485 (7)(h)(i).
- The term "Bosun's" Chain Scaffold was corrected to "Boatswain's" Chain Scaffold.

WAC 296-155-500 Definitions applicable to this part.

- The definition of "built-up roofing" was deleted.
- The term "built-up roofing work" was deleted. The definition was modified to read, "Roofing work means the hoisting, storage, application, and removal of roofing materials and equipment, including related insulation, sheet metal, and vapor barrier work, but not including

the construction of the roof deck." This definition was also moved into alphabetical order.

- The definition of "mechanical equipment" was modified to read, "...means all motor or human propelled wheeled equipment except for wheelbarrows, mop carts, robotic thermoplastic welders and robotic crimpers."
- The term "built up" was deleted from the definition of "work area." This was changed for clarification.

WAC 296-155-505 Guardrails, handrails and covers.

- WAC 296-155-505 (2)(g): The words "or hole" were added after the word "opening." It now reads, "All floor opening or hole covers shall be capable of supporting the maximum potential load but never less than two hundred pounds (with a safety factor of four)."
- WAC 296-155-505 (2)(g)(i): Proposed language was deleted and replaced with the 1995 fall protection wording located at WAC 296-155-24505 (10)(c). The adopted sentence reads, "All covers shall be secured when installed so as to prevent accidental displacement by the wind, equipment, or employees."
- WAC 296-155-505 (2)(g)(ii): Proposed language was deleted and replaced with the 1995 fall protection wording located at WAC 296-155-24505 (10)(d). The adopted sentence reads, "All covers shall be color coded or they shall be marked with the word "hole" or "cover" to provide warning of the hazard."
- WAC 296-155-505 (5)(c)(ii)(A): Proposed language was deleted and replaced with the 1995 fall protection wording located at WAC 296-155-24505 (10)(c). The adopted sentence reads, "All covers shall be secured when installed so as to prevent accidental displacement by the wind, equipment, or employees."
- WAC 296-155-505 (5)(c)(ii)(B): Proposed language was deleted and replaced with the 1995 fall protection wording located at WAC 296-155-24505 (10)(d). The adopted sentence reads, "All covers shall be color coded or they shall be marked with the word "hole" or "cover" to provide warning of the hazard."

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 26, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: February 1, 1997.

November 27, 1996
Dorette M. Markham
for Mark O. Brown
Director

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

~~WAC 296-155-245 ((Scope and application. (1) Chapter 296-155 WAC, Part C-1 sets forth requirements for employers to provide and enforce the use of fall protection for employees in construction, alteration, repair, maintenance (including painting and decoration), demolition workplaces, and material handling covered under chapter 296-155 WAC.~~

~~Exception: The provisions of this part do not apply when employees are making an inspection, investigation, or assessment of workplace conditions prior to the actual start of construction work or after all construction work has been completed.~~

~~(2) WAC 296-155-24503 sets forth those workplaces, conditions, operations, and circumstances for which fall protection shall be provided except requirements relating to fall protection for employees engaged in the construction of electric transmission and distribution lines and equipment are provided in chapter 296-45 WAC.~~

~~(3) WAC 296-155-24505 sets forth the requirements for the installation, construction, and proper use of fall protection required by chapter 296-155 WAC, except as follows:~~

~~(a) Performance requirements for guardrail systems used on scaffolds and performance requirements for falling object protection used on scaffolds are provided in Part J-1, of chapter 296-155 WAC.~~

~~(b) Performance requirements for stairways, stairwell systems, and handrails are provided in Part J of chapter 296-155 WAC.~~

~~(c) Additional performance requirements for personal climbing equipment, lineman's body belts, safety straps, and lanyards are provided in chapter 296-45 WAC.~~

~~(4) WAC 296-155-24507 sets forth requirements for training in the installation and use of fall protection systems.) Reserve.~~

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

~~WAC 296-155-24501 ((Definitions.)) Scope and application. ((Anchorage means a secure point of attachment for lifelines, lanyards or deceleration devices which is capable of withstanding the forces specified in the application sections of chapter 296-155 WAC.~~

~~Body belt means a Type I safety belt used in conjunction with lanyard or lifeline for fall restraint only.~~

~~Body harness means straps which may be secured about the employee in a manner that will distribute the fall arrest forces over at least the thighs, pelvis, waist, chest and shoulders with means for attaching it to other components of a personal fall arrest system.~~

~~Buckle means any device for holding the body belt or body harness closed around the employee's body.~~

~~Competent person means an individual knowledgeable of fall protection equipment, including the manufacturer's recommendations and instructions for the proper use, inspection, and maintenance; and who is capable of identifying existing and potential fall hazards; and who has the authority to take prompt corrective action to eliminate those hazards; and who is knowledgeable of the rules contained in this section regarding the erection, use, inspection, and maintenance of fall protection equipment and systems.~~

Connector means a device which is used to couple (connect) parts of the personal fall arrest system and positioning device systems together. It may be an independent component of the system, such as a carabiner, or it may be an integral component of part of the system (such as a buckle or dee ring sewn into a body belt or body harness, or a snap hook spliced or sewn to a lanyard or self-retracting lanyard).

Controlled access zone (CAZ) means an area in which certain work (e.g., overhand bricklaying) may take place without the use of guardrail systems, personal fall arrest systems, or safety net systems and access to the zone is controlled.

Dangerous equipment means equipment (such as pickling or galvanizing tanks, degreasing units, machinery, electrical equipment, and other units) which, as a result of form or function, may be hazardous to employees who fall onto or into such equipment.

Deceleration device means any mechanism, such as a rope grab, rip stitch lanyard, specially woven lanyard, tearing or deforming lanyards, automatic self-retracting lifelines/lanyards, etc., which serves to dissipate a substantial amount of energy during a fall arrest, or otherwise limit the energy imposed on an employee during fall arrest.

Deceleration distance means the additional vertical distance a falling employee travels, excluding lifeline elongation and free fall distance, before stopping, from the point at which the deceleration device begins to operate. It is measured as the distance between the location of an employee's body belt or body harness attachment point at the moment of activation (at the onset of fall arrest forces) of the deceleration device during a fall, and the location of that attachment point after the employee comes to a full stop.

Equivalent means alternative designs, materials, or methods to protect against a hazard which the employer can demonstrate will provide an equal or greater degree of safety for employees than the methods, materials or designs specified in the standard.

Failure means load refusal, breakage, or separation of component parts. Load refusal is the point where the ultimate strength is exceeded.

Fall protection work plan means a written planning document in which the employer identifies all areas on the job site where a fall hazard of 10 feet or greater exists. The plan describes the method or methods of fall protection to be utilized to protect employees, and includes the procedures governing the installation, use, inspection, and removal of the fall protection method or methods which are selected by the employer. (See WAC 296-155-24505.)

Note: See WAC 296-155-24505(12) for a fall protection plan when conventional fall protection is infeasible to provide for leading edge, precast concrete erection work, or residential construction work.

Fall restraint system means an approved device and any necessary components that function together to restrain an employee in such a manner as to prevent that employee from falling to a lower level. When standard guardrails are selected, compliance with applicable sections governing their construction and use shall constitute approval.

Free fall means the act of falling before a personal fall arrest system begins to apply force to arrest the fall.

Free fall distance means the vertical displacement of the fall arrest attachment point on the employee's body belt or body harness between onset of the fall and just before the system begins to apply force to arrest the fall. This distance excludes deceleration distance, and lifeline/lanyard elongation, but includes any deceleration device slide distance or self-retracting lifeline/lanyard extension before the operate and fall arrest forces occur.

Guardrail system means a barrier erected to prevent employees from falling to lower levels.

Hole means a gap or void 2 inches (5.1 cm) or more in its least dimension, in a floor, roof, or other walking/working surface.

Infeasible means that it is impossible to perform the construction work using a conventional fall protection system (i.e., guardrail system, safety net system, or personal fall arrest system) or that it is technologically impossible to use any one of these systems to provide fall protection.

Lanyard means a flexible line of rope, wire rope, or strap which generally has a connector at each end for connecting the body belt or body harness to a deceleration device, lifeline, or anchorage.

Leading edge means the edge of a floor, roof, or form work for a floor or other walking/working surface (such as the deck) which changes location as additional floor, roof, decking, or form work sections are placed, formed, or constructed. A leading edge is considered to be an "unprotected side and edge" during periods when it is not actively and continuously under construction.

Lifeline means a component consisting of a flexible line for connection to an anchorage at one end to hang vertically (vertical lifeline), or for connection to anchorage's at both ends to stretch horizontally (horizontal lifeline), and which serves as a means for connecting other components of a personal fall protection system to the anchorage.

Low-slope roof means a roof having a slope less than or equal to 4 in 12 (vertical to horizontal).

Lower levels means those areas or surfaces to which an employee can fall. Such areas or surfaces include, but are not limited to, ground levels, floors, platforms, ramps, runways, excavations, pits, tanks, material, water, equipment, structures, or portions thereof.

Mechanical equipment means all motor or human propelled wheeled equipment used for roofing work, except wheelbarrows and mopeds.

Opening means a gap or void 30 inches (76 cm) or more high and 18 inches (48 cm) or more wide, in a wall or partition, through which employees can fall to a lower level.

Overhand bricklaying and related work means the process of laying bricks and masonry units such that the surface of the wall to be jointed is on the opposite side of the wall from the mason, requiring the mason to lean over the wall to complete the work. Related work includes mason tending and electrical installation incorporated into the brick wall during the overhand bricklaying process.

Personal fall arrest system means a system used to arrest an employee in a fall from a working level. It consists of an anchorage, connectors, or harness and may include a lanyard, deceleration device, lifeline, or suitable combinations of these.

Personal fall restraint system means a system used to prevent an employee from falling. It consists of anchorage's, connectors, body belt/harness. It may include lanyards, lifelines and rope grabs designed for the purpose.

Positioning device system means a body belt or body harness system rigged to allow an employee to be supported on an elevated vertical surface, such as a wall, and work with both hands free while leaning.

Rope grab means a deceleration device which travels on a lifeline and automatically, by friction, engages the lifeline and locks so as to arrest the fall of an employee. A rope grab usually employs the principle of inertial locking, cam/level locking, or both.

Roof means the exterior surface on the top of a building. This does not include floors or form work which, because a building has not been completed, temporarily become the top surface of a building.

Roofing work means the hoisting, storage, application, and removal of roofing materials and equipment, including related insulation, sheet metal, and vapor barrier work, but not including the construction of the roof deck.

Safety monitor system means a system of fall restraint used in conjunction with a warning line system only, where a competent person as defined by this part, having no additional duties, monitors the proximity of workers to the fall hazard when working between the warning line and the unprotected sides and edges, including, the leading edge of a low sloped roof or walking/working surface.

Self-retracting lifeline/lanyard means a deceleration device containing a drum wound line which can be slowly extracted from, or retracted onto, the drum under slight tension during normal employee movement, and which, after onset of a fall, automatically locks the drum and arrests the fall.

Snap hook means a connector comprised of a hook-shaped member with a normally closed keeper, or similar arrangement, which may be opened to permit the hook to receive an object and, when released, automatically closes to retain the object. Snap hooks are generally one of two types:

- ▲ The locking type with a self-closing, self-locking keeper which remains closed and locked until unlocked and pressed open for connection or disconnection; or

- ▲ The nonlocking type with a self-closing keeper which remains closed until pressed open for connection or disconnection. As of January 1, 1998, the use of a nonlocking snap hook as part of personal fall arrest systems and positioning device systems is prohibited.

Steep roof means a roof having a slope greater than 4 in 12 (vertical to horizontal).

Toeboard means a low protective barrier that will prevent the fall of materials and equipment to lower levels and provide protection from falls for personnel.

Unprotected sides and edges means any side or edge (except at entrances to points of access) of a walking/working surface, e.g., floor, roof, ramp, or runway where there is no wall or guardrail system at least 39 inches (1.0 m) high.

Walking/working surface means any surface, whether horizontal or vertical on which an employee walks or works, including, but not limited to, floors, roofs, ramps, bridges, runways, but not including ladders, vehicles, or trailers, on

which employees must be located in order to perform their job duties.

Warning line system means a barrier erected on a walking and working surface or a low slope roof (4 in 12 or less), to warn employees that they are approaching an unprotected fall hazard(s).

Work area means that portion of a walking/working surface where job duties are being performed.)) This section sets forth requirements for employers to provide and enforce the use of fall protection for employees in construction, alteration, repair, maintenance (including painting and decorating), demolition workplaces, and material handling covered under chapter 296-155 WAC.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-24503 ((Duty to have full fall protection.)) Definitions. ((1) General.

(a) This section sets forth requirements for employers to provide fall protection systems. All fall protection required by this section shall conform to the criteria set forth in WAC 296-155-24505.

(b) The employer shall determine if the walking/working surfaces on which its employees are to work have the strength and structural integrity to support employees safely. Employees shall be allowed to work on those surfaces only when the surfaces have the requisite strength and structural integrity.

(2) Unprotected sides and edges.

(a) Each employee on a walking/working surface (horizontal and vertical surface) with an unprotected side or edge which is 4 feet (1.2m) or more above a lower level shall be protected from falling by the use of guardrail systems, safety net systems, or personal fall arrest/fall-restraint systems.

(b) Leading edges.

(i) Each employee who is constructing a leading edge 6 feet (1.8 m) or more above lower levels shall be protected from falling by guardrail systems, safety net systems, or personal fall arrest/fall-restraint systems.

Exception:—When working between a height six (1.8m) and ten (3.05) feet above the adjacent floor or ground and the employer can demonstrate that it is infeasible or creates a greater hazard to use these systems, the employer shall develop and implement a fall protection plan which meets the requirements of WAC 296-155-24505(12).

Note:—There is a presumption that it is feasible and will not create a greater hazard to implement at least one of the above-listed fall protection systems. Accordingly, the employer has the burden of establishing that it is appropriate to implement a fall protection plan which complies with WAC 296-155-24505(12) for a particular workplace situation, in lieu of implementing any of those systems.

(ii) Each employee on a walking/working surface 4 feet (1.2m) or more above a lower level where leading edges are under construction, but who is not engaged in the leading edge work, shall be protected from falling by a guardrail system, safety net system, or personal fall arrest system. If a guardrail system is chosen to provide the fall protection, and a controlled access zone has already been established for leading edge work, the control line may be used in lieu of a guardrail along the edge that parallels the leading edge.

(c) ~~Hoist areas.~~ Each employee in a hoist area shall be protected from falling 4 feet (1.2m) or more to lower levels by guardrail systems, fall restraint, or personal fall arrest systems. If guardrail systems, (or chain, gate, or guardrail) or portions thereof, are removed to facilitate the hoisting operation (e.g., during landing of materials), and an employee must lean through the access opening or out over the edge of the access opening (to receive or guide equipment and materials, for example), that employee shall be protected from fall hazards by a personal fall arrest system.

(d) ~~Holes.~~

(i) Each employee on walking/working surfaces shall be protected from falling through holes (including skylights) by personal fall arrest systems, covers, or guardrail systems erected around such holes.

(ii) Each employee on a walking/working surface shall be protected from tripping in or stepping into or through holes (including skylights) by covers.

(iii) Each employee on a walking/working surface shall be protected from objects falling through holes (including skylights) by covers.

(e) ~~Form work and reinforcing steel.~~ Each employee on the face of form work or reinforcing steel shall be protected from falling 6 feet (1.8 m) or more to lower levels by personal fall arrest/fall restraint systems, safety net systems, or positioning device systems.

(f) ~~Ramps, runways, and other walkways.~~

(i) Each employee on ramps, runways, and other walkways shall be protected from falling 4 feet (1.2m) or more to lower levels by guardrail systems.

(ii) ~~Width.~~ Ramps, runways, and inclined walkways shall be at least eighteen inches wide.

(iii) ~~Ramp specifications.~~ Ramps, runways and walkways shall not be inclined more than twenty degrees from horizontal and when inclined shall be elevated or otherwise treated to prevent a slipping hazard on the walking surface.

(g) ~~Excavations.~~

(i) Each employee at the edge of an excavation 4 feet (1.2m) or more in depth shall be protected from falling by guardrail systems, fences, or barricades when the excavations are not readily seen because of plant growth or other visual barrier;

(ii) Each employee at the edge of a well, pit, shaft, and similar excavation 4 feet (1.2m) or more in depth shall be protected from falling by guardrail systems, fences, barricades, or covers.

(h) Regardless of height, open sided floors, walkways, platforms or runways above or adjacent to dangerous equipment, pickling or galvanizing tanks, degreasing units and similar hazards, shall be guarded with a standard railing and toeboard.

(i) ~~Overhand bricklaying and related work.~~

(i) Except as otherwise provided in subsection (2) of this section, each employee performing overhand bricklaying and related work 6 feet (1.8 m) or more above lower levels, shall be protected from falling by guardrail systems, safety net systems, personal fall arrest systems, or shall work in a controlled access zone.

(ii) Each employee reaching more than 10 inches (25 cm) below the level of the walking/working surface on which they are working, shall be protected from falling by

a guardrail system, safety net system, or personal fall arrest/fall restraint system.

Note: ~~Bricklaying operations performed on scaffolds are regulated by Part J-1, Scaffolding, of this chapter.~~

(j) ~~Roofing work on low slope roofs.~~ Each employee engaged in roofing activities on low slope roofs, with unprotected sides and edges 6 feet (1.8 m) or more above lower levels shall be protected from falling by guardrail systems, safety net systems, personal fall arrest/restraint systems, or a combination of warning line system and guardrail system, warning line system and safety net system, or warning line system and personal fall arrest system, or warning line system and safety monitoring system. Or, on roofs 50 feet (15.25 m) or less in width (see Appendix A to this Part), the use of a safety monitoring system alone (i.e. without the warning line system) is permitted.

(k) ~~Steep roofs.~~ Each employee on a steep roof with unprotected sides and edges 6 feet (1.8 m) or more above lower levels shall be protected from falling by guardrail systems with toeboards, safety net systems, or personal fall arrest/restraint systems.

(l) ~~Precast concrete erection.~~ Each employee engaged in the erection of precast concrete members (including, but not limited to, the erection of wall panels, columns, beams, and floor and roof "tees") and related operations such as grouting of precast concrete members, who is 6 feet (1.8 m) or more above lower levels shall be protected from falling by guardrail systems, safety net systems, or personal fall arrest/restraint systems, unless another provision in subsection (2) of this section provides for an alternative fall protection measure.

Exception: ~~When the employer can demonstrate that it is infeasible or creates a greater hazard to use these systems, the employer shall develop and implement a fall protection plan which meets the requirements of WAC 296-155-24505(12).~~

Note: ~~There is a presumption that it is feasible and will not create a greater hazard to implement at least one of the above-listed fall protection systems. Accordingly, the employer has the burden of establishing that it is appropriate to implement a fall protection plan which complies with WAC 296-155-24505(12) for a particular workplace situation, in lieu of implementing any of those systems.~~

(m) ~~Residential construction.~~ Each employee engaged in residential construction activities 6 feet (1.8 m) or more above lower levels shall be protected by guardrail systems, safety net systems, or personal fall arrest/restraint systems unless another provision in subsection (2) of this section provides for an alternative fall protection measure.

Exception: ~~When the employer can demonstrate that it is infeasible or creates a greater hazard to use these systems, the employer shall develop and implement a fall protection plan which meets the requirements of WAC 296-155-24505(12).~~

Note: ~~There is a presumption that it is feasible and will not create a greater hazard to implement at least one of the above-listed fall protection systems. Accordingly, the employer has the burden of establishing that it is appropriate to implement a fall protection plan which complies with WAC 296-155-24505(12) for a particular workplace situation, in lieu of implementing any of those systems.~~

(n) ~~Wall openings.~~ Each employee working on, at, above, or near wall openings including those with chutes attached, where the outside bottom edge of the wall opening

is 4 feet (1.2m) or more above lower levels and the inside bottom edge of the wall opening is less than 39 inches (1.0 m) above the walking/working surface, shall be protected from falling by the use of a guardrail system, a safety net system, or a personal fall arrest/restraint system.

(c) ~~Walking/working surfaces not otherwise addressed. Except as provided in WAC 296-155-245(3) or in WAC 296-155-24503 (2)(a) through (n), each employee on a walking/working surface 4 feet (1.2m) or more above lower levels shall be protected from falling by a guardrail system, safety net system, or personal fall arrest/restraint system.~~

(3) ~~Protection from falling objects. When an employee is exposed to falling objects, the employer shall have each employee wear a hard hat and shall implement one of the following measures:~~

(a) ~~Erect toeboards, screens, or guardrail systems to prevent objects from falling from higher levels; or~~

(b) ~~Erect a canopy structure and keep potential fall objects far enough from the edge of the higher level so that those objects would not go over the edge if they were accidentally displaced; or~~

(c) ~~Barriade the area to which objects could fall, prohibit employees from entering the barricaded area, and keep objects that may fall far enough away from the edge of a higher level so that those objects would not go over the edge if they were accidentally displaced.~~

(4) ~~Fall protection work plan:~~

(a) ~~The employer shall develop and implement a written fall protection work plan including each area of the work place where the employees are assigned and where fall hazards of 10 feet or more exists.~~

(b) ~~The fall protection work plan shall:~~

(i) ~~Identify all fall hazards in the work area.~~

(ii) ~~Describe the method of fall arrest or fall restraint to be provided.~~

(iii) ~~Describe the correct procedures for the assembly, maintenance, inspection and disassembly of the fall protection system to be used.~~

(iv) ~~Describe the correct procedures for the handling, storage, and securing of tools and materials.~~

(v) ~~Describe the method of providing overhead protection for workers who may be in, or pass through the area below the work site.~~

(vi) ~~Describe the method for prompt, safe removal of injured workers.~~

(vii) ~~Be available on the job site for inspection by the department.~~

(e) ~~Prior to permitting employees into areas where fall hazards exist the employer shall:~~

(i) ~~Ensure that employees are trained and instructed in the items described in subdivision (b)(i) through (vi) of this subsection.~~

(ii) ~~Inspect fall protection devices and systems to ensure compliance with WAC 296-155-24505.~~

(d) ~~Training of employees as required by this subsection shall be documented and shall be available on the job site.~~

Note:—When working between six and ten feet above the adjacent ground or floor, see WAC 296-155-24505(42).)

Anchorage means a secure point of attachment for lifelines, lanyards, or deceleration devices which is capable

of withstanding the forces specified in the applicable sections of chapter 296-155 WAC.

Approved means, for the purpose of this section; tested and certified by the manufacturer, or any recognized national testing laboratory, to possess the strength requirements specified in this section.

Body belt means a Type 1 safety belt used in conjunction with lanyard or lifeline for fall restraint only.

Full body harness means a configuration of connected straps to distribute a fall arresting force over at least the thighs, shoulders and pelvis, with provisions for attaching a lanyard, lifeline, or deceleration devices.

Full body harness system means a Class III full body harness and lanyard which is attached to an anchorage meeting the requirements of chapter 296-155 WAC, Part C-1; or attached to a horizontal or vertical lifeline which is properly secured to an anchorage(s) capable of withstanding the forces specified in the applicable sections of chapter 296-155 WAC.

Catenary line - see horizontal lifeline.

Competent person means an individual knowledgeable of fall protection equipment, including the manufacturers recommendations and instructions for the proper use, inspection, and maintenance; and who is capable of identifying existing and potential fall hazards; and who has the authority to take prompt corrective action to eliminate those hazards; and who is knowledgeable of the rules contained in this section regarding the erection, use, inspection, and maintenance of fall protection equipment and systems.

Connector means a device which is used to couple (connect) parts of the personal fall arrest system and positioning device systems together. It may be an independent component of the system, such as a carabiner, or it may be an integral component of part of the system (such as a buckle or dee ring sewn into a body belt or body harness, or a snap hook spliced or sewn to a lanyard or self-retracting lanyard).

Continuous fall protection means the design and use of a fall protection system such that no exposure to an elevated fall hazard occurs. This may require more than one fall protection system or a combination of prevention or protection measures.

Control zone means the area between the warning line and the unprotected sides and edges of the walking/working surface.

Deceleration device means any mechanism, such as a rope grab, ripstitch lanyard, specifically woven lanyard, tearing or deforming lanyards, automatic self-retracting lifelines/lanyards, etc., which serves to dissipate a substantial amount of energy during a fall arrest, or otherwise limit the energy imposed on an employee during fall arrest.

Deceleration distance means the additional vertical distance a falling employee travels, excluding lifeline elongation and free fall distance, before stopping, from the point at which the deceleration device begins to operate. It is measured as the distance between the location of an employee's body belt or body harness attachment point at the moment of activation (at the onset of fall arrest forces) of the deceleration device during a fall, and the location of that attachment point after the employee comes to a full stop.

Drop line means a vertical lifeline secured to an upper anchorage for the purpose of attaching a lanyard or device.

Failure means load refusal, breakage, or separation of component parts. Load refusal is the point where the ultimate strength is exceeded.

Fall arrest system means the use of multiple, approved safety equipment components such as; body harnesses, lanyards, deceleration devices, droplines, horizontal and/or vertical lifelines and anchorages, interconnected and rigged as to arrest a free fall. Compliance with anchorage strength requirements specified in the applicable sections of chapter 296-155 WAC, Part C-1 shall constitute approval of the anchorage.

Fall protection work plan means a written planning document in which the employer identifies all areas on the job site where a fall hazard of 10 feet or greater exists. The plan describes the method or methods of fall protection to be utilized to protect employees, and includes the procedures governing the installation use, inspection, and removal of the fall protection method or methods which are selected by the employer. (See WAC 296-155-24505.)

Fall restraint system means an approved device and any necessary components that function together to restrain an employee in such a manner as to prevent that employee from falling to a lower level. When standard guardrails are selected, compliance with applicable sections governing their construction and use shall constitute approval.

Fall distance means the actual distance from the worker's support to the level where a fall would stop.

Free fall means the act of falling before a personal fall arrest system begins to apply force to arrest the fall.

Free fall distance means the vertical displacement of the fall arrest attachment point on the employee's body belt or body harness between onset of the fall and just before the system begins to apply force to arrest the fall. This distance excludes deceleration distance, and lifeline/lanyard elongation, but includes any deceleration device slide distance or self-retracting lifeline/lanyard extension before they operate and fall arrest forces occur.

Hardware means snap hooks, D rings, bucklers, carabiners, adjusters, O rings, that are used to attach the components of a fall protection system together.

Horizontal lifeline means a rail, rope, wire, or synthetic cable that is installed in a horizontal plane between two anchorages and used for attachment of a worker's lanyard or lifeline device while moving horizontally; used to control dangerous pendulum like swing falls.

Lanyard means a flexible line of webbing, rope, or cable used to secure a body belt or harness to a lifeline or an anchorage point usually 2, 4, or 6 feet long.

Leading edge means the advancing edge of a floor, roof, or formwork which changes location as additional floor, roof, or formwork sections are placed, formed, or constructed. Leading edges not actively under construction are considered to be "unprotected sides and edges," and positive methods of fall arrest or fall restraint shall be required to protect exposed workers.

Lifeline means a vertical line from a fixed anchorage or between two horizontal anchorages, independent of walking or working surfaces, to which a lanyard or device is secured. Lifeline as referred to in this text is one which is part of a

fall protection system used as back-up safety for an elevated worker.

Locking snap hook means a connecting snap hook that requires two separate forces to open the gate; one to deactivate the gatekeeper and a second to depress and open the gate which automatically closes when released; used to minimize roll out or accidental disengagement.

Low pitched roof means a roof having a slope equal to or less than 4 in 12.

Mechanical equipment means all motor or human propelled wheeled equipment except for wheelbarrows, mopcars, robotic thermoplastic welders and robotic crimpers.

Positioning belt means a single or multiple strap that can be secured around the worker's body to hold the user in a work position; for example, a lineman's belt, a rebar belt, or saddle belt.

Positioning device system means a body belt or body harness system rigged to allow an employee to be supported on an elevated vertical surface, such as a wall, and work with both hands free while leaning.

Restraint line means a line from a fixed anchorage or between two anchorages to which an employee is secured in such a way as to prevent the worker from falling to a lower level.

Roll out means unintentional disengagement of a snap hook caused by the gate being depressed under torque or contact while twisting or turning; a particular concern with single action snap hooks that do not have a locking gatekeeper.

Roof means the exterior surface on the top of a building. This does not include floors or form work which, because a building has not been completed, temporarily become the top surface of a building.

Roofing work means the hoisting, storage, application, and removal of roofing materials and equipment, including related insulation, sheet metal, and vapor barrier work, but not including the construction of the roof deck.

Rope grab means a fall arrester that is designed to move up or down a lifeline suspended from a fixed overhead or horizontal anchorage point, or lifeline, to which the belt or harness is attached. In the event of a fall, the rope grab locks onto the lifeline rope through compression to arrest the fall. The use of a rope grab device is restricted for all restraint applications. (Refer to WAC 296-155-24510 (1)(b)(iii)).

Safety line - see lifeline.

Safety monitor system means a system of fall restraint used in conjunction with a warning line system only, where a competent person as defined by this part, having no additional duties, monitors the proximity of workers to the fall hazard when working between the warning line and the unprotected sides and edges including, the leading edge of a low pitched roof or walking/working surface.

Self retracting lifeline means a deceleration device which contains a drum wound line which may be slowly extracted from, or retracted onto, the drum under slight tension during normal employee movement, and which after onset of a fall, automatically locks the drum and arrests the fall.

Shock absorbing lanyard means a flexible line of webbing, cable, or rope used to secure a body belt or harness

to a lifeline or anchorage point that has an integral shock absorber.

Single action snap hook means a connecting snap hook that requires a single force to open the gate which automatically closes when released.

Snap hook means a self-closing connecting device with a gatekeeper latch or similar arrangement that will remain closed until manually opened. This includes single action snap hooks that open when the gatekeeper is depressed and double action snap hooks that require a second action on a gatekeeper before the gate can be opened.

Static line - see horizontal lifeline.

Strength member means any component of a fall protection system that could be subject to loading in the event of a fall.

Steep roof means a roof having a slope greater than 4 in 12.

Unprotected sides and edges means any side or edge (except at entrances to points of access) of a floor, roof, ramp or runway where there is no wall or guardrail system as defined in WAC 296-155-505(5).

Walking/working surface means for the purpose of this section, any area whose dimensions are 45 inches or greater in all directions, through which workers pass or conduct work.

Warning line system means a barrier erected on a walking and working surface or a low pitch roof (4 in 12 or less), to warn employees that they are approaching an unprotected fall hazard(s).

Work area means that portion of a walking/working surface where job duties are being performed.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-24505 Fall protection ((systems criteria and practices)) work plan. ((1) General.

(a) Fall protection systems required by Part C 1 shall comply with the applicable provisions of this section.

(b) Employers shall provide and install all fall protection systems required by Part C 1 for an employee, and shall comply with all other pertinent requirements of Part C 1 before that employee begins the work that necessitates the fall protection.

(2) Guardrail systems. Guardrail systems and their use shall comply with the following provisions:

(a) Top edge height of top rails, or equivalent guardrail system members, shall be 42 inches (1.1 m) plus or minus 3 inches (8 cm) above the walking/working level. When conditions warrant, the height of the top edge may exceed the 45 inch height, provided the guardrail system meets all other criteria of this subsection.

Note:—When employees are using stilts, the top edge height of the top rail, or equivalent member, shall be increased an amount equal to the height of the stilts.

(b) Midrails, screens, mesh, intermediate vertical members, or equivalent intermediate structural members shall be installed between the top edge of the guardrail system and the walking/working surface when there is no wall or parapet wall at least 21 inches (53 cm) high.

(i) Midrails, when used, shall be installed at a height midway between the top edge of the guardrail system and the walking/working level.

(ii) Screens and mesh, when used, shall extend from the top rail to the walking/working level and along the entire opening between top rail supports.

(iii) Intermediate members (such as balusters), when used between posts, shall be not more than 19 inches (48 cm) apart.

(iv) Other structural members (such as additional midrails and architectural panels) shall be installed such that there are no openings in the guardrail system that are more than 19 inches (.5 m) wide.

(e) Guardrail systems shall be capable of withstanding, without failure, a force of at least 200 pounds (890 N) applied within 2 inches (5.1 cm) of the top edge, in any outward or downward direction, at any point along the top edge.

(d) When the 200 pound (890 N) test load specified in subdivision (e) of this subsection is applied in a downward direction, the top edge of the guardrail shall not deflect to a height less than 39 inches (1.0m) above the walking/working level. Guardrail system components selected and constructed in accordance with the Appendix B to Part C 1 will be deemed to meet this requirement.

(e) Midrails, screens, mesh, intermediate vertical members, solid panels, and equivalent structural members shall be capable of withstanding, without failure, a force of at least 150 pounds (666 N) applied in any downward or outward direction at any point along the midrail or other member.

(f) Guardrail systems shall be so surfaced as to prevent injury to an employee from punctures or lacerations, and to prevent snagging of clothing.

(g) The ends of all top rails and midrails shall not overhang the terminal posts, except where such overhang does not constitute a projection hazard.

(h) Steel banding and plastic banding shall not be used as top rails or midrails.

(i) Top rails and midrails shall be at least one quarter inch (0.6 cm) nominal diameter or thickness to prevent cuts and lacerations. If wire rope is used for top rails, it shall be flagged at not more than 6 foot intervals with high visibility material.

(j) When guardrail systems are used at hoisting areas, a chain, gate or removable guardrail section shall be placed across the access opening between guardrail sections when hoisting operations are not taking place.

(k) When guardrail systems are used at holes, they shall be erected on all unprotected sides or edges of the hole.

(l) When guardrail systems are used around holes used for the passage of materials, the hole shall have not more than two sides provided with removable guardrail sections to allow the passage of materials. When the hole is not in use, it shall be closed over with a cover, or a guardrail system shall be provided along all unprotected sides or edges.

(m) When guardrail systems are used around holes which are used as points of access (such as ladderways), they shall be provided with a gate, or be so offset that a person cannot walk directly into the hole.

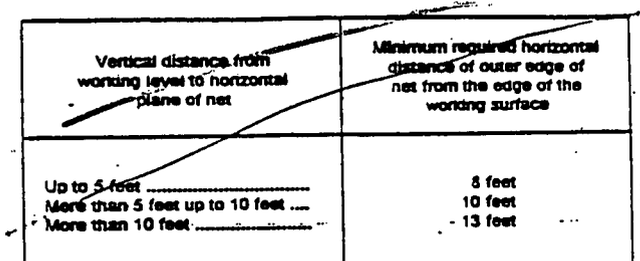
(n) Guardrail systems used on ramps and runways shall be erected along each unprotected side or edge.

(e) Manila, plastic or synthetic rope being used for top rails or midrails shall be inspected as frequently as necessary to ensure that it continues to meet the strength requirements of subdivision (c) of this subsection.

(3) Safety net systems. Safety net systems and their use shall comply with the following provisions:

(a) Safety nets shall be installed as close as practicable under the walking/working surface on which employees are working, but in no case more than 30 feet (9.1 m) below such level. When nets are used on bridges, the potential fall area from the walking/working surface to the net shall be unobstructed.

(b) Safety nets shall extend outward from the outermost projection of the work surface as follows:



(c) Safety nets shall be installed with sufficient clearance under them to prevent contact with the surface or structures below when subjected to an impact force equal to the drop test specified in subdivision (d) of this subsection.

(d) Safety nets and their installations shall be capable of absorbing an impact force equal to that produced by the drop test specified in subdivision (d) of this section.

(i) Except as provided in item (ii) of this subdivision, safety nets and safety net installations shall be drop tested at the job site after initial installation and before being used as a fall protection system, whenever relocated, after major repair, and at 6 month intervals if left in one place. The drop test shall consist of a 400 pound (180 kg) bag of sand 30 ± 2 inches (76 ± 5 cm) in diameter dropped into the net from the highest walking/working surface at which employees are exposed to fall hazards, but not from less than 42 inches (1.1 m) above that level.

(ii) When the employer can demonstrate that it is unreasonable to perform the drop test required by item (i) of this subdivision, the employer (or a designated competent person) shall certify that the net and net installation is in compliance with the provisions of subsection (c) and item (i) of this subdivision by preparing a certification record prior to the net being used as a fall protection system. The certification record must include an identification of the net and net installation for which the certification record is being prepared; the date that it was determined that the identified net and net installation were in compliance with subdivision (c) of this subsection and the signature of the person making the determination and certification. The most recent certification record for each net and net installation shall be available at the job site for inspection.

(e) Defective nets shall not be used. Safety nets shall be inspected at least once a week for wear, damage, and other deterioration. Defective components shall be removed from service. Safety nets shall also be inspected after any

occurrence which could affect the integrity of the safety net system.

(f) Materials, scrap pieces, equipment, and tools which have fallen into the safety net shall be removed as soon as possible from the net and at least before the next work shift.

(g) The maximum size of each safety net mesh opening shall not exceed 36 square inches (230 cm²) nor be longer than 6 inches (15 cm) on any side, and the opening, measured center to center of mesh ropes or webbing, shall not be longer than 6 inches (15 cm). All mesh crossings shall be secured to prevent enlargement of the mesh opening.

(h) Each safety net (or section of it) shall have a border rope for webbing with a minimum breaking strength of 5,000 pounds (22.2 kN).

(i) Connections between safety net panels shall be as strong as integral net components and shall be spaced not more than 6 inches (15 cm) apart.

(4) Personal fall arrest systems. Personal fall arrest systems and their use shall comply with the provisions set forth below. Body belts may be used for a fall restraining device.

Note: The use of a body belt in a positioning device system is acceptable and is regulated under subsection (5) of this section.

(a) Connectors shall be drop forged, pressed or formed steel, or made of equivalent materials.

(b) Connectors shall have a corrosion resistant finish, and all surfaces and edges shall be smooth to prevent damage to interfacing parts of the system.

(c) Dee rings and snap hooks shall have a minimum tensile strength of 5,000 pounds (22.2 kN).

(d) Dee rings and snap hooks shall be proof tested to a minimum tensile load of 3,600 pounds (16 kN) without cracking, breaking, or taking permanent deformation.

(e) Snap hooks shall be sized to be compatible with the member to which they are connected to prevent unintentional disengagement of the snap hook by depression of the snap hook keeper by the connected member, or shall be a locking type snap hook designed and used to prevent disengagement of the snap hook by the contact of the snap hook keeper by the connected member. Effective January 1, 1998, only locking type snap hooks shall be used.

(f) Unless the snap hook is a locking type and designed for the following connections, snap hooks shall not be engaged:

- (i) Directly to webbing, rope or wire rope;
- (ii) To each other;
- (iii) To a dee ring to which another snap hook or other connector is attached;

(iv) To a horizontal lifeline; or

(v) To any object which is incompatibly shaped or dimensioned in relation to the snap hook such that unintentional disengagement could occur by the connected object being able to depress the snap hook keeper and release itself.

(g) On suspended scaffolds or similar work platforms with horizontal lifelines which may become vertical lifelines, the devices used to connect to a horizontal lifeline shall be capable of locking in both directions on the lifeline.

(h) Horizontal lifelines shall be designed, installed, and used, under the supervision of a qualified person, as part of a complete personal fall arrest/fall restraint system, which maintains a safety factor of at least two.

PERMANENT

(i) Lanyards and vertical lifelines shall have a minimum breaking strength of 5,000 pounds (22.2 kN).

(j) Except as provided in subdivision (k) of this subsection, when vertical lifelines are used, each employee shall be attached to a separate lifeline.

(k) During the construction of elevator shafts, two employees may be attached to the same lifeline in the hoistway, provided both employees are working atop a false car that is equipped with guardrails; the strength of the lifeline is 10,000 pounds (5,000 pounds per employee attached) (44.4 kN); and all other criteria specified in this subsection for lifelines have been met.

(l) Lifelines shall be protected against being cut or abraded.

(m) Self retracting lifelines and lanyards which automatically limit free fall distance to 2 feet (0.61 m) or less shall be capable of sustaining a minimum tensile load of 3,000 pounds (13.3 kN) applied to the device with the lifeline or lanyard in the fully extended position.

(n) Self retracting lifelines and lanyards which do not limit free fall distance to 2 feet (0.61 m) or less, ripstitch lanyards, and tearing and deforming lanyards shall be capable of sustaining a minimum tensile load of 5,000 pounds (22.2 kN) applied to the device with the lifeline or lanyard in the fully extended position.

(o) Ropes and straps (webbing) used in lanyards, lifelines, and strength components of body belts and body harnesses shall be made from synthetic fibers.

(p) Anchorage's used for attachment of personal fall arrest equipment shall be independent of any anchorage being used to support or suspend platforms and capable of supporting at least 5,000 pounds (22.2 kN) per employee attached, or shall be designed, installed, and used as follows:

(i) As part of a complete personal fall arrest system which maintains a safety factor of at least two; and

(ii) Under the supervision of a qualified person.

(q) Personal fall arrest systems, when stopping a fall, shall:

(i) Limit maximum arresting force on an employee to 1,800 pounds (8 kN) when used with a body harness;

(ii) Be rigged such that an employee can neither free fall more than 6 feet (1.8 m), nor contact any lower level;

(iii) Bring an employee to a complete stop and limit maximum deceleration distance an employee travels to 3.5 feet (1.07 m); and,

(iv) Have sufficient strength to withstand twice the potential impact energy of an employee free falling a distance of 6 feet (1.8 m), or the free fall distance permitted by the system, whichever is less.

Note: If the personal fall arrest system meets the criteria and protocols contained in Appendix C to Part C-1, and if the system is being used by an employee having a combined person and tool weight of less than 310 pounds (140 kg), the system will be considered to be in compliance with the provisions of this subdivision. If the system is used by an employee having a combined tool and body weight of 310 pounds (140 kg) or more, then the employer must appropriately modify the criteria and protocols of the Appendix to provide proper protection for such heavier weights, or the system will not be deemed to be in compliance with the requirements of this subdivision.

(r) The attachment point of the body harness shall be located in the center of the wearer's back near shoulder level, or above the wearer's head.

(s) Harnesses and components shall be used only for employee protection (as part of a personal fall arrest/fall-restraint system or positioning device system) and not to hoist materials.

(t) Personal fall arrest systems and components subjected to impact loading shall be immediately removed from service and shall not be used again for employee protection until inspected and determined by a competent person to be undamaged and suitable for reuse.

(u) The employer shall provide for prompt rescue of employees in the event of a fall or shall assure that employees are able to rescue themselves.

(v) Personal fall arrest systems shall be inspected prior to each use for wear, damage and other deterioration, and defective components shall be removed from service.

(w) Personal fall arrest systems shall not be attached to guardrail systems, nor shall they be attached to hoists except as specified in other parts of chapter 296-155 WAC.

(x) When a personal fall arrest system is used at hoist areas, it shall be rigged to allow the movement of the employee only as far as the edge of the walking/working surface.

(5) Personal fall restraint.

(a) Body belts or harnesses may be used for personal fall restraint.

(b) Body belts shall be at least one and five eighths (1 5/8) inches (4.1 cm) wide.

(c) Anchorage points used for fall restraint shall be capable of supporting 4 times the intended load.

(d) Restraint protection shall be rigged to allow the movement of employees only as far as the sides of the walking/working surface.

(6) Positioning device systems. Positioning device systems and their use shall conform to the following provisions:

(a) Positioning devices shall be rigged such that an employee cannot free fall more than 2 feet (.61 m).

(b) Positioning devices shall be secured to an anchorage capable of supporting at least twice the potential impact load of an employee's fall or 3,000 pounds (13.3 kN), whichever is greater.

(c) Connectors shall be drop forged, pressed or formed steel, or made of equivalent materials.

(d) Connectors shall have a corrosion resistant finish, and all surfaces and edges shall be smooth to prevent damage to interfacing parts of this system.

(e) Connecting assemblies shall have a minimum tensile strength of 5,000 pounds (22.2 kN)

(f) Dee-rings and snap-hooks shall be proof tested to a minimum tensile load of 3,600 pounds (16 kN) without cracking, breaking, or taking permanent deformation.

(g) Snap-hooks shall be sized to be compatible with the member to which they are connected to prevent unintentional disengagement of the snap-hook by depression of the snap-hook keeper by the connected member, or shall be a locking type snap-hook designed and used to prevent disengagement of the snap-hook by the contact of the snap-hook keeper by the connected member. As of January 1, 1998, only locking type snap-hooks shall be used.

(h) Unless the snap-hook is a locking type and designed for the following connections, snap-hooks shall not be engaged:

- (i) Directly to webbing, rope or wire rope;
- (ii) To each other;
- (iii) To a dee ring to which another snap hook or other connector is attached;
- (iv) To a horizontal lifeline; or
- (v) To any object which is incompatibly shaped or dimensioned in relation to the snap hook such that unintentional disengagement could occur by the connected object being able to depress the snap hook keeper and release itself.

(i) Positioning device systems shall be inspected prior to each use for wear, damage, and other deterioration, and defective components shall be removed from service.

(j) Body belts, harnesses, and components shall be used only for employee protection (as part of a personal fall-arrest system or positioning device system) and not to hoist materials.

(7) Warning line systems. Warning line systems (see WAC 296 155 24503 (2)(j)) and their use shall comply with the following provisions:

(a) The warning line shall be erected around all sides of the roof work area or leading edge(s).

(i) When mechanical equipment is not being used, the warning line shall be erected not less than 6 feet (1.8 m) from the roof edge.

(ii) When mechanical equipment is being used, the warning line shall be erected not less than 6 feet (1.8 m) from the roof edge which is parallel to the direction of mechanical equipment operation, and not less than 10 feet (3.1 m) from the roof edge which is perpendicular to the direction of mechanical equipment operation.

(iii) Points of access, materials handling areas, storage areas, and hoisting areas shall be connected to the work area by an access path formed by two warning lines.

(iv) When the path to a point of access is not in use, a rope, wire, chain, or other barricade, equivalent in strength and height to the warning line, shall be placed across the path at the point where the path intersects the warning line erected around the work area, or the path shall be offset such that a person cannot walk directly into the work area.

(b) Warning lines shall consist of ropes, wires, or chains, and supporting stanchions erected as follows:

(i) The rope, wire, or chain shall be flagged at not more than 6 foot (1.8m) intervals with high visibility material;

(ii) The rope, wire, or chain shall be rigged and supported in such a way that its lowest point (including sag) is no less than 39 inches (1.0m) from the walking/working surface and its highest point is no more than 45 inches (1.3 m) from the walking/working surface.

(iii) After being erected, with the rope, wire, or chain attached, stanchions shall be capable of resisting, without tipping over, a force of at least 16 pounds (71 N) applied horizontally against the stanchion, 30 inches (.8 m) above the walking/working surface, perpendicular to the warning line, and in the direction of the floor, roof, or platform edge;

(iv) The rope, wire, or chain shall have a minimum tensile strength of 500 pounds (2.22 kN), and after being attached to the stanchions, shall be capable of supporting, without breaking, the loads applied to the stanchions as prescribed in item (iii) of this subdivision; and

(v) The line shall be attached at each stanchion in such a way that pulling on one section of the line between

stanchions will not result in slack being taken up in adjacent sections before the stanchion tips over.

(c) No employee shall be allowed in the area between a roof edge/leading edge and a warning line unless the employee is performing roofing work in that area.

(d) Mechanical equipment on roofs/leading edges shall be used or stored only in areas where employees are protected by a warning line system, guardrail system, or personal fall arrest system.

(e) Warning line and safety monitor systems are prohibited on any surface whose dimensions are less than 45 inches in all directions.

(f) Roof edge materials handling areas and materials storage. Employees working in a roof edge materials handling or materials storage area location on a low pitched roof with a ground to eave height greater than 6 feet shall be protected from falling along all unprotected roof sides and edges of the area.

(i) When guardrails are used at hoisting areas, a minimum of four feet of guardrail shall be erected on each side of the access point through which materials are hoisted.

(ii) A chain or gate shall be placed across the opening between the guardrail sections when hoisting operations are not taking place.

(iii) When guardrails are used at bitumen pipe outlets, a minimum of four feet of guardrail shall be erected on each side of the pipe.

(iv) When safety belt/harness systems are used, they shall not be attached to the hoist.

(v) When fall restraint systems are used, they shall be rigged to allow the movement of employees only as far as the roof edge.

(vi) Materials shall not be stored within six feet of the roof edge unless guardrails are erected at the roof edge.

(8) Controlled access zones. Controlled access zones (see WAC 296 155 24503 (2)(i) and subsection (12) of this section) and their use shall conform to the following provisions:

(a) When positive means of fall restraint, or fall arrest are not utilized, a safety monitor system shall be implemented to protect employees working between the forward edge of the control/warning line and the leading edge.

(b) When used to control access to areas where leading edge and other operations are taking place the controlled access zone shall be defined by a control line or by any other means that restricts access.

(i) When control lines are used, they shall be erected not less than 6 feet (1.8 m) nor more than 25 feet (7.7 m) from the unprotected or leading edge, except when erecting precast concrete members.

(ii) When erecting precast concrete members, the control line shall be erected not less than 6 feet (1.8 m) nor more than 60 feet (18 m) or half the length of the member being erected, whichever is less, from the leading edge.

(iii) The control line shall extend along the entire length of the unprotected or leading edge and shall be approximately parallel to the unprotected or leading edge.

(iv) The control line shall be connected on each side to a guardrail system or wall.

(c) When used to control access to areas where over-hand bricklaying and related work are taking place:

(i) The controlled access zone shall be defined by a control line erected not less than 10 feet (3.1 m) nor more than 15 feet (4.5 m) from the working edge.

(ii) The control line shall extend for a distance sufficient for the controlled access zone to enclose all employees performing overhand bricklaying and related work at the working edge and shall be approximately parallel to the working edge.

(iii) Additional control lines shall be erected at each end to enclose the controlled access zone.

(iv) Only employees engaged in overhand bricklaying or related work shall be permitted in the controlled access zone.

(d) Control lines shall consist of ropes, wires, tapes, or equivalent materials, and supporting stanchions as follows:

(i) Each line shall be flagged or otherwise clearly marked at not more than 6 foot (1.8 m) intervals with high-visibility material.

(ii) Each line shall be rigged and supported in such a way that its lowest point (including sag) is not less than 39 inches (1 m) from the walking/working surface and its highest point is not more than 45 inches (1.3 m) (50 inches (1.3 m) when overhand bricklaying operations are being performed) from the walking/working surface.

(iii) Each line shall have a minimum breaking strength of 200 pounds (.88 kN).

(e) On floors and roofs where guardrail systems are not in place prior to the beginning of overhand bricklaying operations, controlled access zones shall be enlarged, as necessary, to enclose all points of access, material handling areas, and storage areas.

(f) On floors and roofs where guardrail systems are in place, but need to be removed to allow overhand bricklaying work or leading edge work to take place, only that portion of the guardrail necessary to accomplish that day's work shall be removed.

(9) Safety monitoring systems. Safety monitoring systems (see WAC 296-155-24503 (2)(j) and subsection (12) of this section) and their use shall comply with the following provisions:

(a) The employer shall designate a competent person as defined in WAC 296-155-24501 to monitor the safety of other employees and the employer shall ensure that the safety monitor complies with the following requirements:

(i) The safety monitor shall be competent to recognize fall hazards;

(ii) The safety monitor shall warn the employee when it appears that the employee is unaware of a fall hazard or is acting in an unsafe manner;

(iii) The safety monitor shall be on the same walking/working surface and within visual sighting distance of the employee(s) being monitored;

(iv) The safety monitor shall be close enough to communicate orally with the employee;

(v) The safety monitor shall not have other responsibilities which could take the monitor's attention from the monitoring function;

(vi) Be instantly distinguishable over members of the work crew;

(vii) Not supervise more than eight exposed workers at one time; and

(viii) The safety monitor system shall not be used when adverse weather conditions create additional hazards.

(b) Mechanical equipment shall not be used or stored in areas where safety monitoring systems are being used to monitor employees engaged in roofing operations on low-slope roofs.

(c) No employee, other than an employee engaged in roofing/leading edge work (on low-sloped roofs) or an employee covered by a fall protection plan, shall be allowed in an area where an employee is being protected by a safety monitoring system.

(d) Each employee working in a controlled access zone shall be directed to comply promptly with fall hazard warnings from safety monitors.

(e) Controlled (access) zone workers shall be distinguished from other members of the crew by wearing a high-visibility vest only while in the control zone.

(10) Covers. Covers for holes in floors, roofs, and other walking/working surfaces shall meet the following requirements:

(a) Covers located in roadways and vehicular aisles shall be capable of supporting, without failure, at least twice the maximum axle load of the largest vehicle exposed to cross over the cover.

(b) All other covers shall be capable of supporting, without failure, at least twice the weight of employees, equipment, and materials that may be imposed on the cover at any one time.

(c) All covers shall be secured when installed so as to prevent accidental displacement by the wind, equipment, or employees.

(d) All covers shall be color-coded or they shall be marked with the word "hole" or "cover" to provide warning of the hazard.

Note:—This provision does not apply to cast iron manhole covers or steel grates used on streets or roadways.

(11) Protection from falling objects. Falling object protection shall comply with the following provisions:

(a) Toeboards, when used as falling object protection, shall be erected along the edge of the overhead walking/working surface for a distance sufficient to protect employees below.

(b) Toeboards shall be capable of withstanding, without failure, a force of at least 50 pounds (222 N) applied in any downward or outward direction at any point along the toeboard.

(c) Toeboards shall be a minimum of 3 1/2 inches (9 cm) in vertical height from their top edge to the level of the walking/working surface. They shall have not more than 1/4 inch (0.6 cm) clearance above the walking/working surface. They shall be solid or have openings not over 1 inch (2.5 cm) in greatest dimension.

(d) Where tools, equipment, or materials are piled higher than the top edge of a toeboard, paneling or screening shall be erected from the walking/working surface or toeboard to the top of a guardrail system's top rail or midrail, for a distance sufficient to protect employees below.

(e) Guardrail systems, when used as falling object protection, shall have all openings small enough to prevent passage of potential falling objects.

(f) During the performance of overhand bricklaying and related work:

~~(i) No materials or equipment except masonry and mortar shall be stored within 4 feet (1.2m) of the working edge.~~

~~(ii) Excess mortar, broken or scattered masonry units, and all other materials and debris shall be kept clear from the work area by removal at regular intervals.~~

~~(g) During the performance of roofing work:~~

~~(i) Materials and equipment shall not be stored within 6 feet (1.8m) of a roof edge unless guardrails are erected at the edge.~~

~~(ii) Materials which are piled, grouped, or stacked near a roof edge shall be stable and self-supporting.~~

~~(h) Canopies, when used as falling object protection, shall be strong enough to prevent collapse and to prevent penetration by any objects which may fall onto the canopy.~~

~~(12) Fall protection plan. This option is available only to employers engaged in leading edge work, precast concrete erection work, or residential construction work (see WAC 296-155-24503 (2)(b), (l), and (m)) when the work being done is greater than six (6) (1.8m) feet but does not exceed ten (10) feet (3.05m) above the adjacent ground level or floor and can demonstrate that it is infeasible or it creates a greater hazard to use conventional fall protection equipment. The fall protection plan must conform to the following provisions:~~

~~Note: See WAC 296-155-24503(4) when working ten feet or more above the adjacent floor or ground level.~~

~~(a) The fall protection plan shall be prepared by a qualified person and developed specifically for the site where the leading edge work, precast concrete work, or residential construction work is being performed and the plan must be maintained up to date.~~

~~(b) Any changes to the fall protection plan shall be approved by a qualified person.~~

~~(c) A copy of the fall protection plan with all approved changes shall be maintained at the job site.~~

~~(d) The implementation of the fall protection plan shall be under the supervision of a competent person.~~

~~(e) The fall protection plan shall document the reasons why the use of conventional fall protection systems (guard-rail systems, personal fall arrest systems, or safety net systems) are infeasible or why their use would create a greater hazard.~~

~~(f) The fall protection plan shall include a written discussion of other measures that will be taken to reduce or eliminate the fall hazard for workers who cannot be provided with protection from the conventional fall protection systems. For example, the employer shall discuss the extent to which scaffolds, ladders, or vehicle mounted work platforms can be used to provide a safer working surface and thereby reduce the hazard of falling.~~

~~(g) The fall protection plan shall identify each location where conventional fall protection methods cannot be used. These locations shall then be classified as controlled access zones and the employer must comply with the criteria in subsection (7) of this section.~~

~~(h) Where no other alternative measure has been implemented, the employer shall implement a safety monitoring system in conformance with subsection (8) of this section.~~

~~(i) The fall protection plan must include a statement which provides the name or other method of identification for each employee who is designated to work in controlled access zones. No other employees may enter controlled access zones.~~

~~(j) In the event an employee falls, or some other related, serious incident occurs, (e.g., a near miss) the employer shall investigate the circumstances of the fall or other incident to determine if the fall protection plan needs to be changed (e.g., new practices, procedures, or training) and shall implement those changes to prevent similar types of falls or incidents.~~

~~Note: See WAC 296-155-24523, Appendix E to this Part for guidance in completing a fall protection plan to comply with this subsection.)~~

(1) The employer shall develop and implement a written fall protection work plan including each area of the work place where the employees are assigned and where fall hazards of 10 feet or more exist.

(2) The fall protection work plan shall:

(a) Identify all fall hazards in the work area.

(b) Describe the method of fall arrest or fall restraint to be provided.

(c) Describe the correct procedures for the assembly, maintenance, inspection, and disassembly of the fall protection system to be used.

(d) Describe the correct procedures for the handling, storage, and securing of tools and materials.

(e) Describe the method of providing overhead protection for workers who may be in, or pass through the area below the work site.

(f) Describe the method for prompt, safe removal of injured workers.

(g) Be available on the job site for inspection by the department.

(3) Prior to permitting employees into areas where fall hazards exist the employer shall:

(a) Ensure that employees are trained and instructed in the items described in subsection (2)(a) through (f) of this section.

(b) Inspect fall protection devices and systems to ensure compliance with WAC 296-155-24510.

(4) Training of employees as required by this section shall be documented and shall be available on the job site.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-24507 ((Training requirements. The following training provisions supplement other training requirements contained in chapter 296-155 WAC. Training shall be conducted regarding the hazards addressed in this part:

(1) Training program:

(a) The employer shall provide a training program for each employee who might be exposed to fall hazards. The program shall enable each employee to recognize the hazards of falling and shall train each employee in the procedures to be followed in order to minimize these hazards.

(b) The employer shall assure that each employee has been trained, as necessary, by a competent person qualified in the following areas:

- (i) The nature of fall hazards in the work area;
- (ii) The correct procedures for erecting, maintaining, disassembling, and inspecting the fall protection systems to be used;
- (iii) The use and operation of guardrail systems, personal fall arrest systems, safety net systems, warning line systems, safety monitoring systems, controlled access zones, and other protection to be used;
- (iv) The role of each employee in the safety monitoring system when this system is used;
- (v) The limitations on the use of mechanical equipment during the performance of roofing work on low sloped roofs;
- (vi) The correct procedures for the handling and storage of equipment and materials and the erection of overhead protection;
- (vii) The role of employees in fall protection plans; and
- (viii) The standards contained in this part.

(2) Certification of training.

(a) The employer shall verify compliance with subsection (1) of this section by preparing a written certification record. The written certification record shall contain the name or other identity of the employee trained, the date(s) of the training, and the signature of the person who conducted the training or the signature of the employer. If the employer relies on training conducted by another employer or completed prior to the effective date of this part, the certification record shall indicate the date the employer-

determined the prior training was adequate rather than the date of actual training.

(b) The latest training certification shall be maintained.

(3) Retraining. When the employer has reason to believe that any affected employee who has already been trained does not have the understanding and skill required by subsection (1) of this section, the employer shall retrain each such employee. Circumstances where retraining is required include, but are not limited to, situations where:

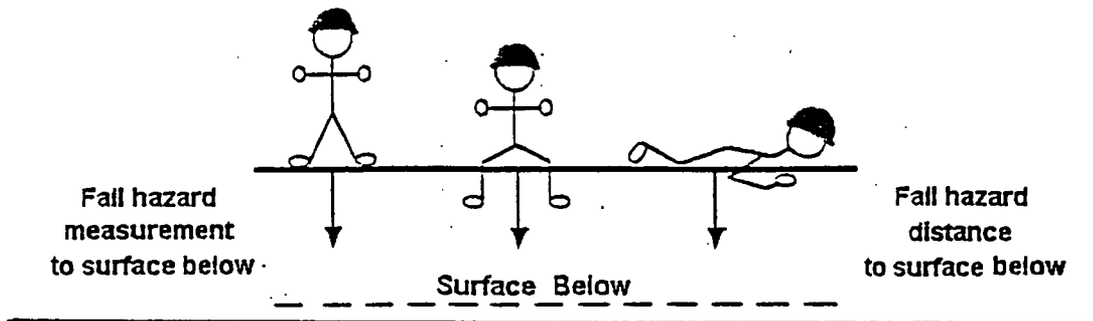
(a) Changes in the workplace render previous training obsolete; or

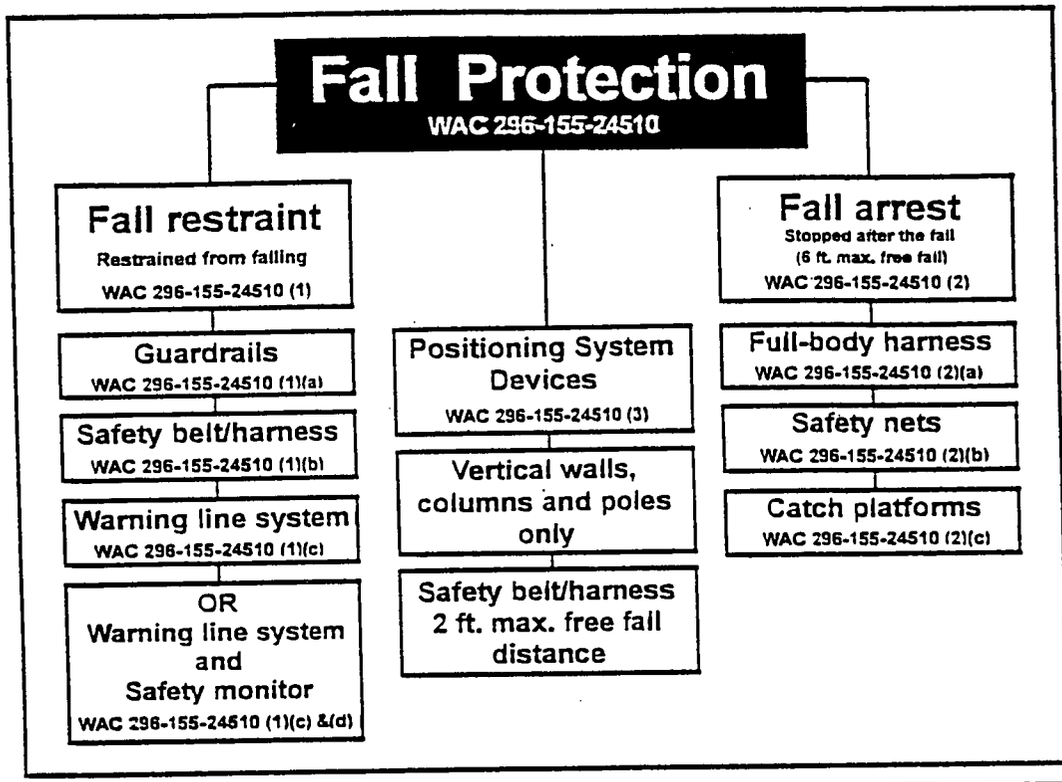
(b) Changes in the types of fall protection systems or equipment to be used render previous training obsolete; or

(c) Inadequacies in an affected employee's knowledge or use of fall protection systems or equipment indicate that the employee has not retained the requisite understanding or skill.)) Reserve.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-24510 ((Reserved.)) Fall restraint, fall arrest systems. When employees are exposed to a hazard of falling from a location 10 feet or more in height, the employer shall ensure that fall restraint, fall arrest systems or positioning device systems are provided, installed, and implemented according to the following requirements.





PERMANENT

- (1) Fall restraint protection shall consist of:
 - (a) Standard guardrails as described in chapter 296-155 WAC, Part K.
 - (b) Safety belts and/or harness attached to securely rigged restraint lines.
 - (i) Safety belts and/or harness shall conform to ANSI Standard:
 - Class I body belt
 - Class II chest harness
 - Class III full body harness
 - Class IV suspension/position belt
 - (ii) All safety belt and lanyard hardware assemblies shall be capable of withstanding a tensile loading of 4,000 pounds without cracking, breaking, or taking a permanent deformation.
 - (iii) Rope grab devices are prohibited for fall restraint applications unless they are part of a fall restraint system designed specifically for the purpose by the manufacturer, and used in strict accordance with the manufacturer's recommendations and instructions.
 - (iv) The employer shall ensure component compatibility.
 - (v) Components of fall restraint systems shall be inspected prior to each use for mildew, wear, damage, and other deterioration, and defective components shall be removed from service if their function or strength have been adversely affected.
 - (vi) Anchorage points used for fall restraint shall be capable of supporting 4 times the intended load.
 - (vii) Restraint protection shall be rigged to allow the movement of employees only as far as the sides and edges of the walking/working surface.
 - (c) A warning line system as prescribed in WAC 296-155-24515(3) and supplemented by the use of a safety

- monitor system as prescribed in WAC 296-155-24521 to protect workers engaged in duties between the forward edge of the warning line and the unprotected sides and edges, including the leading edge, of a low pitched roof or walking/working surface.
 - (d) Warning line and safety monitor systems as described in WAC 296-155-24515 (3) through (4)(f) and WAC 296-155-24520 respectively are prohibited on surfaces exceeding a 4 in 12 pitch, and on any surface whose dimensions are less than 45 inches in all directions.
 - (2) Fall arrest protection shall consist of:
 - (a) Full body harness system.
 - (i) An approved Class III full body harness shall be used.
 - (ii) Body harness systems or components subject to impact loading shall be immediately removed from service and shall not be used again for employee protection unless inspected and determined by a competent person to be undamaged and suitable for reuse.
 - (iii) All safety lines and lanyards shall be protected against being cut or abraded.
 - (iv) The attachment point of the body harness shall be located in the center of the wearer's back near shoulder level, or above the wearer's head.
 - (v) Body harness systems shall be rigged to minimize free fall distance with a maximum free fall distance allowed of 6 feet, and such that the employee will not contact any lower level.
 - (vi) Hardware shall be drop forged, pressed or formed steel, or made of materials equivalent in strength.
 - (vii) Hardware shall have a corrosion resistant finish, and all surfaces and edges shall be smooth to prevent damage to the attached body harness or lanyard.

(viii) When vertical lifelines (droplines) are used, not more than one employee shall be attached to any one lifeline.

Note: The system strength needs in the following items are based on a total combined weight of employee and tools of no more than 310 pounds. If combined weight is more than 310 pounds, appropriate allowances must be made or the system will not be deemed to be in compliance.

(ix) Full body harness systems shall be secured to anchorages capable of supporting 5,000 pounds per employee except: When self retracting lifelines or other deceleration devices are used which limit free fall to two feet, anchorages shall be capable of withstanding 3,000 pounds.

(x) Vertical lifelines (droplines) shall have a minimum tensile strength of 5,000 pounds (22.2 kN), except that self retracting lifelines and lanyards which automatically limit free fall distance to two feet (.61 m) or less shall have a minimum tensile strength of 3,000 pounds (13.3 kN).

(xi) Horizontal lifelines shall have a tensile strength capable of supporting a fall impact load of at least 5,000 pounds (22.2 kN) per employee using the lifeline, applied anywhere along the lifeline.

(xii) Lanyards shall have a minimum tensile strength of 5,000 pounds (22.2 kN).

(xiii) All components of body harness systems whose strength is not otherwise specified in this subsection shall be capable of supporting a minimum fall impact load of 5,000 pounds (22.2 kN) applied at the lanyard point of connection.

(xiv) Snap hooks shall not be connected to loops made in webbing type lanyards.

(xv) Snap hooks shall not be connected to each other.

(xvi) Not more than one snap hook shall be connected to any one D ring unless they are the double locking type.

(xvii) Full body harness systems shall be inspected prior to each use for mildew, wear, damage, and other deterioration, and defective components shall be removed from service if their function or strength have been adversely affected.

(b) Safety net systems. Safety net systems and their use shall comply with the following provisions:

(i) Safety nets shall be installed as close as practicable under the surface on which employees are working, but in no case more than 30 feet (9.1 m) below such level unless specifically approved in writing by the manufacturer. The potential fall area to the net shall be unobstructed.

(ii) Safety nets shall extend outward from the outermost projection of the work surface as follows:

Vertical distance from working level to horizontal plane of net	Minimum required horizontal distance of outer edge of net from the edge of the working surface
Up to 5 feet	8 feet
More than 5 feet up to 10 feet	10 feet
More than 10 feet	13 feet

(iii) Safety nets shall be installed with sufficient clearance under them to prevent contact with the surface or structures below when subjected to an impact force equal to the drop test specified in (b)(iv) of this subsection.

(iv) Safety nets and their installations shall be capable of absorbing an impact force equal to that produced by the drop test specified in (b)(iv)(A) and (B) of this subsection.

(A) Except as provided in (b)(iv)(B) of this subsection, safety nets and safety net installations shall be drop-tested at the job site after initial installation and before being used as a fall protection system, whenever relocated, after major repair, and at 6-month intervals if left in one place. The drop-test shall consist of a 400 pound (180 kg) bag of sand 30 ± 2 inches (76 ± 5 cm) in diameter dropped into the net from the highest walking/working surface at which employees are exposed to fall hazards, but not from less than 42 inches (1.1 m) above that level.

(B) When the employer can demonstrate that it is unreasonable to perform the drop-test required by (b)(iv)(A) of this subsection, the employer (or a designated competent person) shall certify that the net and net installation is in compliance with the provisions of (b)(iii) and (b)(iv)(A) of this subsection by preparing a certification record prior to the

net being used as a fall protection system. The certification record must include an identification of the net and net installation for which the certification record is being prepared; the date that it was determined that the identified net and net installation were in compliance with (b)(iii) of this subsection and the signature of the person making the determination and certification. The most recent certification record for each net and net installation shall be available at the job site for inspection.

(v) Defective nets shall not be used. Safety nets shall be inspected at least once a week for wear, damage, and other deterioration. Defective components shall be removed from service. Safety nets shall also be inspected after any occurrence which could affect the integrity of the safety net system.

(vi) Materials, scrap pieces, equipment, and tools which have fallen into the safety net shall be removed as soon as possible from the net and at least before the next work shift.

(vii) The maximum size of each safety net mesh opening shall not exceed 36 square inches (230 cm²) nor be longer than 6 inches (15 cm) on any side, and the opening, measured center-to-center of mesh ropes or webbing, shall

PERMANENT

not be longer than 6 inches (15 cm). All mesh crossings shall be secured to prevent enlargement of the mesh opening.

(viii) Each safety net (or section of it) shall have a border rope for webbing with an minimum breaking strength of 5,000 pounds (22.2 kN).

(ix) Connections between safety net panels shall be as strong as integral net components and shall be spaced not more than 6 inches (15 cm) apart.

(c) Catch platforms.

(i) A catch platform shall be installed within 10 vertical feet of the work area.

(ii) The catch platforms width shall equal the distance of the fall but shall be a minimum of 45 inches wide and shall be equipped with standard guardrails on all open sides.

(3) Positioning device systems. Positioning device systems and their use shall conform to the following provisions:

(a) Positioning devices shall be rigged such that an employee cannot free fall more than 2 feet (.61 m).

(b) Positioning devices shall be secured to an anchorage capable of supporting at least twice the potential impact load of an employee's fall or 3,000 pounds (13.3 kN), whichever is greater.

(c) Connectors shall be drop forged, pressed or formed steel, or made of equivalent materials.

(d) Connectors shall have a corrosion-resistant finish, and all surfaces and edges shall be smooth to prevent damage to interfacing parts of this system.

(e) Connecting assemblies shall have a minimum tensile strength of 5,000 pounds (22.2 kN).

(f) Dee-rings and snap-hooks shall be proof-tested to a minimum tensile load of 3,600 pounds (16 kN) without cracking, breaking, or taking permanent deformation.

(g) Snap-hooks shall be sized to be compatible with the member to which they are connected to prevent unintentional disengagement of the snap-hook by depression of the snap-hook keeper by the connected member, or shall be a locking type snap-hook designed and used to prevent disengagement of the snap-hook by the contact of the snap-hook keeper by the connected member. As of January 1, 1998, only locking type snap-hooks shall be used.

(h) Unless the snap-hook is a locking type and designed for the following connections, snap-hooks shall not be engaged:

(i) Directly to webbing, rope or wire rope;

(ii) To each other;

(iii) To a dee-ring to which another snap-hook or other connector is attached;

(iv) To a horizontal lifeline; or

(v) To any object which is incompatibly shaped or dimensioned in relation to the snap-hook such that unintentional disengagement could occur by the connected object being able to depress the snap-hook keeper and release itself.

(i) Positioning device systems shall be inspected prior to each use for wear, damage, and other deterioration, and defective components shall be removed from service.

(j) Body belts, harnesses, and components shall be used only for employee protection (as part of a personal fall arrest system or positioning device system) and not to hoist materials.

(4) Droplines or lifelines used on rock scaling operations, or in areas where the lifeline may be subjected to

cutting or abrasion, shall be a minimum of 7/8 inch wire core manila rope. For all other lifeline applications, a minimum of 3/4 inch manila or equivalent, with a minimum breaking strength of 5,000 pounds, shall be used.

(5) Safety harnesses, lanyards, lifelines or droplines, independently attached or attended, shall be used while performing the following types of work when other equivalent type protection is not provided:

(a) Work performed in permit required confined spaces and other confined spaces shall follow the procedures as described in chapter 296-62 WAC, Part M.

(b) Work on hazardous slopes, or dismantling safety nets, working on poles or from boatswains chairs at elevations greater than six feet (1.83 m), swinging scaffolds or other unguarded locations.

(c) Work on skips and platforms used in shafts by crews when the skip or cage does not occlude the opening to within one foot (30.5 cm) of the sides of the shaft, unless cages are provided.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-24515 (~~Reserved~~) Guarding of low pitched roof perimeters. (1) General provisions. During the performance of work on low pitched roofs with a potential fall hazard greater than 10 feet, the employer shall ensure that employees engaged in such work be protected from falling from all unprotected sides and edges of the roof as follows:

(a) By the use of a fall restraint or fall arrest systems, as defined in WAC 296-155-24510; or

(b) By the use of a warning line system erected and maintained as provided in subsection (3) of this section and supplemented for employees working between the warning line and the roof edge by the use of a safety monitor system as described in WAC 296-155-24521.

(c) Mechanical equipment shall be used or stored only in areas where employees are protected by a warning line system, or fall restraint, or fall arrest systems as described in WAC 296-155-24510. Mechanical equipment may not be used or stored where the only protection is provided by the use of a safety monitor.

(2) Exceptions.

(a) The provisions of subsection (1)(a) of this section do not apply at points of access such as stairways, ladders, and ramps, or when employees are on the roof only to inspect, investigate, or estimate roof level conditions. Roof edge materials handling areas and materials storage areas shall be guarded as provided in subsection (4) of this section.

(b) Employees engaged in roofing on low-pitched roofs less than 50 feet wide, may elect to use a safety monitor system without warning lines.

(3) Warning lines systems.

(a) Warning lines shall be erected around all sides of the work area.

(i) When mechanical equipment is not being used, the warning line shall be erected not less than six feet (1.8 meters) from the edge of the roof.

(ii) When mechanical equipment is being used, the warning line shall be erected not less than six feet (1.8 meters) from the roof edge which is parallel to the direction

of mechanical equipment operation, and not less than 10 feet (3.1 meters) from the roof edge which is perpendicular to the direction of mechanical equipment operation.

(b) The warning line shall consist of a rope, wire, or chain and supporting stanchions erected as follows:

(i) The rope, wire, or chain shall be flagged at not more than six foot (1.8 meter) intervals with high visibility material.

(ii) The rope, wire, or chain shall be rigged and supported in such a way that its lowest point (including sag) is no less than 36 inches (91.4 cm) from the roof surface and its highest point is no more than 42 inches (106.7 cm) from the roof surface.

(iii) After being erected, with the rope, wire or chain attached, stanchions shall be capable of resisting, without tipping over, a force of at least 16 pounds (71 Newtons) applied horizontally against the stanchion, 30 inches (0.76 meters) above the roof surface, perpendicular to the warning line, and in the direction of the roof edge.

(iv) The rope, wire, or chain shall have a minimum tensile strength of 200 pounds (90 kilograms), and after being attached to the stanchions, shall be capable of supporting, without breaking, the loads applied to the stanchions.

(v) The line shall be attached at each stanchion in such a way that pulling on one section of the line between stanchions will not result in slack being taken up in adjacent sections before the stanchion tips over.

(c) Access paths shall be erected as follows:

(i) Points of access, materials handling areas, and storage areas shall be connected to the work area by a clear access path formed by two warning lines.

(ii) When the path to a point of access is not in use, a rope, wire, or chain, equal in strength and height to the warning line, shall be placed across the path at the point where the path intersects the warning line erected around the work area.

(4) Roof edge materials handling areas and materials storage. Employees working in a roof edge materials handling or materials storage area located on a low pitched roof with a ground to eave height greater than 10 feet shall be protected from falling along all unprotected roof sides and edges of the area.

(a) When guardrails are used at hoisting areas, a minimum of four feet of guardrail shall be erected on each side of the access point through which materials are hoisted.

(b) A chain or gate shall be placed across the opening between the guardrail sections when hoisting operations are not taking place.

(c) When guardrails are used at bitumen pipe outlet, a minimum of four feet of guardrail shall be erected on each side of the pipe.

(d) When safety belt/harness systems are used, they shall not be attached to the hoist.

(e) When fall restraint systems are used, they shall be rigged to allow the movement of employees only as far as the roof edge.

(f) Materials shall not be stored within six feet of the roof edge unless guardrails are erected at the roof edge.

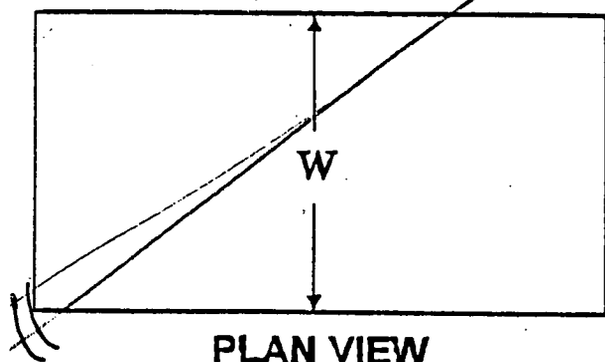
AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-24519 ((Appendix A to Part C 1—Determining roof widths nonmandatory guidelines for complying with WAC 296-155-24503 (2)(j)). (1) This appendix serves as a guideline to assist employers complying with the requirements of WAC 296-155-24503 (2)(j). WAC 296-24503 (2)(j) allows the use of a safety monitoring system alone as a means of providing fall protection during the performance of roofing operations on low sloped roofs 50 feet (15.25 m) or less in width. Each example in the appendix shows a roof plan or plans and indicates where each roof or roof area is to be measured to determine its width. Section views or elevation views are shown where appropriate. Some examples show "correct" and "incorrect" subdivisions of irregularly shaped roofs divided into smaller, regularly shaped areas. In all examples, the dimension selected to be the width of an area is the lesser of—the two primary dimensions of the area, as viewed from above. Example A shows that on a simple rectangular roof, width is the lesser of the two primary overall dimensions. This is also the case with roofs which are sloped toward or away from the roof center, as shown in Example B.

(2) Many roofs are not simple rectangles. Such roofs may be broken down into subareas as shown in Example C. The process of dividing a roof area can produce many different configurations. Example C gives the general rule of using dividing lines of minimum length to minimize the size and number of the areas which are potentially less than 50 feet (15.25 m) wide. The intent is to minimize the number of roof areas where safety monitoring systems alone are sufficient protection.

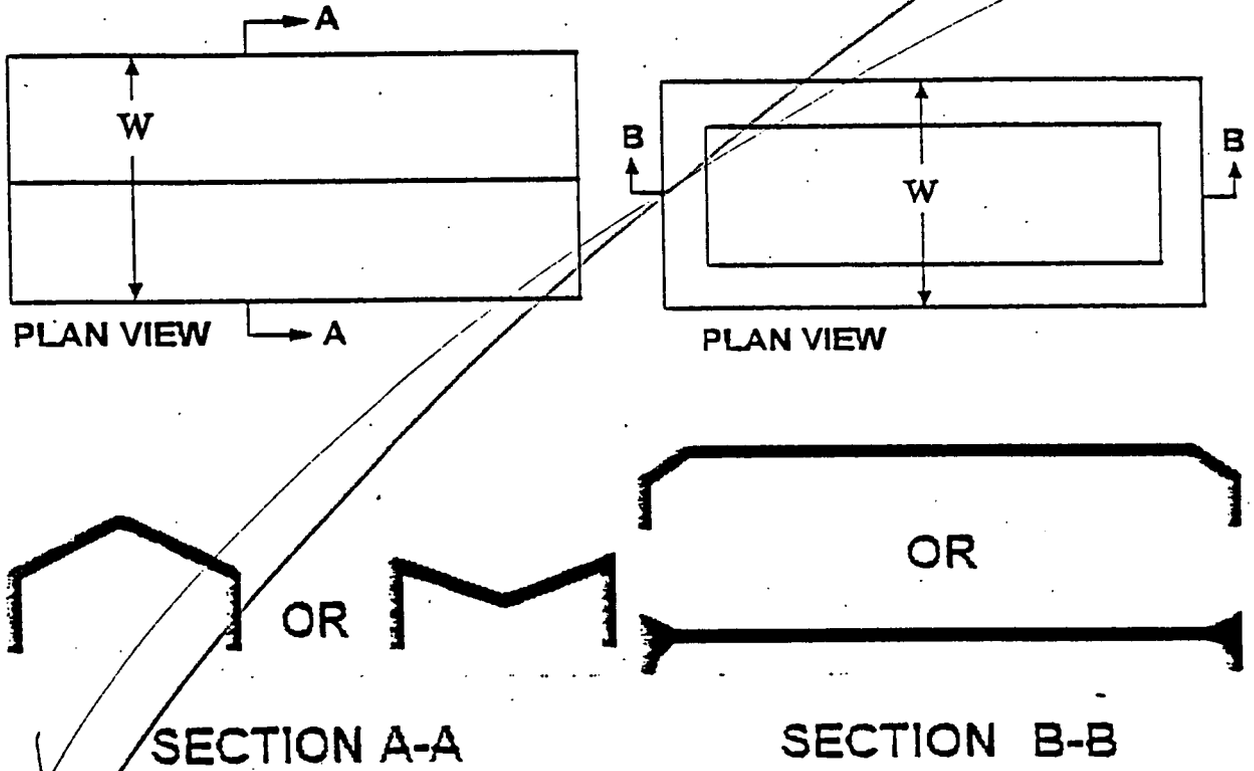
(3) Roofs which are comprised of several separate, non-contiguous roof areas, as in Example D, may be considered as a series of individual roofs. Some roofs have penthouses, additional floors, courtyard openings, or similar architectural features; Example E shows how the rule for dividing roofs into subareas is applied to such configurations. Irregular, nonrectangular roofs must be considered on an individual basis, as shown in Example F.

Example A
Rectangular Shaped Roof

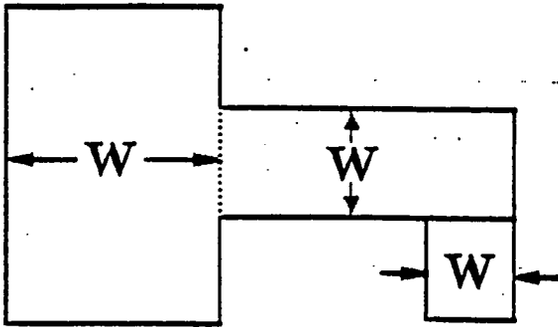


PERMANENT

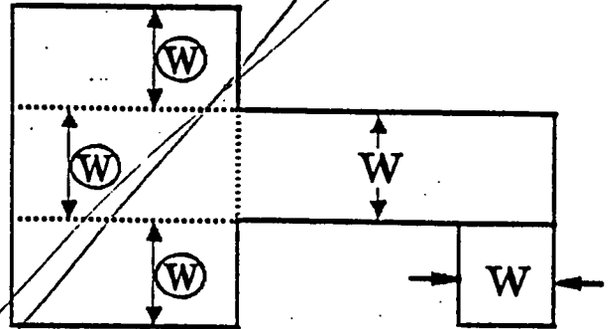
Example B
Sloped Rectangular Shaped Roofs



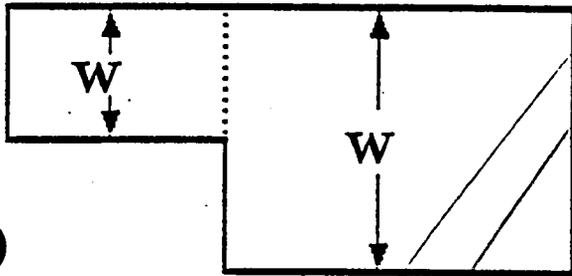
Example C
Irregularly Shaped Roofs With Rectangular Shaped Sections



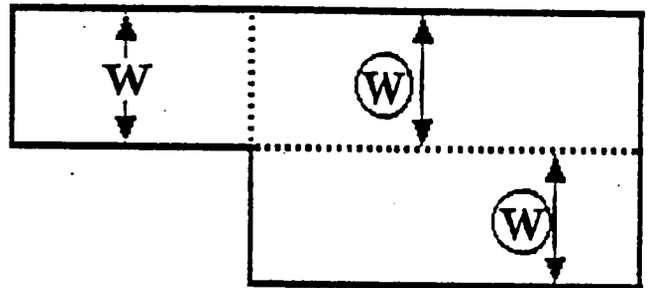
Correct



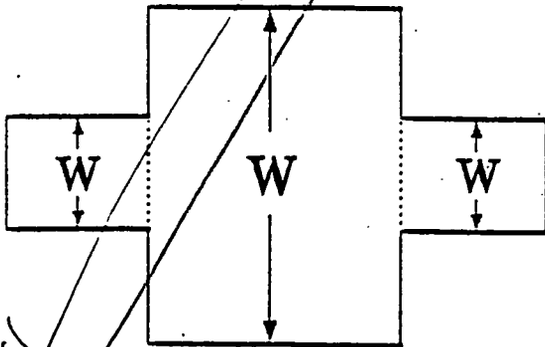
Incorrect



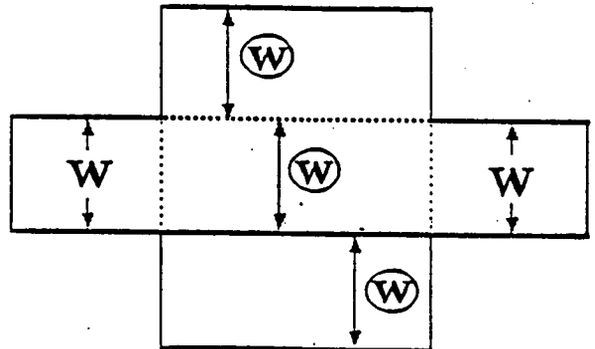
Correct



Incorrect



Correct



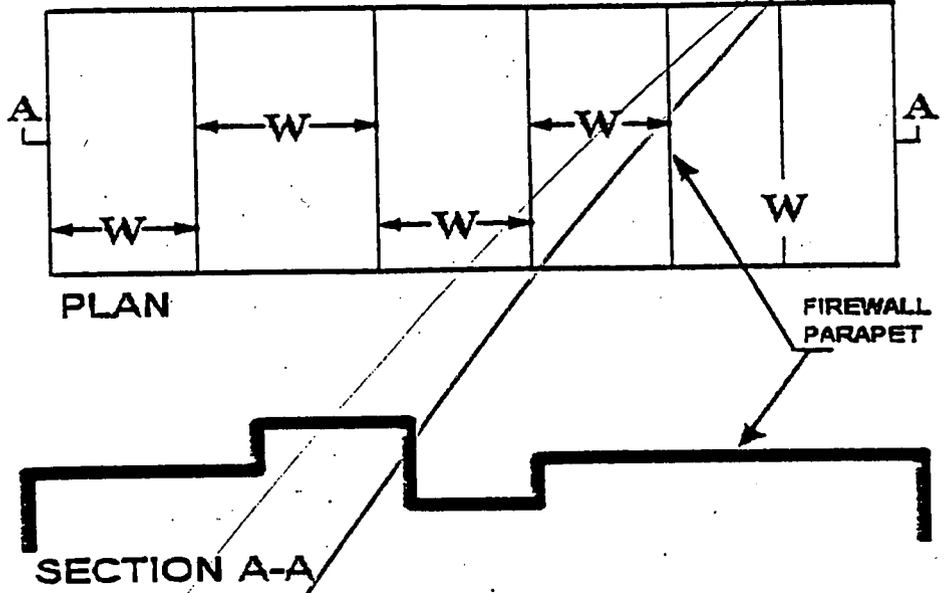
Incorrect

Such roofs are to be divided into subareas by using dividing lines of minimum length to minimize the size and number of the areas which are potentially less than or equal to 50 feet (15.25 meters) in width, in order to limit the size of roof areas where the safety monitoring system alone can be used (WAC 296-155-24505 (2)(j)). Dotted lines are used in the examples to show the location of dividing lines. W denotes incorrect measurements of width.

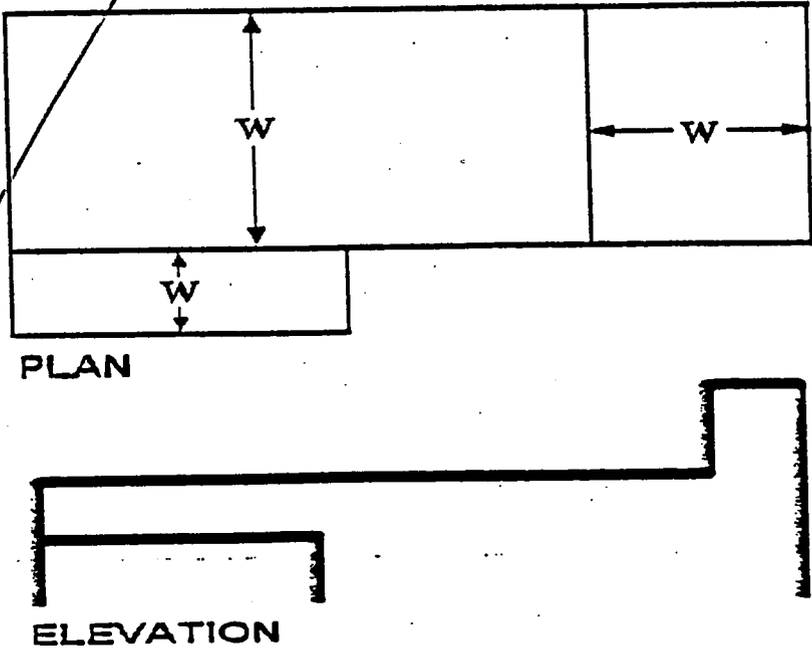
PERMANENT

Example D
Separate, Non-Contiguous Roof Areas

1.

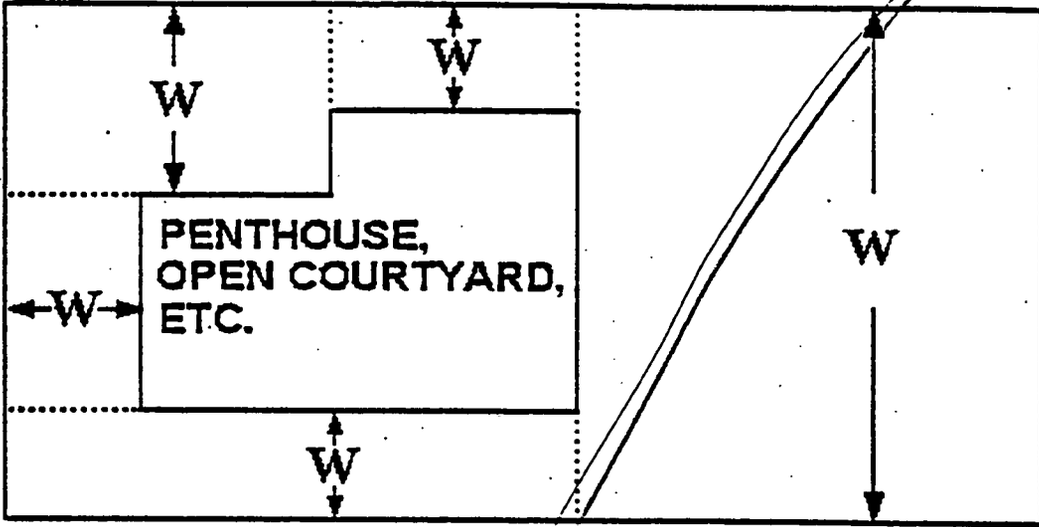


2.

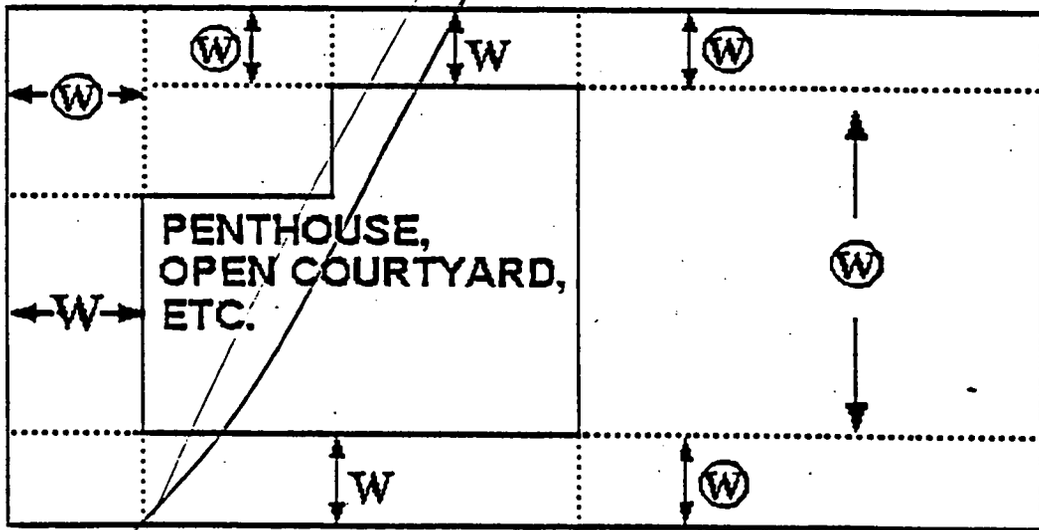


PERMANENT

Example E
Roofs With Penthouses, Open Courtyards, Additional Floors, etc.



CORRECT

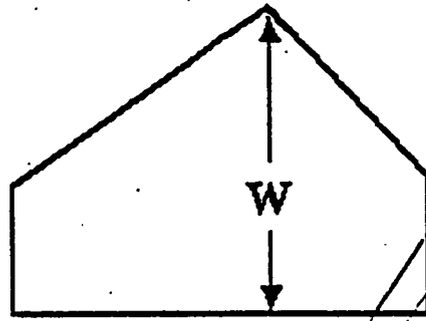


INCORRECT

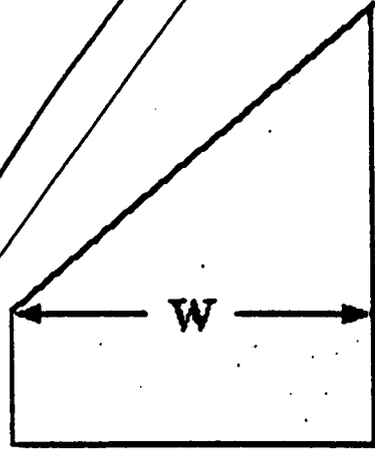
Such roofs are to be divided into subareas by using dividing lines of minimum length to minimize the size and number of the areas which are potentially less than or equal to 50 feet (15.25 meters) in width, in order to limit the size of roof areas where the safety monitoring system alone can be used (WAC 296-155-24505 (2)(j)). Dotted lines are used in the examples to show the location of dividing lines. W denotes incorrect measurements of width.

PERMANENT

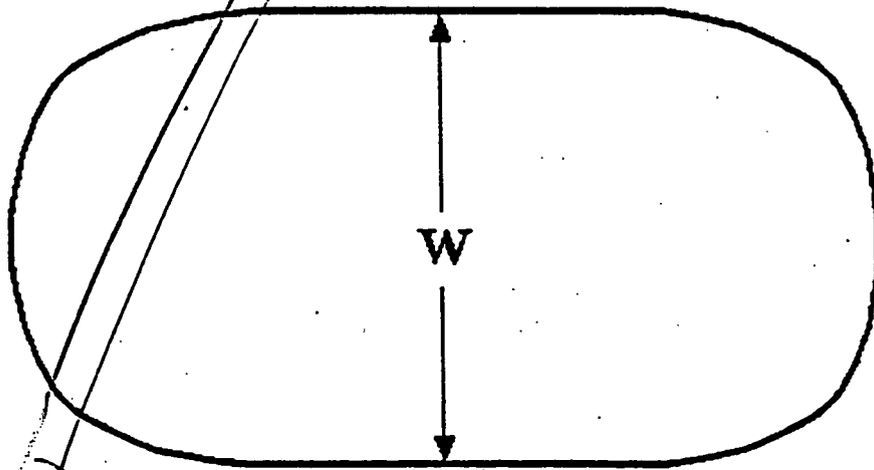
Example F
Irregular, Non-Rectangular Shaped Roofs



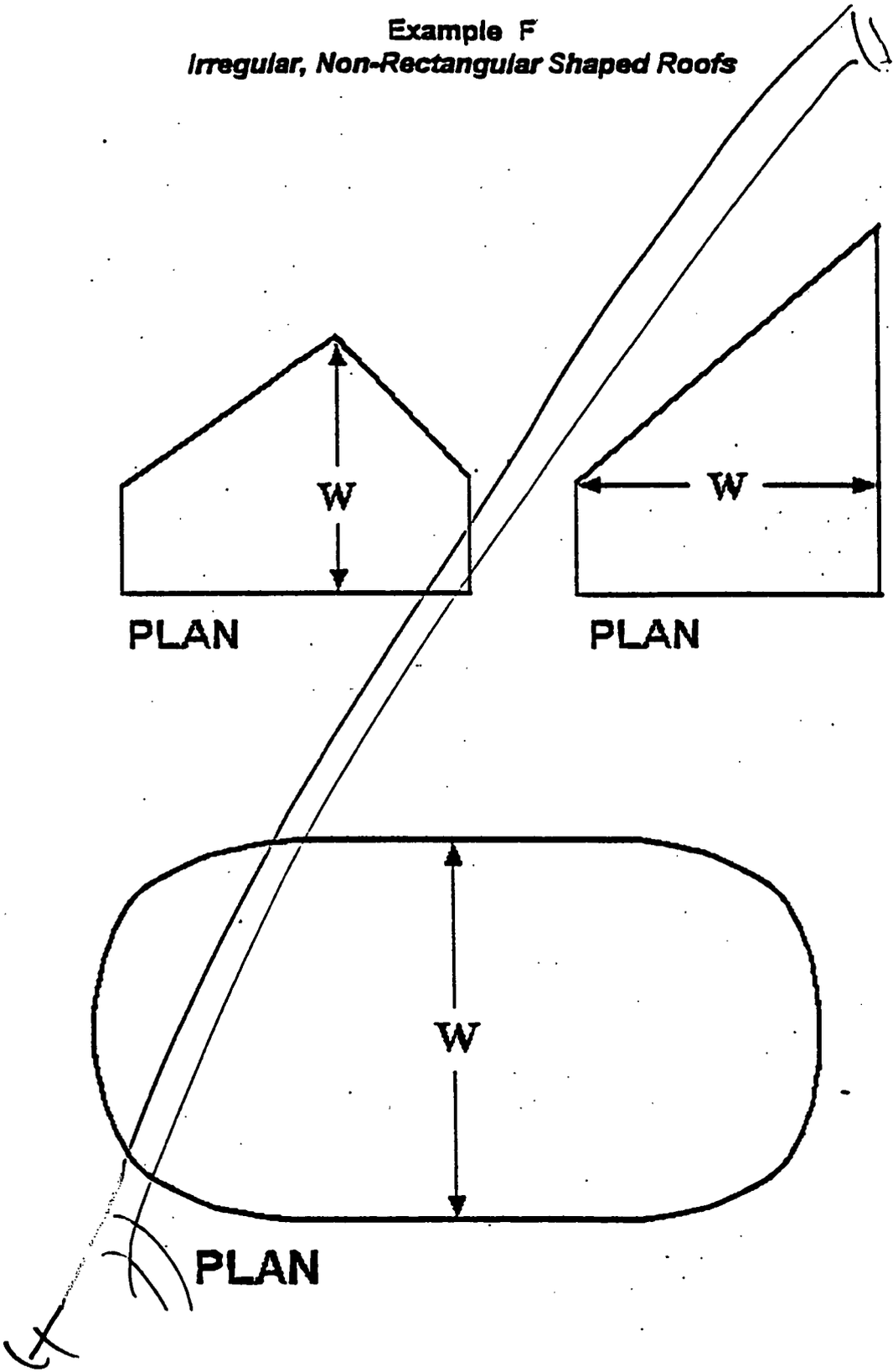
PLAN



PLAN



PLAN



Reserve.

PERMANENT

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-24520 ((Appendix B to Part C-1—Guardrail systems nonmandatory guidelines for complying with WAC 296-155-24505(2).)) Leading edge control zone. ((The standard requires guardrail systems and components to be designed and built to meet the requirements of WAC 296-155-24505 (2)(c), (d) and (e). This Appendix serves as a nonmandatory guideline to assist employers in complying with these requirements. An employer may use these guidelines as a starting point for designing guardrail systems. However, the guidelines do not provide all the information necessary to build a complete system, and the employer is still responsible for designing and assembling these components in such a way that the completed system will meet the requirements of WAC 296-155-24505 (2)(c), (d) and (e). Components for which no specific guidelines are given in this Appendix (e.g., joints, base connections, components made with other materials, and components with other dimensions) must also be designed and constructed in such a way that the completed system meets the requirements of WAC 296-155-24505.

(1) For wood railings: Wood components shall be a minimum of 1500 lb ft/in² fiber (stress grade) construction grade lumber; the posts shall be at least 2-inch by 4-inch (5 cm x 10 cm) lumber spaced not more than 8 feet (2.4 m) apart on centers; the top rail shall be at least 2-inch by 4-inch (5 cm x 10 cm) lumber, the intermediate rail shall be at least 1-inch by 6-inch (2.5 cm x 15 cm) lumber. All lumber dimensions are nominal sizes as provided by the American Softwood Lumber Standards, dated January 1970.

(2) For pipe railings: Posts, top rails, and intermediate railings shall be at least one and one-half inches nominal diameter (schedule 40 pipe) with posts spaced not more than 8 feet (2.4 m) apart on centers.

(3) For structural steel railings: Posts, top rails, and intermediate rails shall be at least 2-inch by 2-inch (5 cm x 10 cm) by 3/8 inch (1.1 cm) angles, with posts spaced not more than 8 feet (2.4 m) apart on centers.)) (1) When performing leading edge work, the employer shall ensure that a control zone be established according to the following requirements:

(a) The control zone shall begin a minimum of 6 feet back from the leading edge to prevent exposure by employees who are not protected by fall restraint or fall arrest systems.

(b) The control zone shall be separated from other areas of the low pitched roof or walking/working surface by the erection of a warning line system.

(c) The warning line system shall consist of wire, rope, or chain supported on stanchions, or a method which provides equivalent protection.

(d) The spacing of the stanchions and support of the line shall be such that the lowest point of the line (including sag) is not less than 36 inches from the walking/working surface, and its highest point is not more than 42 inches (106.7 cm) from the walking/working surface.

(e) Each line shall have a minimum tensile strength of 200 pounds (90 kilograms).

(f) Each line shall be flagged or clearly marked with high visibility materials at intervals not to exceed 6 feet.

(g) After being erected with the rope, or chain attached, stanchions shall be capable of resisting without tipping over, a force of at least 16 pounds (71 Newtons) applied horizontally against the stanchions 30 inches (0.76 meters) above the roof surface, perpendicular to the warning line and in the direction of the roof edge.

(2) When positive means of fall restraint as described in WAC 296-155-24510 (1)(a) through (d), or fall arrest as described in WAC 296-155-24510 (2) through (5)(c) are not utilized, a safety monitor system as described in WAC 296-155-24521 shall be implemented to protect employees working between the forward edge of the warning line and the leading edge.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-24521 ((Appendix C to Part C-1—Personal fall arrest systems nonmandatory guidelines for complying with WAC 296-155-24505(4).)) Safety monitor system. ((1) Test methods for personal fall arrest systems and positioning device systems:

(a) General. This Appendix serves as a nonmandatory guideline to assist employers comply with the requirements in WAC 296-155-24505(4). Subdivisions (b), (c), (d) and (e) of this Appendix describe test procedures which may be used to determine compliance with the requirements in WAC 296-155-24505 (4)(q). As noted in Appendix D of this part, the test methods listed here in Appendix C can also be used to assist employers to comply with the requirements in WAC 296-155-24505 (6)(c) and (d) for positioning device systems.

(b) General conditions for all tests in the Appendix to WAC 296-155-24505(4).

(i) Lifelines, lanyards and deceleration devices should be attached to an anchorage and connected to the body harness in the same manner as they would be when used to protect employees.

(ii) The anchorage should be rigid, and should not have a deflection greater than 0.04 inches (1 mm) when a force of 2,250 pounds (10 kN) is applied.

(iii) The frequency response of the load measuring instrumentation should be 500 Hz.

(iv) The test weight used in the strength and force tests should be a rigid, metal, cylindrical or torso shaped object with a girth of 38 inches plus or minus 4 inches (96 cm plus or minus 10 cm).

(v) The lanyard or lifeline used to create the free fall distance should be supplied with the system, or in its absence, the least elastic lanyard or lifeline available to be used with the system.

(vi) The test weight for each test should be hoisted to the required level and should be quickly released without having any appreciable motion imparted to it.

(vii) The system's performance should be evaluated taking into account the range of environmental conditions for which it is designed to be used.

(viii) Following the test, the system need not be capable of further operation.

(c) Strength test.

(i) During the testing of all systems, a test weight of 300 pounds plus or minus 5 pounds (135 kg plus or minus

2.5 kg) should be used. (See subdivision (b)(iv) of this subsection).

(ii) The test consists of dropping the test weight once. A new unused system should be used for each test.

(iii) For lanyard systems, the lanyard length should be 6 feet plus or minus 2 inches (1.83 m plus or minus 5 cm) as measured from the fixed anchorage to the attachment on the (body belt or) body harness.

(iv) For rope grab type deceleration systems, the length of the lifeline above the centerline of the grabbing mechanism to the lifeline's anchorage point should not exceed 2 feet (0.61 m).

(v) For lanyard systems, for systems with deceleration devices which do not automatically limit free fall distance to 2 feet (0.61 m) or less, and for systems with deceleration devices which have a connection distance in excess of 1 foot (0.3 m) (measured between the centerline of the lifeline and the attachment point to the harness), the test weight should be rigged to free fall a distance of 7.5 feet (2.3 m) from a point that is 1.5 feet (.46 m) above the anchorage point, to its hanging location (6 feet below the anchorage). The test weight should fall without interference, obstruction, or hitting the floor or ground during the test. In some cases a non-elastic wire lanyard of sufficient length may need to be added to the system (for test purposes) to create the necessary free fall distance.

(vi) For deceleration device systems with integral lifelines or lanyards which automatically limit free fall distance to 2 feet (0.61 m) or less, the test weight should be rigged to free fall a distance of 4 feet (1.22 m).

(vii) Any weight which detaches from the harness has failed the strength test.

(d) Force test.

(i) General. The test consists of dropping the respective test weight once as specified in (d)(ii)(A) or (d)(iii)(A) of this subsection. A new, unused system should be used for each test.

(ii) For lanyard systems.

(A) A test weight of 220 pounds plus or minus 3 pounds (100 kg plus or minus 1.6 kg) should be used. (See (b)(iv) of this subsection.)

(B) Lanyard length should be 6 feet plus or minus two inches (1.83 m plus or minus 5 cm) as measured from the fixed anchorage to the attachment on the body harness.

(C) The test weight should fall free from the anchorage level to its hanging location (a total of 6 feet (1.83 m) free fall distance) without interference, obstruction, or hitting the floor or ground during the test.

(iii) For all other systems.

(A) A test weight of 220 pounds plus or minus 3 pounds (100 kg plus or minus 1.6 kg) should be used. (See (b)(iv) of this subsection.)

(B) The free fall distance to be used in the test should be the maximum fall distance physically permitted by the system during normal use conditions, up to a maximum free fall distance for the test weight of 6 feet (1.83 m), except as follows:

(I) For deceleration systems which have a connection link or lanyard, the test weight should free fall a distance equal to the connection distance (measured between the centerline of the lifeline and the attachment point to the harness).

(II) For deceleration device systems with integral lifelines or lanyards which automatically limit free fall distance to 2 feet (0.61 m) or less, the test weight should free fall a distance equal to that permitted by the system in normal use. (For example, to test a system with a self-retracting lifeline or lanyard, the test weight should be supported and the system allowed to retract the lifeline or lanyard as it would in normal use. The test weight would then be released and the force and deceleration distance measured.)

(iv) A system fails the force test if the recorded maximum arresting force exceeds 2,520 pounds (11.2 kN) when using a body harness.

(v) The maximum elongation and deceleration distance should be recorded during the force test.

(e) Deceleration device tests.

(i) General. The device should be evaluated or tested under the environmental conditions, (such as rain, ice, grease, dirt, type of lifeline, etc.), for which the device is designed.

(ii) Rope grab type deceleration devices.

(A) Devices should be moved on a lifeline 1,000 times over the same length of line a distance of not less than 1 foot (30.5 cm), and the mechanism should lock each time.

(B) Unless the device is permanently marked to indicate the type(s) of lifeline which must be used, several types (different diameters and different materials), of lifelines should be used to test the device.

(iii) Other self-activating type deceleration devices. The locking mechanisms of other self-activating type deceleration devices designed for more than one arrest should lock each of 1,000 times as they would in normal service.

(2) Additional non-mandatory guidelines for personal fall arrest systems. The following information constitutes additional guidelines for use in complying with requirements for a personal fall arrest system.

(a) Selection and use considerations.

(i) The kind of personal fall arrest system selected should match the particular work situation, and any possible free fall distance should be kept to a minimum. Consideration should be given to the particular work environment. For example, the presence of acids, dirt, moisture, oil, grease, etc., and their effect on the system, should be evaluated. Hot or cold environments may also have an adverse effect on the system. Wire rope should not be used where an electrical hazard is anticipated. As required by the standard, the employer must plan to have means available to promptly rescue an employee should a fall occur, since the suspended employee may not be able to reach a work level independently.

(ii) Where lanyards, connectors, and lifelines are subject to damage by work operations such as welding, chemical cleaning, and sandblasting, the component should be protected, or other securing systems should be used. The employer should fully evaluate the work conditions and environment (including seasonal weather changes) before selecting the appropriate personal fall protection system. Once in use, the system's effectiveness should be monitored. In some cases, a program for cleaning and maintenance of the system may be necessary.

(b) Testing considerations. Before purchasing or putting into use a personal fall arrest system, an employer should

obtain from the supplier information about the system based on its performance during testing so that the employer can know if the system meets this standard. Testing should be done using recognized test methods. This Appendix contains test methods recognized for evaluating the performance of fall arrest systems. Not all systems may need to be individually tested; the performance of some systems may be based on data and calculations derived from testing of similar systems, provided that enough information is available to demonstrate similarity of function and design.

(e) Component compatibility considerations. Ideally, a personal fall arrest system is designed, tested, and supplied as a complete system. However, it is common practice for lanyards, connectors, lifelines, deceleration devices, and body harnesses to be interchanged since some components wear out before others. The employer and employee should realize that not all components are interchangeable. For instance, a lanyard should not be connected between a harness and a deceleration device of the self-retracting type since this can result in additional free fall for which the system was not designed. Any substitution or change to a personal fall arrest system should be fully evaluated or tested by a competent person to determine that it meets the standard, before the modified system is put in use.

(d) Employee training considerations. Thorough employee training in the election and use of personal fall arrest systems is imperative. Employees must be trained in the safe use of the system. This should include the following: Application limits; proper anchoring and tie-off techniques; estimation of free fall distance, including determination of deceleration distance, and total fall distance to prevent striking a lower level; methods of use; and inspection and storage of the system. Careless or improper use of the equipment can result in serious injury or death. Employers and employees should become familiar with the material in this Appendix, as well as manufacturer's recommendations, before a system is used. Of uppermost importance is the reduction in strength caused by certain tie-offs (such as using knots, tying around sharp edges, etc.) and maximum permitted free fall distance. Also, to be stressed are the importance of inspections prior to use, the limitations of the equipment, and unique conditions at the worksite which may be important in determining the type of system to use.

(e) Instruction considerations. Employers should obtain comprehensive instructions from the supplier as to the system's proper use and application, including, where applicable:

- (i) The force measured during the sample force test;
 - (ii) The maximum elongation measured for lanyards during the force test;
 - (iii) The deceleration distance measured for deceleration devices during the force test;
 - (iv) Caution statements on critical use limitations;
 - (v) Application limits;
 - (vi) Proper hook up, anchoring and tie-off techniques, including the proper dec ring or other attachment point to use on the harness for fall arrest;
 - (vii) Proper climbing techniques;
 - (viii) Methods of inspection, use, cleaning, and storage;
- and

(ix) Specific lifelines which may be used. This information should be provided to employees during training.

(f) Rescue considerations. As required by WAC 296-155-24505 (4)(u), when personal fall arrest systems are used, the employer must assure that employees can be promptly rescued or can rescue themselves should a fall occur. The availability of rescue personnel, ladders or other rescue equipment should be evaluated. In some situations, equipment which allows employees to rescue themselves after the fall has been arrested may be desirable, such as devices which have descent capability.

(g) Inspection considerations. As required by WAC 296-155-24505 (4)(v), personal fall arrest systems must be regularly inspected. Any component with any significant defect, such as cuts, tears, abrasions, mold, or undue stretching; alterations or additions which might affect its efficiency; damage due to deterioration; contact with fire, acids, or other corrosives; distorted hooks or faulty hook springs; tongues unfitted to the shoulder of buckles; loose or damaged mountings; non-functioning parts; or wearing or internal deterioration in the ropes must be withdrawn from service immediately, and should be tagged or marked as unusable, or destroyed.

(h) Tie-off considerations.

(i) One of the most important aspects of personal fall protection systems is fully planning the system before it is put into use. Probably the most overlooked component is planning for suitable anchorage points. Such planning should ideally be done before the structure or building is constructed so that anchorage points can be incorporated during construction for use later for window cleaning or other building maintenance. If properly planned, these anchorage points may be used during construction, as well as afterwards.

(A) Properly planned anchorages should be used if they are available. In some cases, anchorages must be installed immediately prior to use. In such cases, a registered professional engineer with experience in designing fall protection systems, or another qualified person with appropriate education and experience should design an anchor point to be installed.

(B) In other cases, the department recognizes that there will be a need to devise an anchor point from existing structures. Examples of what might be appropriate anchor points are steel members or I-beams if an acceptable strap is available for the connection (do not use a lanyard with a snap hook clipped onto itself); large eye bolts made of an appropriate grade steel; guardrails or railings if they have been designed for use as an anchor point; or masonry or wood members only if the attachment point is substantial and precautions have been taken to assure that bolts or other connectors will not pull through. A qualified person should be used to evaluate the suitability of these "make shift" anchorages with a focus on proper strength.

(ii) Employers and employees should at all times be aware that the strength of a personal fall arrest system is based on its being attached to an anchoring system which does not reduce the strength of the system (such as a properly dimensioned eye bolt/snap hook anchorage). Therefore, if a means of attachment is used that will reduce the strength of the system, that component should be

replaced by a stronger one, but one that will also maintain the appropriate maximum arrest force characteristics.

(iii) Tie off using a knot in a rope lanyard or lifeline (at any location) can reduce the lifeline or lanyard strength by 50 percent or more. Therefore, a stronger lanyard or lifeline should be used to compensate for the weakening effect of the knot, or the lanyard length should be reduced (or the tie-off location raised) to minimize free fall distance, or the lanyard or lifeline should be replaced by one which has an appropriately incorporated connector to eliminate the need for a knot.

(iv) Tie off of a rope lanyard or lifeline around an "H" or "I" beam or similar support can reduce its strength as much as 70 percent due to the cutting action of the beam edges. Therefore, use should be made of a webbing lanyard or wire core lifeline around the beam; or the lanyard or lifeline should be protected from the edge; or free fall distance should be greatly minimized.

(v) Tie off where the line passes over or around rough or sharp surfaces reduces strength drastically. Such a tie off should be avoided or an alternative tie off rigging should be used. Such alternatives may include use of a snap hook/dee-ring connection, wire rope tie off, an effective padding of the surfaces, or an abrasion resistance strap around or over the problem surface.

(vi) Horizontal lifelines may, depending on their geometry and angle of sag, be subjected to greater loads than the impact load imposed by an attached component. When the angle of horizontal lifeline sag is less than 30 degrees, the impact force imparted to the lifeline by an attached lanyard is greatly amplified. For example, with a sag angle of 15 degrees, the force amplification is about 2:1 and at 5 degrees sag, it is about 6:1. Depending on the angle of sag, and the line's elasticity, the strength of the horizontal lifeline and the anchorages to which it is attached should be increased a number of times over that of the lanyard. Extreme care should be taken in considering a horizontal lifeline for multiple tie offs. The reason for this is that in multiple tie offs to a horizontal lifeline, if one employee falls, the movement of the falling employee and the horizontal lifeline during arrest of the fall may cause other employees to fall also. Horizontal lifeline and anchorage strength should be increased for each additional employee to be tied off. For these and other reasons, the design of systems using horizontal lifelines must only be done by qualified persons. Testing of installed lifelines and anchors prior to use is recommended.

(vii) The strength of an eye bolt is rated along the axis of the bolt and its strength is greatly reduced if the force is applied at an angle to this axis (in the direction of shear). Also, care should be exercised in selecting the proper diameter of the eye to avoid accidental disengagement of snap hooks not designed to be compatible for the connection.

(viii) Due to the significant reduction in the strength of the lifeline/lanyard (in some cases, as much as a 70 percent reduction), the sliding hitch knot (prusik) should not be used for lifeline/lanyard connections except in emergency situations where no other available system is practical. The "one and one" sliding hitch knot should never be used because it is unreliable in stopping a fall. The "two and two," or "three and three" knot (preferable) may be used in emergency situations; however, care should be taken to limit free fall

distance to a minimum because of reduced lifeline/lanyard strength.

(i) Vertical lifeline considerations. As required by the standard, each employee must have a separate lifeline (except employees engaged in constructing elevator shafts who are permitted to have two employees on one lifeline) when the lifeline is vertical. The reason for this is that in multiple tie offs to a single lifeline, if one employee falls, the movement of the lifeline during the arrest of the fall may pull other employees' lanyards, causing them to fall as well.

(j) Snap hook considerations.

(i) Although not required by this standard for all connections until January 1, 1998, locking snap hooks designed for connection to suitable objects (of sufficient strength) are highly recommended in lieu of the nonlocking type. Locking snap hooks incorporate a positive locking mechanism in addition to the spring loaded keeper, which will not allow the keeper to open under moderate pressure without someone first releasing the mechanism. Such a feature, properly designed, effectively prevents roll out from occurring.

(ii) As required by WAC 296-155-24505 (4)(f), the following connections must be avoided (unless properly designed locking snap hooks are used) because they are conditions which can result in roll out when a nonlocking snap hook is used:

(A) Direct connection of a snap hook to a horizontal lifeline.

(B) Two (or more) snap hooks connected to one dee-ring.

(C) Two snap hooks connected to each other.

(D) A snap hook connected back on its integral lanyard.

(E) A snap hook connected to a webbing loop or webbing lanyard.

(F) Improper dimensions of the dee-ring, rebar, or other connection point in relation to the snap hook dimensions which would allow the snap hook keeper to be depressed by a turning motion of the snap hook.

(k) Free fall considerations. The employer and employee should at all times be aware that a system's maximum arresting force is evaluated under normal use conditions established by the manufacturer, and in no case using a free fall distance in excess of 6 feet (1.8 m). A few extra feet of free fall can significantly increase the arresting force on the employee, possibly to the point of causing injury. Because of this, the free fall distance should be kept at a minimum; and, as required by the standard, in no case greater than 6 feet (1.8 m). To help assure this, the tie off attachment point to the lifeline or anchor should be located at or above the connection point of the fall arrest equipment or harness. (Since otherwise additional free fall distance is added to the length of the connecting means (i.e. lanyard)). Attaching to the working surface will often result in a free fall greater than 6 feet (1.8 m). For instance, if a 6 foot (1.8 m) lanyard is used, the total free fall distance will be the distance from the working level to the harness attachment point plus the 6 feet (1.8 m) of lanyard length. Another important consideration is that the arresting force which the fall arrest system must withstand also goes up with greater distances of free fall, possibly exceeding the strength of the system.

(l) Elongation and deceleration distance considerations. Other factors involved in a proper tie off are elongation and

deceleration distance. During the arresting of a fall, a lanyard will experience a length of stretching or elongation, whereas activation of a deceleration device will result in a certain stopping distance. These distances should be available with the lanyard or device's instructions and must be added to the free fall distance to arrive at the total fall distance before an employee is fully stopped. The additional stopping distance may be very significant if the lanyard or deceleration device is attached near or at the end of a long lifeline, which may itself add considerable distance due to its own elongation. As required by the standard, sufficient distance to allow for all of these factors must also be maintained between the employee and obstructions below, to prevent an injury due to impact before the system fully arrests the fall. In addition, a minimum of 12 feet (3.7 m) of lifeline should be allowed below the securing point of a rope grab type deceleration device, and the end terminated to prevent the device from sliding off the lifeline. Alternatively, the lifeline should extend to the ground or the next working level below. These measures are suggested to prevent the worker from inadvertently moving past the end of the lifeline and having the rope grab become disengaged from the lifeline.

(m) Obstruction considerations. The location of the tie-off should also consider the hazard of obstructions in the potential fall path of the employee. Tie-offs which minimize the possibilities of exaggerated swinging should be considered. Thus, obstructions which might interfere with this motion should be avoided or a severe injury could occur.

(n) Other considerations. Because of the design of some personal fall arrest systems, additional considerations may be required for proper tie off. For example, heavy deceleration devices of the self retracting type should be secured overhead in order to avoid the weight of the device having to be supported by the employee. In all cases, manufacturer's instructions should be followed.) (1) A safety monitor system (SMS) may be used in conjunction with a warning line system as a method of guarding against falls during work on low pitched roofs and leading edge work only.

(2) When selected, the employer shall ensure that the safety monitor system shall be addressed in the fall protection work plan, include the name of the safety monitor(s) and the extent of their training in both the safety monitor and warning line systems, and shall ensure that the following requirements are met.

(3) The safety monitor system shall not be used when adverse weather conditions create additional hazards.

(4) A person acting in the capacity of safety monitor(s) shall be trained in the function of both the safety monitor and warning lines systems, and shall:

(a) Be a competent person as defined in WAC 296-155-24503.

(b) Have control authority over the work as it relates to fall protection.

(c) Be instantly distinguishable over members of the work crew.

(d) Engage in no other duties while acting as safety monitor.

(e) Be positioned in relation to the workers under their protection, so as to have a clear, unobstructed view and be able to maintain normal voice communication.

(f) Not supervise more than eight exposed workers at one time.

(5) Control zone workers shall be distinguished from other members of the crew by wearing highly visible, distinctive, and uniform apparel readily distinguishing them from other members of the crew only while in the control zone.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-24522 ((Appendix D to Part C 1— Positioning device systems nonmandatory guidelines for complying with WAC 296-155-24505(6)). (1) Testing methods for positioning device systems. This Appendix serves as a nonmandatory guideline to assist employers in complying with the requirements for positioning device systems in WAC 296-155-24505(6). Subdivisions (b), (c), (d) and (e) of Appendix C of Part C 1 relating to WAC 296-155-24505(4) Personal fall arrest systems set forth test procedures which may be used, along with the procedures listed below, to determine compliance with the requirements for positioning device systems in WAC 296-155-24505 (6)(e) and (d) of Part C 1.

(a) General. Single strap positioning devices shall have one end attached to a fixed anchorage and the other end connected to a body belt or harness in the same manner as they would be used to protect employees. Double strap positioning devices, similar to window cleaner's belts, shall have one end of the strap attached to a fixed anchorage and the other end shall hang free. The body belt or harness shall be attached to the strap in the same manner as it would be used to protect employees. The two strap ends shall be adjusted to their maximum span.

(b) The fixed anchorage shall be rigid, and shall not have a deflection greater than .04 inches (1 mm) when a force of 2,250 pounds (10 kN) is applied.

(c) During the testing of all systems, a test weight of 250 pounds plus or minus 3 pounds (113 kg plus or minus 1.6 kg) shall be used. The weight shall be a rigid object with a girth of 38 inches plus or minus 4 inches (96 cm plus or minus 10 cm).

(d) Each test shall consist of dropping the specified weight one time without failure of the system being tested. A new system shall be used for each test.

(e) The test weight for each test shall be hoisted exactly 4 feet (1.2 m) above its "at rest" position, and shall be dropped so as to permit a vertical free fall of 4 feet (1.2 m).

(f) The test is failed whenever any breakage or slippage occurs which permits the weight to fall free of the system.

(g) Following the test, the system need not be capable of further operation; however, all such incapacities shall be readily apparent.

(2) Inspection considerations. As required in WAC 296-155-24505 (6)(e), positioning device systems must be regularly inspected. Any component with any significant defect, such as cuts, tears, abrasions, mold, or undue stretching; alterations or additions which might affect its efficiency; damage due to deterioration; contact with fire, acids, or other corrosives; distorted hooks or faulty hook springs; tongues unfitted to the shoulder of buckles; loose or damaged mountings; non-functioning parts; or wearing or

internal deterioration in the ropes must be withdrawn from service immediately, and should be tagged or marked as unusable, or destroyed.) Reserve.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-24523 ((Appendix E to Part C-1—Sample fall protection plan nonmandatory guidelines for complying with WAC 296-155-24505(12).)) Appendix A to Part C-1—Determining roof widths nonmandatory guidelines for complying with WAC 296-155-24515 (2)(b). ((Employers engaged in leading edge work, precast concrete construction work and residential construction work who can demonstrate that it is infeasible or creates a greater hazard to use conventional fall protection systems must develop and follow a fall protection plan. Below are sample fall protection plans developed for precast concrete construction and residential work that could be tailored to be site specific for other precast concrete or residential job sites. This sample plan can be modified to be used for other work involving leading edge work. The sample plan outlines the elements that must be addressed in any fall protection plan. The reasons outlined in this sample fall protection plan are for illustrative purposes only and are not necessarily a valid, acceptable rationale (unless the conditions at the job site are the same as those covered by these sample plans) for not using conventional fall protection systems for a particular precast concrete or residential construction worksite. However, the sample plans provide guidance to employers on the type of information that is required to be discussed in fall protection plans.

Sample Fall Protection Plans

Fall Protection Plan For Precast/Prestress Concrete Structures

This Fall Protection Plan is specific for the following project:

- Location of Job
Erecting Company
Date Plan Prepared or Modified
Plan Prepared By
Plan Approved By
Plan Supervised By

The following Fall Protection Plan is a sample program prepared for the prevention of injuries associated with falls. A Fall Protection Plan must be developed and evaluated on a site by site basis. It is recommended that erectors discuss the written Fall Protection Plan with their WISHA Regional Office prior to going on a job site.

(1) Statement of Company Policy: (Company Name) is dedicated to the protection of its employees from on the job injuries. All employees of (Company Name) have the responsibility to work safely on the job. The purpose of this plan is:

- (a) To supplement our standard safety policy by providing safety standards specifically designed to cover fall protection on this job and;
(b) To ensure that each employee is trained and made aware of the safety provisions which are to be implemented by this plan prior to the start of erection.

This fall protection plan addresses the use of other than conventional fall protection at a number of areas on the project, as well as identifying specific activities that require nonconventional means of fall protection.

These areas include:

- Connecting activity (point of erection);
Leading edge work.
Unprotected sides or edge.
Grouting.

This plan is designed to enable employers and employees to recognize the fall hazards on this job and to establish the procedures that are to be followed in order to prevent falls to lower levels or through holes and openings in walking/working surfaces. Each employee will be trained in these procedures and strictly adhere to them except when doing so would expose the employee to a greater hazard. If, in the employee's opinion, this is the case, the employee is to notify the supervisor of the concern and the concern addressed before proceeding.

Safety policy and procedure on any one project cannot be administered, implemented, monitored and enforced by any one individual. The total objective of a safe, accident free work environment can only be accomplished by a dedicated, concerted effort by every individual involved with the project from management down to the last employee. Each employee must understand their value to the company; the costs of accidents, both monetary, physical, and emotional; the objective of the safety policy and procedures; the safety rules that apply to the safety policy and procedures; and what their individual role is in administering, implementing, monitoring, and compliance of their safety policy and procedures. This allows for a more personal approach to compliance through planning, training, understanding and cooperative effort, rather than by strict enforcement. If for any reason an unsafe act persists, strict enforcement will be implemented.

It is the responsibility of (name of Competent Person) to implement this Fall Protection Plan. (Name of Competent Person) is responsible for continual observational safety checks of their work operations and to enforce the safety policy and procedures. The foreman also is responsible to correct any unsafe acts or conditions immediately. It is the responsibility of the employee to understand and adhere to the procedures of this plan and to follow the instructions of the foreman. It is also the responsibility of the employee to bring to management's attention any unsafe or hazardous conditions or acts that may cause injury to either themselves or any other employees. Any changes to this Fall Protection Plan must be approved by (name of Qualified Person).

(2) Fall Protection Systems to be Used on This Project:

Where conventional fall protection is infeasible or creates a greater hazard at the leading edge and during initial connecting activity, we plan to do this work using a safety monitoring system and expose only a minimum number of employees for the time necessary to actually accomplish the job. The maximum number of workers to be monitored by one safety monitor is eight (8). We are designating the following trained employees as designated erectors and they are permitted to enter the controlled access zones and work without the use of conventional fall protection.

PERMANENT

Safety monitor:
 Designated erector:
 Designated erector:
 Designated erector:
 Designated erector:
 Designated erector:

The safety monitor shall be identified by wearing an orange hard hat. The designated erectors will be identified by one of the following methods:

- (a) They will wear a blue colored arm band, or
- (b) They will wear a blue colored hard hat, or
- (c) They will wear a blue colored vest.

Note: See WAC 296-155-24505 (9)(e).

Only individuals with the appropriate experience, skills, and training will be authorized as designated erectors. All employees that will be working as designated erectors under the safety monitoring system shall have been trained and instructed in the following areas:

(d) Recognition of the fall hazards in the work area (at the leading edge and when making initial connections—point of erection):

(e) Avoidance of fall hazards using established work practices which have been made known to the employees.

(f) Recognition of unsafe practices or working conditions that could lead to a fall, such as windy conditions.

(g) The function, use, and operation of safety monitoring systems, guardrail systems, body belt/harness systems, control zones and other protection to be used.

(h) The correct procedure for erecting, maintaining, disassembling and inspecting the system(s) to be used.

(i) Knowledge of construction sequence or the erection plan. A conference will take place prior to starting work involving all members of the erection crew, crane crew and supervisors of any other concerned contractors. This conference will be conducted by the precast concrete erection supervisor in charge of the project. During the pre-work conference, erection procedures and sequences pertinent to this job will be thoroughly discussed and safety practices to be used throughout the project will be specified. Further, all personnel will be informed that the controlled access zones are off limits to all personnel other than those designated erectors specifically trained to work in that area.

(3) Safety Monitoring System: A safety monitoring system means a fall protection system in which a competent person is responsible for recognizing and warning employees of fall hazards. The duties of the safety monitor are to:

(a) Warn by voice when approaching the open edge in an unsafe manner.

(b) Warn by voice if there is a dangerous situation developing which cannot be seen by another person involved with product placement, such as a member getting out of control.

(c) Make the designated erectors aware they are in a dangerous area.

(d) Be competent in recognizing fall hazards.

(e) Warn employees when they appear to be unaware of a fall hazard or are acting in an unsafe manner.

(f) Be on the same walking/working surface as the monitored employees and within visual sighting distance of the monitored employees.

(g) Be close enough to communicate orally with the employees.

(h) Not allow other responsibilities to encumber monitoring.

(i) The safety monitoring system shall not be used when the wind is strong enough to cause loads with large surface areas to swing out of radius, or result in loss of control of the load, or when weather conditions cause the walking/working surfaces to become icy or slippery.

(4) Control Zone System: A controlled access zone means an area designated and clearly marked, in which leading edge work may take place without the use of guardrail, safety net or personal fall arrest systems to protect the employees in the area. Control zone systems shall comply with the following provisions:

(a) When used to control access to areas where leading edge and other operations are taking place the controlled access zone shall be defined by a control line or by any other means that restricts access. When control lines are used, they shall be erected not less than 6 feet (1.8 m) nor more than 60 feet (18 m) or half the length of the member being erected, whichever is less, from the leading edge.

(b) The control line shall extend along the entire length of the unprotected or leading edge and shall be approximately parallel to the unprotected or leading edge.

(c) The control line shall be connected on each side to a guardrail system or wall.

(d) Control lines shall consist of ropes, wires, tapes, or equivalent materials, and supporting stanchions as follows:

(e) Each line shall be flagged or otherwise clearly marked at not more than 6 foot (1.8 m) intervals with high-visibility material.

(f) Each line shall be rigged and supported in such a way that its lowest point (including sag) is not less than 39 inches (1 m) from the walking/working surface and its highest point is not more than 45 inches (1.3 m) from the walking/working surface.

(g) Each line shall have a minimum breaking strength of 200 pounds (.88 kN).

(5) Holes: All openings greater than 2 in. x 2 in. will have perimeter guarding or covering. All predetermined holes will have the plywood covers made in the precasters' yard and shipped with the member to the job site. Prior to cutting holes on the job, proper protection for the hole must be provided to protect the workers. Perimeter guarding or covers will not be removed without the approval of the erection supervisor.

Precast concrete column erection through the existing deck requires that many holes be provided through this deck. These are to be covered and protected. Except for the opening being currently used to erect a column, all opening protection is to be left undisturbed. The opening being uncovered to erect a column will become part of the point of erection and will be addressed as part of this Fall Protection Plan. This uncovering is to be done at the erection supervisor's direction and will only occur immediately prior to "feeding" the column through the opening. Once the end of the column is through the slab opening, there will no longer exist a fall hazard at this location.

(6) ~~Implementation of Fall Protection Plan:~~ The structure being erected is a multistory total precast concrete building consisting of columns, beams, wall panels and hollow core slabs and double tee floor and roof members. The following is a list of the products and erection situations on this job:

(a) ~~Columns:~~ For columns 10 ft to 36 ft long, employees disconnecting crane hooks from columns will work from a ladder and wear a harness with lanyard and be tied off when both hands are needed to disconnect. For tying off, a vertical lifeline will be connected to the lifting eye at the top of the column, prior to lifting, to be used with a manually operated or mobile rope grab. For columns too high for the use of a ladder, 36 ft and higher, an added cable will be used to reduce the height of the disconnecting point so that a ladder can be used. This cable will be left in place until a point in erection that it can be removed safely. In some cases, columns will be unhooked from the crane by using an erection tube or shackle with a pull pin which is released from the ground after the column is stabilized. The column will be adequately connected and/or braced to safely support the weight of a ladder with an employee on it.

(b) ~~Inverted Tee Beams:~~ Employees erecting inverted tee beams, at a height of 4 to 40 ft, will erect the beam, make initial connections, and final alignment from a ladder. If the employee needs to reach over the side of the beam to bar or make an adjustment to the alignment of the beam, they will mount the beam and be tied off to the lifting device in the beam after ensuring the load has been stabilized on its bearing. To disconnect the crane from the beam an employee will stand a ladder against the beam. Because the use of ladders is not practical at heights above 40 ft, beams will be initially placed with the use of tag lines and their final alignment made by a person on a manlift or similar employee positioning systems.

(c) ~~Spandrel Beams:~~ Spandrel beams at the exterior of the building will be aligned as closely as possible with the use of tag lines with the final placement of the spandrel beam made from a ladder at the open end of the structure. A ladder will be used to make the initial connections and a ladder will be used to disconnect the crane. The other end of the beam will be placed by the designated erector from the double tee deck under the observation of the safety monitor.

The beams will be adequately connected and/or braced to safely support the weight of a ladder with an employee on it.

(d) ~~Floor and Roof Members:~~ During installation of the precast concrete floor and/or roof members, the work deck continuously increases in area as more and more units are being erected and positioned. Thus, the unprotected floor/roof perimeter is constantly modified with the leading edge changing location as each member is installed. The fall protection for workers at the leading edge shall be assured by properly constructed and maintained control zone lines not more than 60 ft away from the leading edge supplemented by a safety monitoring system to ensure the safety of all designated erectors working within the area defined by the control zone lines.

The hollow core slabs erected on the masonry portion of the building will be erected and grouted using the safety monitoring system. Grout will be placed in the space

between the end of the slab and face shell of the concrete masonry by dumping from a wheelbarrow. The grout in the keyways between the slabs will be dumped from a wheelbarrow and then spread with long handled tools, allowing the worker to stand erect facing toward the unprotected edge and back from any work deck edge.

Whenever possible, the designated erectors will approach the incoming member at the leading edge only after it is below waist height so that the member itself provides protection against falls.

Except for the situations described below, when the arriving floor or roof member is within 2 to 3 inches of its final position, the designated erectors can then proceed to their position of erection at each end of the member under the control of the safety monitor. Crane hooks will be unhooked from double tee members by designated erectors under the direction and supervision of the safety monitor.

Designated erectors, while waiting for the next floor or roof member, will be constantly under the control of the safety monitor for fall protection and are directed to stay a minimum of six ft from the edge. In the event a designated erector must move from one end of a member, which has just been placed at the leading edge, they must first move away from the leading edge a minimum of six ft and then progress to the other end while maintaining the minimum distance of six feet at all times.

Horizontal cables used as an anchorage present an additional hazard due to amplification of the horizontal component of maximum arrest force (of a fall) transmitted to the points where the horizontal cable is attached to the structure. This amplification is due to the angle of sag of a horizontal cable and is most severe for small angles of sag. For a cable sag angle of 2 degrees the horizontal force on the points of cable attachment can be amplified by a factor of 15.

It is also necessary to install the retractable device vertically overhead to minimize swing falls. If an object is in the worker's swing path (or that of the cable) hazardous situations exist: (i) Due to the swing, horizontal speed of the user may be high enough to cause injury when an obstacle in the swing fall path is struck by either the user or the cable; (ii) the total vertical fall distance of the user may be much greater than if the user had fallen only vertically without a swing fall path.

With retractable lines, overconfidence may cause the worker to engage in inappropriate behavior, such as approaching the perimeter of a floor or roof at a distance appreciably greater than the shortest distance between the anchorage point and the leading edge. Though the retractable lifeline may arrest a worker's fall before he or she has fallen a few feet, the lifeline may drag along the edge of the floor or beam and swing the worker like a pendulum until the line has moved to a position where the distance between the anchorage point and floor edge is the shortest distance between those two points. Accompanying this pendulum swing is a lowering of the worker, with the attendant danger that he or she may violently impact the floor or some obstruction below.

The risk of a cable breaking is increased if a lifeline is dragged sideways across the rough surface or edge of a concrete member at the same moment that the lifeline is being subjected to a maximum impact loading during a fall.

The typical 3/16 in. cable in a retractable lifeline has a breaking strength of from 3000 to 3700 lbs.

(7) Safety Net Systems: The nature of this particular precast concrete erection worksite precludes the safe use of safety nets where point of erection or leading edge work must take place.

(a) To install safety nets in the interior high bay of the single story portion of the building poses rigging attachment problems. Structural members do not exist to which supporting devices for nets can be attached in the area where protection is required. As the erection operation advances, the location of point of erection or leading edge work changes constantly as each member is attached to the structure. Due to this constant change it is not feasible to set net sections and build separate structures to support the nets.

(b) The nature of the erection process for the precast concrete members is such that an installed net would protect workers as they position and secure only one structural member. After each member is stabilized the net would have to be moved to a new location (this could mean a move of 8 to 10 ft or the possibility of a move to a different level or area of the structure) to protect workers placing the next piece in the construction sequence. The result would be the installation and dismantling of safety nets repeatedly throughout the normal work day. As the time necessary to install a net, test, and remove it is significantly greater than the time necessary to position and secure a precast concrete member, the exposure time for the worker installing the safety net would be far longer than for the workers whom the net is intended to protect. The time exposure repeats itself each time the nets and supporting hardware must be moved laterally or upward to provide protection at the point of erection or leading edge.

(c) Strict interpretation of WAC 296-155-24505(3) requires that operations shall not be undertaken until the net is in place and has been tested. With the joint of erection constantly changing, the time necessary to install and test safety net significantly exceeds the time necessary to position and secure the concrete member.

(d) Use of safety nets on exposed perimeter wall openings and opensided floors, causes attachment points to be left in architectural concrete which must be patched and filled with matching material after the net supporting hardware is removed. In order to patch these openings, additional numbers of employees must be suspended by swing stages, boatswain chairs or other devices, thereby increasing the amount of fall exposure time to employees.

(e) Installed safety nets pose an additional hazard at the perimeter of the erected structure where limited space is available in which members can be turned after being lifted from the ground by the crane. There would be a high probability that the member being lifted could become entangled in net hardware, cables, etc.

(f) The use of safety nets where structural wall panels are being erected would prevent movement of panels to point of installation. To be effective, nets would necessarily have to provide protection across the area where structural supporting wall panels would be set and plumbed before roof units could be placed.

(g) Use of a tower crane for the erection of the high rise portion of the structure poses a particular hazard in that the

crane operator cannot see or judge the proximity of the load in relation to the structure or nets. If the signaler is looking through nets and supporting structural devices while giving instructions to the crane operator, it is not possible to judge precise relationships between the load and the structure itself or to nets and supporting structural devices. This could cause the load to become entangled in the net or hit the structure causing potential damage.

(8) Other Fall Protection Measures Considered for This Job: The following is a list of other fall protection measures available or that could be used or that could be used on this particular job site. If during the course of erecting the building the employee sees an area that could be erected more safely by the use of these fall protection measures, the supervisor should be notified.

- Scaffolds
- Vehicle mounted platforms
- Crane suspended personnel platforms

(9) Enforcement: Constant awareness of and respect for fall hazards, and compliance with all safety rules are considered conditions of employment. The job site Superintendent, as well as individuals in the Safety and Personnel Department, reserve the right to issue disciplinary warnings to employees, up to and including termination, for failure to follow the guidelines of this program.

(10) Accident Investigations: All accidents that result in injury to workers, regardless of their nature, shall be investigated and reported. It is an integral part of any safety program that documentation take place as soon as possible so that the cause and means of prevention can be identified to prevent a recurrence. In the event that an employee falls or there is some other related, serious incident occurring, this plan shall be reviewed to determine if additional practices, procedures, or training need to be implemented to prevent similar types of falls or incidents from occurring.

(11) Changes to Plan: Any changes to the plan will be approved by (name of the qualified person). This plan shall be reviewed by a qualified person as the job progresses to determine if additional practices, procedures or training needs to be implemented by the competent person to improve or provide additional fall protection. Workers shall be notified and trained, if necessary, in the new procedures. A copy of this plan and all approved changes shall be maintained at the job site.

(12) Sample fall protection plan for residential construction. This sample fall protection work plan example is only applicable when work is being done between six and ten feet above the adjacent ground or floor level.

(Insert Company Name)

This fall protection plan is specific for the following project:

- Location of Job
- Date Plan Prepared or Modified
- Plan Prepared By
- Plan Approved By
- Plan Supervised By

The following fall protection plan is a sample program prepared for the prevention of injuries associated with falls. A fall protection plan must be developed and evaluated on a site by site basis. It is recommended that builders discuss

the written fall protection plan with their WISHA Region Office prior to going on a job site.

(a) ~~Statement of Company Policy: (Your company name here) is dedicated to the protection of its employees from on the job injuries. All employees of (Your company name here) have the responsibility to work safely on the job. The purpose of the plan is to supplement our existing safety and health program and to ensure that every employee who works for (Your company name here) recognizes workplace fall hazards and takes the appropriate measures to address those hazards.~~

This fall protection plan addresses the use of conventional fall protection at a number of areas on the project, as well as identifies specific activities that require non-conventional means of fall protection. During the construction of residential buildings and working between a height of six and ten feet above the adjacent ground or floor, it is sometimes infeasible or it creates a greater hazard to use conventional fall protection systems at specific areas or for specific tasks. The areas or tasks may include, but are not limited to:

Setting and bracing of roof trusses and rafters;
Installation of floor sheathing and joists;
Roof sheathing operations; and
Erecting exterior walls.

In these cases, conventional fall protection systems may not be the safest choice for builders. This plan is designed to enable employers and employees to recognize the fall hazards associated with this job and to establish the safest procedures that are to be followed in order to prevent falls to lower levels or through holes and openings in walking/working surfaces.

Each employee will be trained in these procedures and will strictly adhere to them except when doing so would expose the employee to a greater hazard. If, in the employee's opinion, this is the case, the employee is to notify the competent person of their concern and have the concern addressed before proceeding.

It is the responsibility of (name of competent person) to implement this fall protection plan. Continual observational safety checks of work operations and the enforcement of the safety policy and procedures shall be regularly enforced. The crew supervisor or leader (insert name) is responsible for correcting any unsafe practices or conditions immediately.

It is the responsibility of the employer to ensure that all employees understand and adhere to the procedures of this plan and to follow the instructions of the crew supervisor. It is also the responsibility of the employee to bring to management's attention any unsafe or hazardous conditions or practices that may cause injury to either themselves or any other employees. Any changes to the Fall Protection Plan must be approved by (name of qualified person).

(b) ~~Fall Protection Systems to be Used on This Job: Installation of roof trusses/rafters, exterior wall erection, roof sheathing, floor sheathing and joist/truss activities will be conducted by employees who are specifically trained to do this type of work and are trained to recognize the fall hazards. The nature of such work normally exposes the employee to the fall hazard for a short period of time. This Plan details how (Your company name here) will minimize these hazards.~~

(i) ~~Controlled Access Zones: When using the Plan to implement the fall protection options available, workers must be protected through limited access to high hazard locations.~~

Before any non-conventional fall protection systems are used as part of the work plan, a controlled access zone (CAZ) shall be clearly defined by the competent person as an area where a recognized hazard exists. The demarcation of the CAZ shall be communicated by the competent person in a recognized manner, either through signs, wires, tapes, ropes or chains. (Your company name here) shall take the following steps to ensure that the CAZ is clearly marked or controlled by the competent person:

• All access to the CAZ must be restricted to authorized entrants;

• All workers who are permitted in the CAZ shall be listed in the appropriate sections of the Plan (or be visibly identifiable by the competent person) prior to implementation;

The competent person shall ensure that all protective elements of the CAZ be implemented prior to the beginning of work.

(ii) ~~Installation Procedures for Roof Truss and Rafter Erection: During the erection and bracing of roof trusses/rafters, conventional fall protection may present a greater hazard to workers when working between 6 and 10 feet. On this job, safety nets will not provide adequate fall protection because the nets will cause the walls to collapse.~~

On this job, requiring workers to use a ladder for the entire installation process will cause a greater hazard because the worker must stand on the ladder with their back or side to the front of the ladder. While erecting the truss or rafter the worker will need both hands to maneuver the truss and therefore cannot hold onto the ladder. In addition, ladders cannot be adequately protected from movement while trusses are being maneuvered into place. Many workers may experience additional fatigue because of the increase in overhead work with heavy materials, which can also lead to a greater hazard.

Exterior scaffolds cannot be utilized on this job because the ground, after recent backfilling, cannot support the scaffolding. In most cases, the erection and dismantling of the scaffold would expose workers to a greater fall hazard than erection of the trusses/rafters.

On all walls eight feet or less, workers will install interior scaffolds along the interior wall below the location where the trusses/rafters will be erected. "Sawhorse" scaffolds constructed of 46 inch sawhorses and 2 x 10 planks will often allow workers to be elevated high enough to allow for the erection of trusses and rafters without working on the top plate of the wall.

In structures that have walls higher than eight feet and where the use of scaffolds and ladders would create a greater hazard, safe working procedures will be utilized when working on the top plate and will be monitored by the crew supervisor. During all stages of truss/rafter erection the stability of the trusses/rafters will be ensured at all times.

(Your company name here) shall take the following steps to protect workers who are exposed to fall hazards while working from the top plate installing trusses/rafters:

• Only the following trained workers will be allowed to work on the top plate during roof truss or rafter installation:

~~Workers shall have no other duties to perform during truss/rafter erection procedures;~~

~~All trusses/rafters will be adequately braced before any worker can use the truss/rafter as a support;~~

~~Workers will remain on the top plate using the previously stabilized truss/rafter as a support while other trusses/rafters are being erected;~~

~~Workers will leave the area of the secured trusses only when it is necessary to secure another truss/rafter;~~

~~The first two trusses/rafters will be set from ladders leaning on side walls at points where the walls can support the weight of the ladder; and~~

~~A worker will climb onto the interior top plate via a ladder to secure the peaks of the first two trusses/rafters being set.~~

The workers responsible for detaching trusses from cranes and/or securing trusses at the peaks traditionally are positioned at the peak of the trusses/rafters. There are also situations where workers securing rafters to ridge beams will be positioned on top of the ridge beam.

(Your company name here) shall take the following steps to protect workers who are exposed to fall hazards while securing trusses/rafters at the peak of the trusses/ridge beam:

~~Only the following trained workers will be allowed to work at the peak during roof truss or rafter installation:~~

~~Once truss or rafter installation begins, workers not involved in that activity shall not stand or walk below or adjacent to the roof opening or exterior walls in any area where they could be struck by falling objects;~~

~~Workers shall have no other duties than securing/bracing the trusses/ridge beam;~~

~~Workers positioned at the peaks or in the webs of trusses or on top of the ridge beam shall work from a stable position, either by sitting on a "ridge seat" or other equivalent surface that provides additional stability or by positioning themselves in previously stabilized trusses/rafters and leaning into and reaching through the trusses/rafters;~~

~~Workers shall not remain on or in the peak/ridge any longer than necessary to safely complete the task.~~

(iii) Roof Sheathing Operations: Workers typically install roof sheathing after all trusses/rafters and any permanent truss bracing is in place. Roof structures are unstable until some sheathing is installed, so workers installing roof sheathing cannot be protected from fall hazards by conventional fall protection systems until it is determined that the roofing system can be used as an anchorage point. At that point, employees shall be protected by a personal fall arrest system.

Trusses/rafters are subject to collapse if a worker falls while attached to a single truss with a harness. Nets could also cause collapse, and there is no place to attach guardrails.

All workers will ensure that they have secure footing before they attempt to walk on the sheathing, including cleaning shoes/boots of mud or other slip hazards.

To minimize the time workers must be exposed to a fall hazard, materials will be staged to allow for the quickest installation of sheathing.

(Your company name here) shall take the following steps to protect workers who are exposed to fall hazards while installing roof sheathing:

~~Once roof sheathing installation begins, workers not involved in that activity shall not stand or walk below or adjacent to the roof opening or exterior walls in any area where they could be struck by falling objects;~~

~~The competent person shall determine the limits of this area, which shall be clearly communicated to workers prior to placement of the first piece of roof sheathing;~~

~~The competent person may order work on the roof to be suspended for brief periods as necessary to allow other workers to pass through such areas when this would not create a greater hazard;~~

~~Only qualified workers shall install roof sheathing;~~

~~The bottom row of roof sheathing may be installed by workers standing in truss webs;~~

~~After the bottom row of roof sheathing is installed, a slide guard extending the width of the roof shall be securely attached to the roof. Slide guards are to be constructed of no less than nominal 4" height capable of limiting the uncontrolled slide of workers. Workers should install the slide guard while standing in truss webs and leaning over the sheathing;~~

~~Additional rows of roof sheathing may be installed by workers positioned on previously installed rows of sheathing. A slide guard can be used to assist workers in retaining their footing during successive sheathing operations; and~~

~~Additional slide guards shall be securely attached to the roof at intervals not to exceed 13 feet as successive rows of sheathing are installed. For roofs with pitches in excess of 9 in 12, slide guards will be installed at four foot intervals.~~

~~When wet weather (rain, snow, or sleet) are present, roof sheathing operations shall be suspended unless safe footing can be assured for those workers installing sheathing.~~

~~When strong winds are present, roof sheathing operations are to be suspended unless wind breakers are erected.~~

(iv) Installation of Floor Joists and Sheathing: During the installation of floor sheathing/joists (leading edge construction), the following steps shall be taken to protect workers:

~~Only the following trained workers will be allowed to install floor joists or sheathing:~~

~~Materials for the operations shall be conveniently staged to allow for easy access to workers;~~

~~The first floor joists or trusses will be rolled into position and secured either from the ground, ladders or sawhorse scaffolds;~~

~~Each successive floor joist or truss will be rolled into place and secured from a platform created from a sheet of~~

PERMANENT

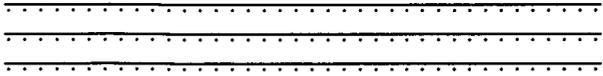
~~plywood laid over the previously secured floor joists or trusses;~~

~~▲ Except for the first row of sheathing which will be installed from ladders or the ground, workers shall work from the established deck; and~~

~~▲ Any workers not assisting in the leading edge construction while leading edges still exist (e.g. cutting the decking for the installers) shall not be permitted within six feet of the leading edge under construction.~~

~~(v) Erection of Exterior Walls: During the construction and erection of exterior walls, employers shall take the following steps to protect workers:~~

~~▲ Only the following trained workers will be allowed to erect exterior walls:~~



~~▲ A painted line six feet from the perimeter will be clearly marked prior to any wall erection activities to warn of the approaching unprotected edge;~~

~~▲ Materials for operations shall be conveniently staged to minimize fall hazards; and~~

~~▲ Workers constructing exterior walls shall complete as much cutting of materials and other preparation as possible away from the edge of the deck.~~

~~(vi) Enforcement: Constant awareness of and respect for fall hazards, and compliance with all safety rules are considered conditions of employment. The crew supervisor or leader, as well as individuals in the safety and personnel department, reserve the right to issue disciplinary warnings to employees, up to and including termination, for failure to follow the guidelines of this program.~~

~~(vii) Accident Investigations: All accidents that result in injury to workers, regardless of their nature, shall be investigated and reported. It is an integral part of any safety program that documentation take place as soon as possible so that the cause and means of prevention can be identified to prevent a recurrence.~~

~~In the event that an employee falls or there is some other related, serious incident occurring, this plan shall be reviewed to determine if additional practices, procedures, or training need to be implemented to prevent similar types of falls or incidents from occurring.~~

~~(viii) Changes to Plan: Any changes to the plan will be approved by (name of the qualified person). This plan shall be reviewed by a qualified person as the job progresses to determine if additional practices, procedures or training needs to be implemented by the competent person to improve or provide additional fall protection. Workers shall be notified and trained, if necessary, in the new procedures. A copy of this plan and all approved changes shall be maintained at the job site.)~~

(1) This appendix serves as a guideline to assist employers complying with the requirements of WAC 296-155-24515 (2)(b). WAC 296-155-24515 (2)(b) allows the use of a safety monitoring system alone as a means of providing fall protection during the performance of roofing operations on low-sloped roofs 50 feet (15.25 m) or less in width. Each example in the appendix shows a roof plan or plans and indicates where each roof or roof area is to be measured to determine its width. Section views or elevation views are shown where appropriate. Some

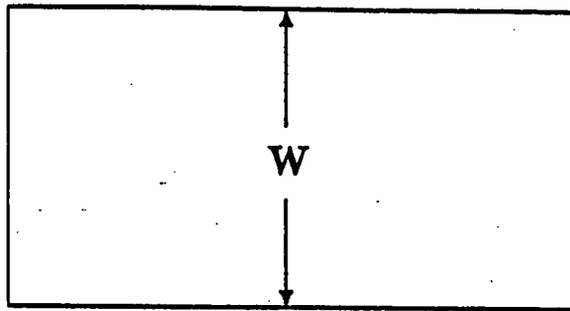
examples show "correct" and "incorrect" subdivisions of irregularly shaped roofs divided into smaller, regularly shaped areas. In all examples, the dimension selected to be the width of an area is the lesser of the two primary dimensions of the area, as viewed from above. Example A shows that on a simple rectangular roof, width is the lesser of the two primary overall dimensions. This is also the case with roofs which are sloped toward or away from the roof center, as shown in Example B.

(2) Many roofs are not simple rectangles. Such roofs may be broken down into subareas as shown in Example C. The process of dividing a roof area can produce many different configurations. Example C gives the general rule of using dividing lines of minimum length to minimize the size and number of the areas which are potentially less than 50 feet (15.25 m) wide. The intent is to minimize the number of roof areas where safety monitoring systems alone are sufficient protection.

(3) Roofs which are comprised of several separate, non-contiguous roof areas, as in Example D, may be considered as a series of individual roofs. Some roofs have penthouses, additional floors, courtyard openings, or similar architectural features; Example E shows how the rule for dividing roofs into subareas is applied to such configurations. Irregular, non-rectangular roofs must be considered on an individual basis, as shown in Example F.

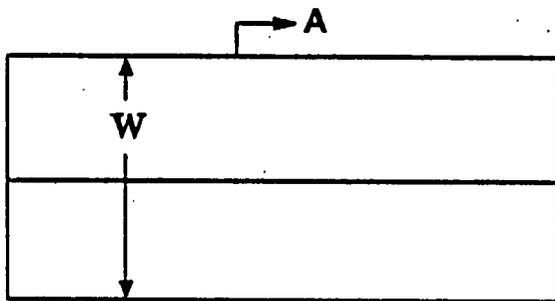
PERMANENT

Example A
Rectangular Shaped Roof

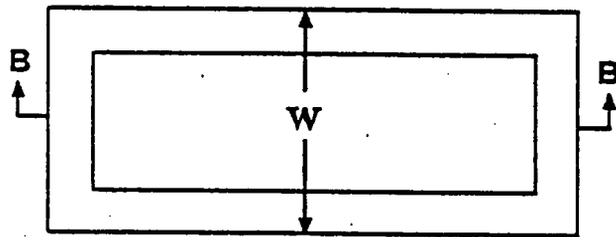


PLAN VIEW

Example B
Sloped Rectangular Shaped Roofs



PLAN VIEW



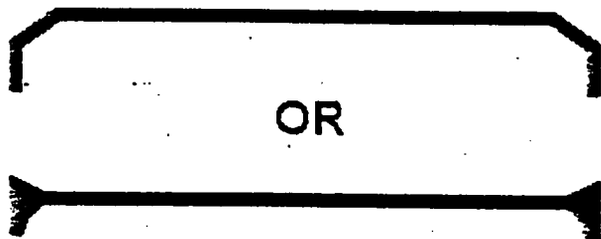
PLAN VIEW



OR



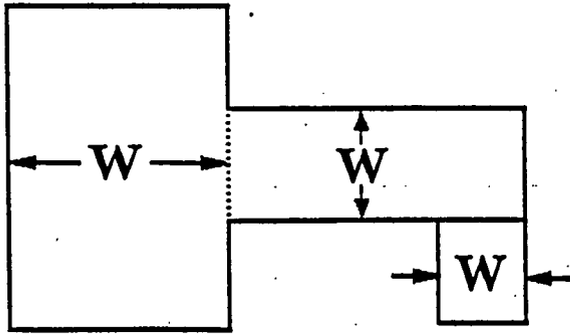
SECTION A-A



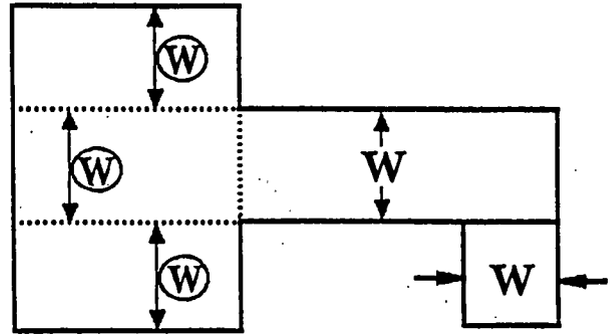
SECTION B-B

PERMANENT

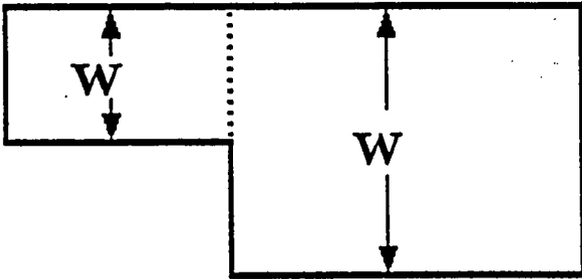
Example C
Irregularly Shaped Roofs With Rectangular Shaped Sections



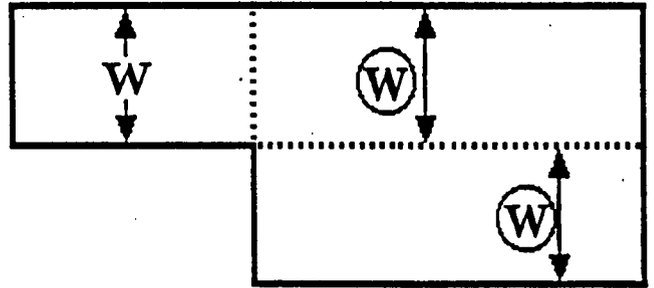
Correct



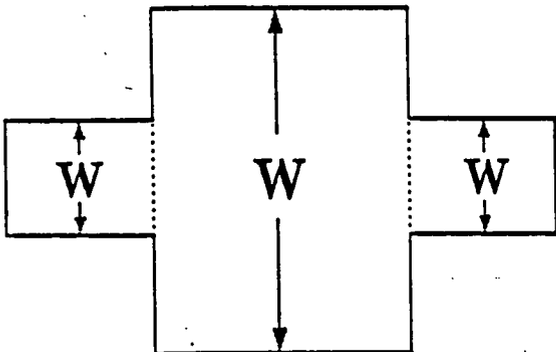
Incorrect



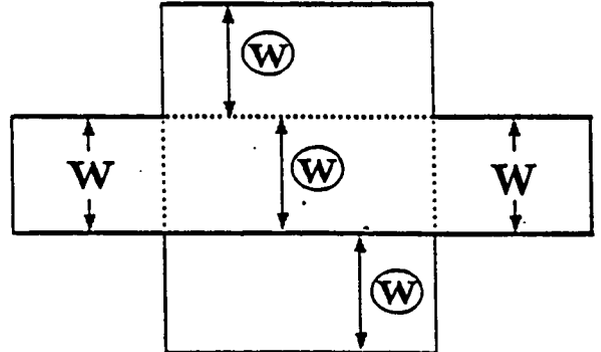
Correct



Incorrect



Correct



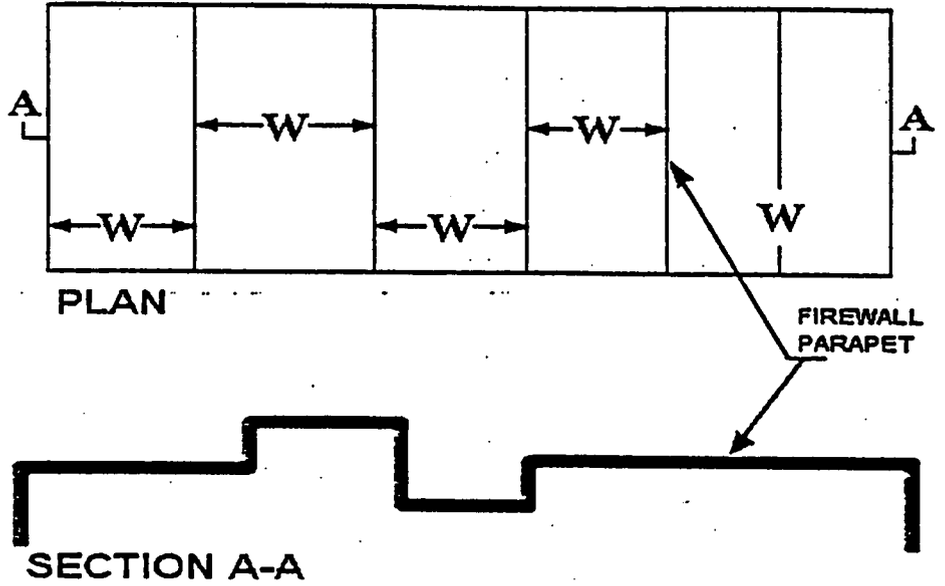
Incorrect

PERMANENT

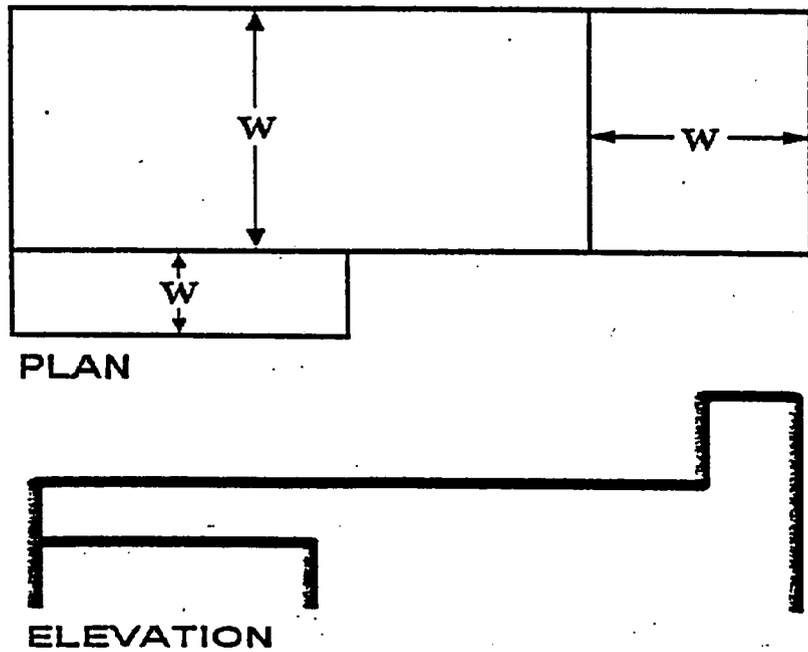
Such roofs are to be divided into subareas by using dividing lines of minimum length to minimize the size and number of the areas which are potentially less than or equal to 50 feet (15.25 m) in width, in order to limit the size of roof areas where the safety monitoring system alone can be used (WAC 296-155-24515(2)(b)). Dotted lines are used in the examples to show the location of dividing lines, (W) denotes incorrect measurements of width.

Example D
Separate, Non-Contiguous Roof Areas

1.

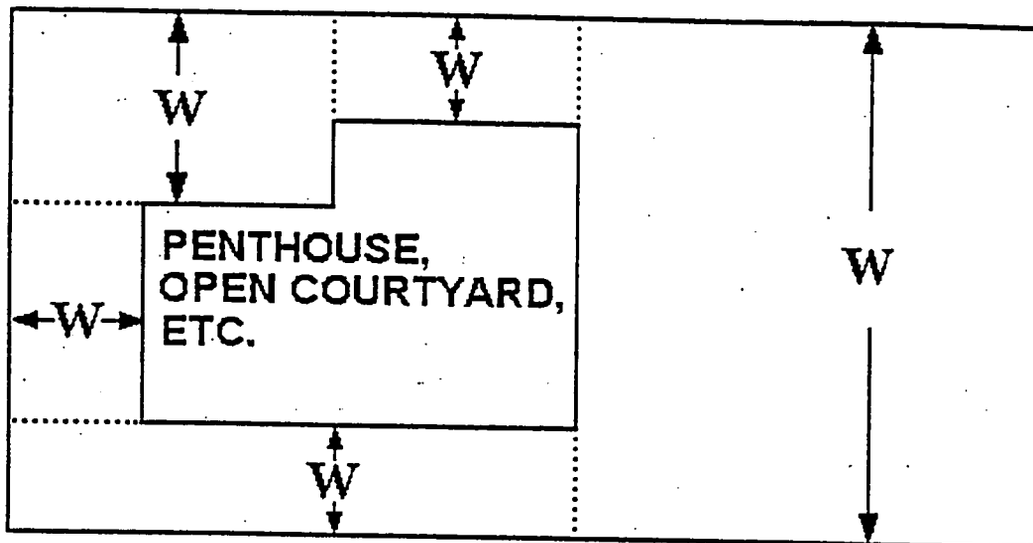


2.

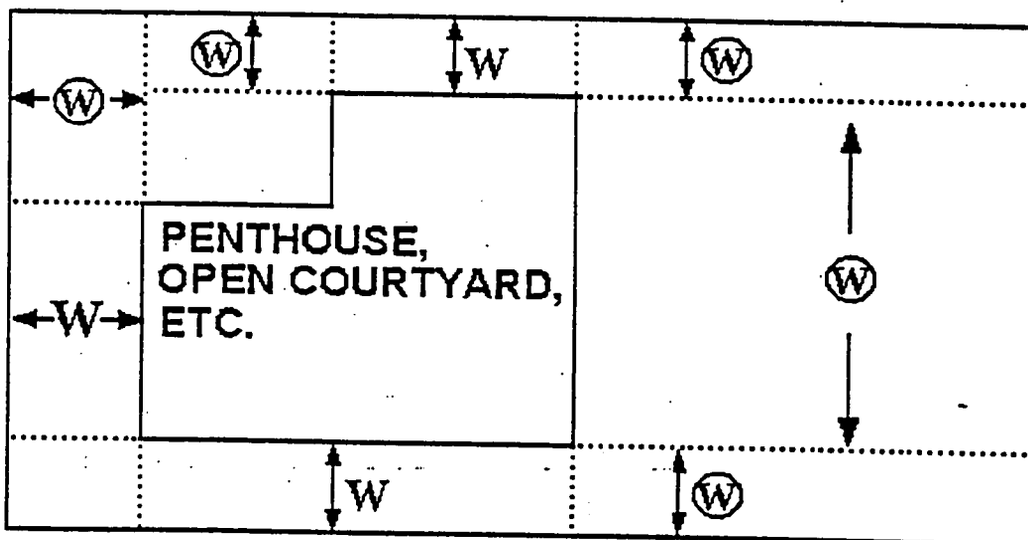


PERMANENT

Example E
Roofs With Penthouses, Open Courtyards, Additional Floors, etc.



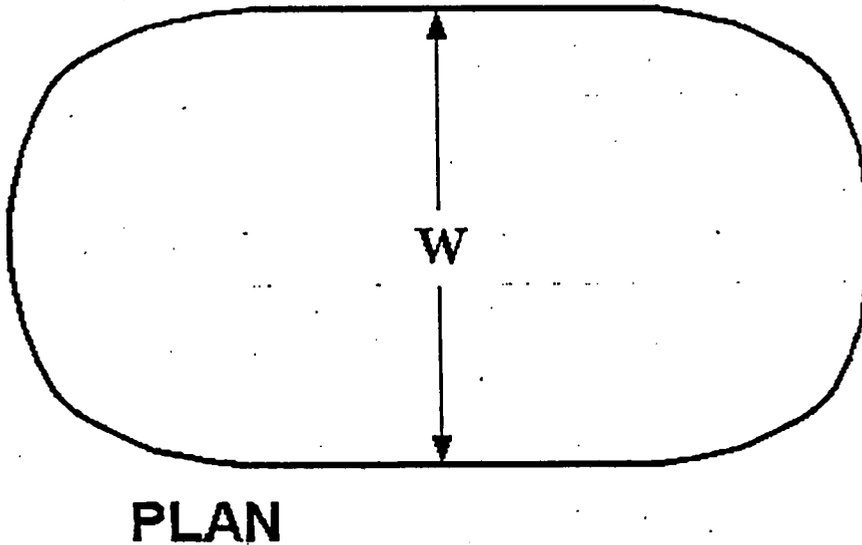
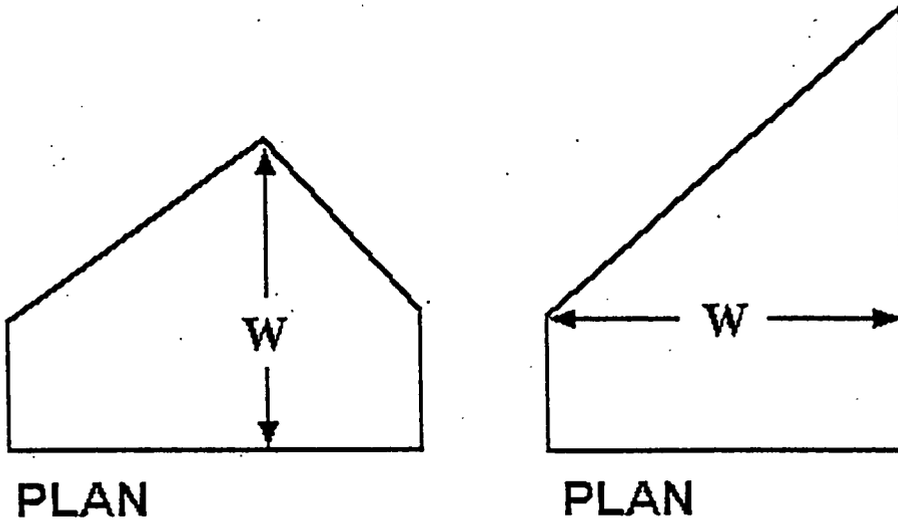
CORRECT



INCORRECT

PERMANENT

Example F
Irregular, Non-Rectangular Shaped Roofs



AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-24524 ((Appendix F to Part C-1, fall restraint and fall arrest (employer information only)). Additional standards that require the use of fall restraint and/or fall arrest protection for employees are listed below:

- Ladders ————— WAC 296-155-480 (1)(e)
- WAC 296-155-480 (1)(p)
- Suspended Scaffold ————— WAC 296-155-485 (7)(h)
- Two-Points Suspension Scaffold — WAC 296-155-485 (7)(h) and (i)
- Boatswain's Chair Scaffold ————— WAC 296-155-485 (10)(d)
- Needle Beam Scaffold ————— WAC 296-155-485 (14)(i)
- Ladder Jack Scaffold ————— WAC 296-155-485 (17)(f)
- Window Jack Scaffold ————— WAC 296-155-485 (18)(e)

PERMANENT

Float or Ship Scaffold	WAC 296-155-485 (21)(f)
Pump Jack Scaffold	WAC 296-155-485 (23)(k)
Boom Supported Elevating Work Platforms	WAC 296-155-48529 (19)(b)(vi)
Vehicle Mounted Elevated and Rotating Work Platforms	WAC 296-155-48531 (14)(h)
Crane and Derrick Supported Work Platforms	WAC 296-155-48533 (6)(e) WAC 296-155-48533 (6)(d) WAC 296-155-48533 (7)(i) WAC 296-155-48533 (7)(j) WAC 296-155-48533 (7)(k) WAC 296-155-48533 (10)(h)
Pile Driving	WAC 296-155-620 (1)(i)
Vertical Slip Forms	WAC 296-155-688(9)
Placing and Removal of Forms	WAC 296-155-689(4)
Steel Erection Temporary Floors	WAC 296-155-705 (2)(b)
Tunneling (Skips and Platforms)	WAC 296-155-730(8))

Reserve.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-24525 ((Reserved.)) Appendix B to Part C-1, Fall restraint and fall arrest (employer information only). Additional standards that require the use of fall restraint and/or fall arrest protection for employees are listed below:

Ladders	WAC 296-155-480 (1)(r) WAC 296-155-480 (1)(s)
Suspended Scaffold	WAC 296-155-485 (7)(h)
Two Points Suspension Scaffold	WAC 296-155-485 (7)(h)(i)
Boatswain's Chain Scaffold	WAC 296-155-485 (10)(d)
Needle Beam Scaffold	WAC 296-155-485 (14)(i)
Ladder Jack Scaffold	WAC 296-155-485 (17)(f)
Window Jack Scaffold	WAC 296-155-485 (18)(c)
Float or Ship Scaffold	WAC 296-155-485 (21)(f)
Pump Jack Scaffold	WAC 296-155-485 (23)(k)
Boom Supported Elevating Work Platforms	WAC 296-155-48529 (19)(b)(vi)
Vehicle Mounted Elevated and Rotating Work Platforms	WAC 296-155-48531 (14)(h)
Crane and Derrick Supported Work Platforms	WAC 296-155-48533 (6)(c) WAC 296-155-48533 (6)(d) WAC 296-155-48533 (7)(i) WAC 296-155-48533 (7)(j) WAC 296-155-48533 (7)(k) WAC 296-155-48533 (10)(h)
Open Sided Floors	WAC 296-155-505 (4)(a) through (f)
Pile Driving	WAC 296-155-620 (1)(i)
Vertical Slip Forms	WAC 296-155-688(9)
Placing and Removal of Forms	WAC 296-155-689(4)
Steel Erection Temporary Floors	WAC 296-155-705 (2)(b)
Tunneling (Skips and Platforms)	WAC 296-155-730 (8)(e)

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-477 Stairways. (1) General. The following requirements apply to all stairways as indicated:

(a) Stairways that will not be a permanent part of the structure on which construction work is being performed shall have landings of not less than 30 inches (76 cm) in the direction of travel and extend at least 22 inches (56 cm) in width at every 12 feet (3.7 m) or less of vertical rise.

(b) Stairs shall be installed between 30 deg. and 50 deg. from horizontal.

(c) In all buildings or structures two or more stories or twenty-four feet or more in height or depth, suitable permanent or temporary stairways shall be installed.

(d) Stairways, ramps or ladders shall be provided at all points where a break in elevation of eighteen inches or more occurs in a frequently traveled passageway, entry or exit.

(e) A minimum of one stairway shall be provided for access and exit for buildings and structures to three stories or thirty-six feet; if more than three stories or thirty-six feet, two or more stairways shall be provided. Where two stairways are provided and work is being performed in the stairways, one shall be maintained clear for access between levels at all times.

(f) Wood frame buildings.

(i) The stairway to a second or higher floor shall be completed before studs are raised to support the next higher floor.

(ii) Roof and attic work areas of all buildings shall be provided with a safe means of access and egress, such as stairways, ramps or ladders.

(iii) Cleats shall not be nailed to studs to provide access to and egress from roof or other work areas.

(g) Steel frame buildings. Stairways shall extend to the uppermost floor that has been planked or decked. Ladders may be used above that point.

(h) Reinforced concrete or composite steel—Concrete buildings. Stairways shall extend to the lowermost floor upon which a complete vertical shoring system is in place. A minimum of two ladders at different locations for each floor may be used above this floor but not to exceed three floors.

(i) Riser height and tread depth shall be uniform within each flight of stairs, including any foundation structure used as one or more treads of the stairs. Variations in riser height or tread depth shall not be over 1/4-inch (0.6 cm) in any stairway system.

(j) Where doors or gates open directly on a stairway, a platform shall be provided, and the swing of the door shall not reduce the effective width of the platform to less than 20 inches (51 cm).

(k) Metal pan landings and metal pan treads, when used, shall be secured in place before filling with concrete or other material.

(l) All parts of stairways shall be free of hazardous projections, such as protruding nails.

(m) Slippery conditions on stairways shall be eliminated before the stairways are used to reach other levels.

(n) Employers are permitted to use alternating tread type stairs as long as they install, use, and maintain the stairs in accordance with manufacturer's recommendations and the following:

(i) The stair must be installed at an angle of seventy degrees or less.

(ii) The stair must be capable of withstanding a minimum uniform load of one hundred pounds per square foot with a design factor of 1.7, and the treads must be capable of carrying a minimum concentrated load of three hundred pounds at the center of any treadspan or exterior arc with a design factor of 1.7. If the stair is intended for greater loading, construction must allow for that loading.

(iii) The stair must be equipped with a handrail on each side to assist the user in climbing or descending.

(o) Due to space limitations, when a permanent stairway must be installed at an angle above fifty degrees, such an installation (commonly called an inclined or ship's ladder) shall have treads, open risers and handrails on both sides.

(p) Where ladders are permitted for access under subsection (1) of this section, means shall be provided for employee hoisting of tools and material, such as a well wheel and hoisting line or the equivalent, so employees will have both hands free for ascending and descending ladders.

(2) Temporary service. The following requirements apply to all stairways as indicated:

(a) Except during stairway construction, foot traffic is prohibited on stairways with pan stairs where the treads and/or landings are to be filled in with concrete or other material at a later date, unless the stairs are temporarily fitted with wood or other solid material at least to the top edge of each pan. Such temporary treads and landings shall be replaced when worn below the level of the top edge of the pan.

(b) Except during stairway construction, foot traffic is prohibited on skeleton metal stairs where permanent treads and/or landings are to be installed at a later date, unless the stairs are fitted with secured temporary treads and landings long enough to cover the entire tread and/or landing area.

(c) Treads for temporary service shall be made of wood or other solid material, and shall be installed the full width and depth of the stair.

(3) Stairrails and handrails. The following requirements apply to all stairways as indicated:

(a) Stairways having four or more risers or rising more than 30 inches (76 cm), whichever is less, shall be equipped with:

- (i) At least one handrail; and
- (ii) One stairrail system along each unprotected side or edge.

Note: When the top edge of a stairrail system also serves as a handrail, subdivision (g) of this subsection applies.

(b) Winding and spiral stairways shall be equipped with a handrail offset sufficiently to prevent walking on those portions of the stairways where the tread width is less than 6 inches (15 cm).

(c) The height of stairrails shall be as follows:

(i) Stairrails installed after the effective date of this standard, shall be not less than 36 inches (91.5 cm) from the upper surface of the stairrail system to the surface of the tread, in line with the face of the riser at the forward edge of the tread.

(ii) Stairrails installed before the effective date of this standard, shall be not less than 30 inches (76 cm) nor more than 34 inches (86 cm) from the upper surface of the stairrail system to the surface of the tread, in line with the face of the riser at the forward edge of the tread.

(d) Midrails, screens, mesh, intermediate vertical members, or equivalent intermediate structural members, shall be provided between the top rail of the stairrail system and the stairway steps.

(i) Midrails, when used, shall be located at a height midway between the top edge of the stairrail system and the stairway steps.

(ii) Screens or mesh, when used, shall extend from the top rail to the stairway step, and along the entire opening between top rail supports.

(iii) When intermediate vertical members, such as balusters, are used between posts, they shall be not more than 19 inches (48 cm) apart.

(iv) Other structural members, when used, shall be installed such that there are no openings in the stairrail system that are more than 19 inches (48 cm) wide.

(e) Handrails and the top rails of stairrail systems shall be capable of withstanding, without failure, a force of at least 200 pounds (890 n) applied within 2 inches (5 cm) of the top edge, in any downward or outward direction, at any point along the top edge.

(f) The height of handrails shall be not more than 37 inches (94 cm) nor less than 30 inches (76 cm) from the upper surface of the handrail to the surface of the tread, in line with the face of the riser at the forward edge of the tread.

(g) When the top edge of a stairrail system also serves as a handrail, the height of the top edge shall be not more than 37 inches (94 cm) nor less than 36 inches (91.5 cm) from the upper surface of the stairrail system to the surface of the tread, in line with the face of the riser at the forward edge of the tread.

(h) Stairrail systems and handrails shall be so surfaced as to prevent injury to employees from punctures or lacerations, and to prevent snagging of clothing.

(i) Handrails shall provide an adequate handhold for employees grasping them to avoid falling.

(j) The ends of stairrail systems and handrails shall be constructed so as not to constitute a projection hazard.

(k) Handrails that will not be a permanent part of the structure being built shall have a minimum clearance of 3 inches (8 cm) between the handrail and walls, stairrail systems, and other objects.

(l) Unprotected sides and edges of stairway landings shall be provided with guardrail systems. Guardrail system criteria are contained in chapter 296-155 WAC, Part ((C-1)) K.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-480 Ladders. (1) General. The following requirements apply to all ladders as indicated, including job-made ladders.

(a) Ladders shall be capable of supporting the following loads without failure:

(i) Each self-supporting portable ladder: At least four times the maximum intended load, except that each extra-heavy-duty type 1A metal or plastic ladder shall sustain at least 3.3 times the maximum intended load. The ability of a ladder to sustain the loads indicated in this section shall be determined by applying or transmitting the requisite load to the ladder in a downward vertical direction. Ladders built and tested in conformance with the applicable provisions of appendix A of this part will be deemed to meet this requirement.

(ii) Each portable ladder that is not self-supporting: At least four times the maximum intended load, except that each extra-heavy-duty type 1A metal or plastic ladders shall sustain at least 3.3 times the maximum intended load. The ability of a ladder to sustain the loads indicated in this section shall be determined by applying or transmitting the

requisite load to the ladder in a downward vertical direction when the ladder is placed at an angle of 75 1/2 degrees from the horizontal. Ladders built and tested in conformance with the applicable provisions of appendix A will be deemed to meet this requirement.

(iii) Each fixed ladder: At least two loads of 250 pounds (114 kg) each, concentrated between any two consecutive attachments (the number and position of additional concentrated loads of 250 pounds (114 kg) each, determined from anticipated usage of the ladder, shall also be included), plus anticipated loads caused by ice buildup, winds, rigging, and impact loads resulting from the use of ladder safety devices. Each step or rung shall be capable of supporting a single concentrated load of at least 250 pounds (114 kg) applied in the middle of the step or rung. Ladders built in conformance with the applicable provisions of appendix A will be deemed to meet this requirement.

(b) Ladder rungs, cleats, and steps shall be parallel, level, and uniformly spaced when the ladder is in position for use.

(c)(i) Rungs, cleats, and steps of portable ladders (except as provided below) and fixed ladders (including individual-rung/step ladders) shall be spaced not less than 10 inches (25 cm) apart, nor more than 14 inches (36 cm) apart, as measured between centerlines of the rungs, cleats, and steps.

(ii) Rungs, cleats, and steps of step stools shall be not less than 8 inches (20 cm) apart, nor more than 12 inches (31 cm) apart, as measured between centerlines of the rungs, cleats, and steps.

(iii) Rungs, cleats, and steps of the base section of extension trestle ladders shall be not less than 8 inches (20 cm) nor more than 18 inches (46 cm) apart, as measured between centerlines of the rungs, cleats, and steps. The rung spacing on the extension section of the extension trestle ladder shall be not less than 6 inches (15 cm) nor more than 12 inches (31 cm), as measured between centerlines of the rungs, cleats, and steps.

(iv) Cleats on job-made ladders shall be inset into the edges of the side-rails one-half inch, or filler blocks shall be used on the side-rails between the cleats.

(v) Cleats on job-made ladders shall be secured to each rail with three 10d common wire nails or other fasteners of equivalent strength.

(d)(i) The minimum clear distance between the sides of individual-rung/step ladders and the minimum clear distance between the side rails of other fixed ladders shall be 16 inches (41 cm).

(ii) The minimum clear distance between side rails for all portable ladders shall be 11 1/2 inches (29 cm).

(e) The rungs of individual-rung/step ladders shall be shaped such that employees' feet cannot slide off the end of the rungs.

(f)(i) The rungs and steps of fixed metal ladders manufactured after the effective date of this standard, shall be corrugated, knurled, dimpled, coated with skid-resistant material, or otherwise treated to minimize slipping.

(ii) The rungs and steps of portable metal ladders shall be corrugated, knurled, dimpled, coated with skid-resistant material, or otherwise treated to minimize slipping.

(g) Ladders shall not be tied or fastened together to provide longer sections unless they are specifically designed for such use.

(h) A metal spreader or locking device shall be provided on each stepladder to hold the front and back sections in an open position when the ladder is being used.

(i) When splicing is required to obtain a given length of side rail, the resulting side rail must be at least equivalent in strength to a one-piece side rail made of the same material.

(j) Except when portable ladders are used to gain access to fixed ladders (such as those on utility towers, billboards, and other structures where the bottom of the fixed ladder is elevated to limit access), when two or more separate ladders are used to reach an elevated work area, the ladders shall be offset with a platform or landing between the ladders. (The requirements to have guardrail systems with toeboards for falling object and overhead protection on platforms and landings are set forth in chapter 296-155 WAC, Part ~~(C-4)~~ K.)

(k) Ladder components shall be surfaced so as to prevent injury to an employee from punctures or lacerations, and to prevent snagging of clothing.

(l) Wood ladders shall not be coated with any opaque covering, except for identification or warning labels which may be placed on one face only of a side rail.

(m) The minimum perpendicular clearance between fixed ladder rungs, cleats, and steps, and any obstruction behind the ladder shall be 7 inches (18 cm), except in the case of an elevator pit ladder, for which a minimum perpendicular clearance of 4 1/2 inches (11 cm) is required.

(n) The minimum perpendicular clearance between the center line of fixed ladder rungs, cleats, and steps, and any obstruction on the climbing side of the ladder shall be 30 inches (76 cm), except as provided in (o) of this subsection.

(o) When unavoidable obstructions are encountered, the minimum perpendicular clearance between the centerline of fixed ladder rungs, cleats, and steps, and the obstruction on the climbing side of the ladder may be reduced to 24 inches (61 cm), provided that a deflection device is installed to guide employees around the obstruction.

(p) Through fixed ladders at their point of access/egress shall have a step-across distance of not less than 7 inches (18 cm) nor more than 12 inches (30 cm) as measured from the centerline of the steps or rungs to the nearest edge of the landing area. If the normal step-across distance exceeds 12 inches (30 cm), a landing platform shall be provided to reduce the distance to the specified limit.

(q) Fixed ladders without cages or wells shall have a clear width to the nearest permanent object of at least 15 inches (38 cm) on each side of the centerline of the ladder.

(r) Fixed ladders shall be provided with cages, wells, ladder safety devices, or self-retracting lifelines where the length of climb is less than 24 feet (7.3 m) but the top of the ladder is at a distance greater than 24 feet (7.3 m) above lower levels.

(s) Where the total length of a climb equals or exceeds 24 feet (7.3 m), fixed ladders shall be equipped with one of the following:

(i) Ladder safety devices; or

(ii) Self-retracting lifelines, and rest platforms at intervals not to exceed 150 feet (45.7 m); or

(iii) A cage or well, and multiple ladder sections, each ladder section not to exceed 50 feet (15.2 m) in length. Ladder sections shall be offset from adjacent sections, and landing platforms shall be provided at maximum intervals of 50 feet (15.2 m).

(t) Cages for fixed ladders shall conform to all of the following:

(i) Horizontal bands shall be fastened to the side rails of rail ladders, or directly to the structure, building, or equipment for individual-rung ladders;

(ii) Vertical bars shall be on the inside of the horizontal bands and shall be fastened to them;

(iii) Cages shall extend not less than 27 inches (68 cm), or more than 30 inches (76 cm) from the centerline of the step or rung (excluding the flare at the bottom of the cage), and shall not be less than 27 inches (68 cm) in width;

(iv) The inside of the cage shall be clear of projections;

(v) Horizontal bands shall be spaced not more than 4 feet (1.2 m) on center vertically;

(vi) Vertical bars shall be spaced at intervals not more than 9 1/2 inches (24 cm) on center horizontally;

(vii) The bottom of the cage shall be at a level not less than 7 feet (2.1 m) nor more than 8 feet (2.4 m) above the point of access to the bottom of the ladder. The bottom of the cage shall be flared not less than 4 inches (10 cm) all around within the distance between the bottom horizontal band and the next higher band;

(viii) The top of the cage shall be a minimum of 42 inches (1.1 m) above the top of the platform, or the point of access at the top of the ladder, with provision for access to the platform or other point of access.

(u) Wells for fixed ladders shall conform to all of the following:

(i) They shall completely encircle the ladder;

(ii) They shall be free of projections;

(iii) Their inside face on the climbing side of the ladder shall extend not less than 27 inches (68 cm) nor more than 30 inches (76 cm) from the centerline of the step or rung;

(iv) The inside clear width shall be at least 30 inches (76 cm);

(v) The bottom of the wall on the access side shall start at a level not less than 7 feet (2.1 m) nor more than 8 feet (2.4 m) above the point of access to the bottom of the ladder.

(v) Ladder safety devices, and related support systems, for fixed ladders shall conform to all of the following:

(i) They shall be capable of withstanding without failure a drop test consisting of an 18-inch (41 cm) drop of a 500-pound (226 kg) weight;

(ii) They shall permit the employee using the device to ascend or descend without continually having to hold, push or pull any part of the device, leaving both hands free for climbing;

(iii) They shall be activated within 2 feet (.61 m) after a fall occurs, and limit the descending velocity of an employee to 7 feet/sec. (2.1 m/sec.) or less;

(iv) The connection between the carrier or lifeline and the point of attachment to the body belt or harness shall not exceed 9 inches (23 cm) in length.

(w) The mounting of ladder safety devices for fixed ladders shall conform to the following:

(i) Mountings for rigid carriers shall be attached at each end of the carrier, with intermediate mountings, as necessary, spaced along the entire length of the carrier, to provide the strength necessary to stop employees' falls.

(ii) Mountings for flexible carriers shall be attached at each end of the carrier. When the system is exposed to wind, cable guides for flexible carriers shall be installed at a minimum spacing of 25 feet (7.6 m) and maximum spacing of 40 feet (12.2 m) along the entire length of the carrier, to prevent wind damage to the system.

(iii) The design and installation of mountings and cable guides shall not reduce the design strength of the ladder.

(x) The side rails of through or side-step fixed ladders shall extend 42 inches (1.1 m) above the top of the access level or landing platform served by the ladder. For a parapet ladder, the access level shall be the roof if the parapet is cut to permit passage through the parapet; if the parapet is continuous, the access level shall be the top of the parapet.

(y) For through-fixed-ladder extensions, the steps or rungs shall be omitted from the extension and the extension of the side rails shall be flared to provide not less than 24 inches (61 cm) nor more than 30 inches (76 cm) clearance between side rails. Where ladder safety devices are provided, the maximum clearance between side rails of the extensions shall not exceed 36 inches (91 cm).

(z) For side-step fixed ladders, the side rails and the steps or rungs shall be continuous in the extension.

(aa) Individual-rung/step ladders, except those used where their access openings are covered with manhole covers or hatches, shall extend at least 42 inches (1.1 m) above an access level or landing platform either by the continuation of the rung spacings as horizontal grab bars or by providing vertical grab bars that shall have the same lateral spacing as the vertical legs of the rungs.

(2) Use. The following requirements apply to the use of all ladders, including job-made ladders, except as otherwise indicated:

(a) When portable ladders are used for access to an upper landing surface, the ladder side rails shall extend at least 3 feet (.9 m) above the upper landing surface to which the ladder is used to gain access; or, when such an extension is not possible because of the ladder's length, then the ladder shall be secured at its top to a rigid support that will not deflect, and a grasping device, such as a grabrail, shall be provided to assist employees in mounting and dismounting the ladder. In no case shall the extension be such that ladder deflection under a load would, by itself, cause the ladder to slip off its support.

(b) Ladders shall be maintained free of oil, grease, and other slipping hazards.

(c) Ladders shall not be loaded beyond the maximum intended load for which they were built, nor beyond their manufacturer's rated capacity.

(d) Ladders shall be used only for the purpose for which they were designed.

(e)(i) Nonself-supporting ladders shall be used at an angle such that the horizontal distance from the top support to the foot of the ladder is approximately one-quarter of the working length of the ladder (the distance along the ladder between the foot and the top support).

(ii) Wood job-made ladders with spliced side rails shall be used at an angle such that the horizontal distance is one-eighth the working length of the ladder.

(iii) Fixed ladders shall be used at a pitch no greater than 90 degrees from the horizontal, as measured to the back side of the ladder.

(f) Ladders shall be used only on stable and level surfaces unless secured to prevent accidental displacement.

(g) Ladders shall not be used on slippery surfaces unless secured or provided with slip-resistant feet to prevent accidental displacement. Slip-resistant feet shall not be used as a substitute for care in placing, lashing, or holding a ladder that is used upon slippery surfaces including, but not limited to, flat metal or concrete surfaces that are constructed so they cannot be prevented from becoming slippery.

(h) Ladders placed in any location where they can be displaced by workplace activities or traffic, such as in passageways, doorways, or driveways, shall be secured to prevent accidental displacement, or a barricade shall be used to keep the activities or traffic away from the ladder.

(i) The area around the top and bottom of ladders shall be kept clear.

(j) The top of a nonself-supporting ladder shall be placed with the two rails supported equally unless it is equipped with a single support attachment.

(k) Ladders shall not be moved, shifted, or extended while occupied.

(l) Ladders shall have nonconductive side rails if they are used where the employee or the ladder could contact exposed energized electrical equipment, except as provided in the following:

(i) Portable metal or other portable conductive ladders shall not be used on or near energized line or equipment except where nonconductive ladders present a greater electrical hazard than conductive ladders. A greater electrical hazard would be static electricity such as might be found in extra high voltage substations.

(ii) All conductive or metal ladders shall be prominently marked and identified as being conductive.

(iii) All conductive or metal ladders shall be grounded when used near energized lines or equipment.

(m) The top or top step of a stepladder shall not be used as a step.

(n) Cross-bracing on the rear section of stepladders shall not be used for climbing unless the ladders are designed and provided with steps for climbing on both front and rear sections.

(o) Ladders shall be inspected by a competent person for visible defects on a periodic basis and after any occurrence that could affect their safe use.

(p) Portable ladders with structural defects, such as, but not limited to, broken or missing rungs, cleats, or steps, broken or split rails, corroded components, or other faulty or defective components, shall either be immediately marked in a manner that readily identifies them as defective, or be tagged with "do not use" or similar language, and shall be withdrawn from service until repaired.

(q) Fixed ladders with structural defects, such as, but not limited to, broken or missing rungs, cleats, or steps, broken or split rails, or corroded components, shall be withdrawn from service until repaired. The requirement to

withdraw a defective ladder from service is satisfied if the ladder is either:

(i) Immediately tagged with "do not use" or similar language;

(ii) Marked in a manner that readily identifies it as defective;

(iii) Or blocked (such as with a plywood attachment that spans several rungs).

(r) Ladder repairs shall restore the ladder to a condition meeting its original design criteria, before the ladder is returned to use.

(s) Single-rail ladders shall not be used.

(t) When ascending or descending a ladder, the user shall face the ladder.

(u) Employees shall not ascend or descend ladders while carrying tools or materials that might interfere with the free use of both hands.

(v) When working from a ladder, the ladder shall be secured at both top and bottom.

(w) No type of work shall be performed on a ladder over twenty-five feet from the ground or floor that requires the use of both hands to perform the work, unless a safety belt is worn and the safety lanyard is secured to the ladder.

(x) Any work that requires wearing eye protection, respirators, or handling of pressure equipment shall not be performed from a ladder more than twenty-five feet above the surrounding surface.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-485 Scaffolding. (1) General requirements. Scaffolds shall be furnished and erected in accordance with this standard for persons engaged in work that cannot be done safely from the ground or from solid construction, except that ladders used for such work shall conform to Part J chapter 296-155 WAC.

(a) All rules for design, construction, maintenance, operation, testing, and use of scaffolds contained in Part J-1 chapter 296-24 WAC apply within the construction industry.

(b) Scaffolds shall be erected in accordance with requirements of this section.

(c) The footing or anchorage for scaffolds shall be sound, rigid, and capable of carrying the maximum intended load without settling or displacement. Unstable objects such as barrels, boxes, loose brick, or concrete blocks, shall not be used to support scaffolds or planks.

(d) No scaffold shall be erected, moved, dismantled, or altered except under the supervision of competent persons.

(e) Standard guardrails and toeboards shall be installed on all open sides and ends of platforms more than 10 feet above the ground or floor, except needle beam scaffolds and floats. Scaffolds 4 feet to 10 feet in height, having a minimum horizontal dimension in either direction of less than 45 inches, shall have standard guardrails and toeboards installed on all open sides and ends of the scaffold platform.

(f) Where persons are required to work or pass under the scaffold, scaffolds shall be provided with a screen between the toeboard and the guardrail, extending along the entire opening, consisting of No. 18 gauge U.S. Standard wire 1/2-inch mesh, or the equivalent.

(g) Scaffolds and their components shall be capable of supporting without failure at least 4 times the maximum intended load.

(h) Any scaffold including accessories such as braces, brackets, trusses, screw legs, ladders, etc. damaged or weakened from any cause shall be immediately repaired or replaced.

(i) All load-carrying timber members of scaffold framing shall be a minimum of 1,500 fiber (stress grade) construction grade lumber. All dimensions are nominal sizes as provided in the American Lumber Standards, except that where rough sizes are noted, only rough or undressed lumber of the size specified will satisfy minimum requirements.

(j) All planking shall be scaffold grades, or equivalent, as recognized by approved grading rules for the species of wood used. The maximum permissible spans for 2- x 10-inch or wider planks shall be as shown in Table J-1.

(k) The maximum permissible span for 1 1/4- x 9-inch or wider plank of full thickness shall be 4 feet with medium duty loading of 50 p.s.f.

(l) Platforms shall be level. All planking or platforms shall be overlapped (minimum 12 inches), or secured from movement. The platform shall be a minimum of two 2-inch by 10-inch planks in width or a minimum of 18 inches.

(m) An access ladder or equivalent safe access shall be provided.

(n) Scaffold planks shall extend over their end supports not less than 6 inches nor more than 12 inches.

(o) The poles, legs, or uprights of scaffolds shall be plumb, and securely and rigidly braced to prevent swaying and displacement.

(p) Overhead protection shall be provided for persons on a scaffold exposed to overhead hazards.

(q) Slippery conditions on scaffolds shall be eliminated as soon as possible after they occur.

(r) Welding, burning, riveting, or open flame work shall not be performed on any staging suspended by means of fiber or synthetic rope unless suspended components are well insulated to protect against damaging contacts. Only treated or protected fiber or synthetic ropes shall be used for or near any work involving the use of corrosive substances or chemicals. Specific requirements for boatswain's chairs and float or ship scaffolds are contained in subsections (10) and (21) of this section.

(s) Wire, synthetic, or fiber rope used for scaffold suspension shall be capable of supporting at least 6 times the rated load.

(t) The use of shore or lean-to scaffolds is prohibited.

(u) The height of freestanding scaffold towers shall not exceed four times the minimum base dimension.

(v) Factory-built (laminated) scaffold planks meeting the requirements of wood scaffold planks may be substituted for wood scaffold planks.

(w) Materials being hoisted onto a scaffold shall have a tag line.

(x) Employees shall not work on scaffolds during storms or high winds.

(y) Tools, materials, and debris shall not be allowed to accumulate in quantities to cause a hazard.

(2) Wood pole scaffolds.

(a) Scaffold poles shall bear on a foundation of sufficient size and strength to spread the load from the pole over

a sufficient area to prevent settlement. All poles shall be set plumb.

(b) Where wood poles are spliced, the ends shall be squared and the upper section shall rest squarely on the lower section. Wood splice plates shall be provided on at least two adjacent sides and shall be not less than 4 feet in length, overlapping the abutted ends equally, and have the same width and not less than the cross-sectional area of the pole. Splice plates or other materials of equivalent strength may be used.

(c) Independent pole scaffolds shall be set as near to the wall of the building as practicable.

(d) All pole scaffolds shall be securely guyed or tied to the building or structure. Where the height or length exceeds 25 feet, the scaffold shall be secured at intervals not greater than 25 feet vertically and horizontally.

(e) Putlogs or bearers shall be set with their greater dimension vertical, and long enough to project over the ledgers of the inner and outer rows of poles at least 3 inches for proper support.

(f) Every wooden putlog on single pole scaffolds shall be reinforced with a 3/16- x 2-inch steel strip, or equivalent, secured to its lower edge throughout its entire length.

(g) Ledgers shall be long enough to extend over two pole spaces. Ledgers shall not be spliced between the poles. Ledgers shall be reinforced by bearing blocks securely nailed to the side of the pole to form a support for the ledger.

(h) Diagonal bracing shall be provided to prevent the poles from moving in a direction parallel with the wall of the building, or from buckling.

(i) Cross bracing shall be provided between the inner and outer sets of poles in independent pole scaffolds. The free ends of pole scaffolds shall be cross braced.

(j) Full diagonal face bracing shall be erected across the entire face of pole scaffolds in both directions. The braces shall be spliced only at the poles. The inner row of poles on medium and heavy duty scaffolds shall be braced in a similar manner.

(k) Platform planks shall be laid with their edges close together so the platform will be tight with no spaces through which tools or fragments of material can fall.

(l) Where planking is lapped, each plank shall lap its end supports at least 12 inches. Where the ends of planks abut each other to form a flush floor, the butt joint shall be at the centerline of a pole. The abutted ends shall rest on separate bearers. Intermediate beams shall be provided where necessary to prevent dislodgment of planks due to deflection, and the ends shall be secured to prevent their dislodgment.

(m) When a scaffold materially changes its direction, the platform planks shall be laid to prevent tipping. The planks that meet the corner putlog at an angle shall be laid first, extending over the diagonally placed putlog far enough to have a good safe bearing, but not far enough to involve any danger from tipping. The planking running in the opposite direction at an angle shall be laid so as to extend over and rest on the first layer of planking.

(n) When moving platforms to the next level, the old platform shall be left undisturbed until the new putlogs or bearers have been set in place, ready to receive the platform planks.

(o) All wood pole scaffolds 60 feet or less in height shall be constructed and erected in accordance with Tables J-2 to J-8. If they are over 60 feet in height, they shall be designed by a qualified engineer competent in this field, and shall be constructed and erected in accordance with such design. Design drawings shall be available at the jobsite.

(3) Tube and coupler scaffolds.

(a) A light duty tube and coupler scaffold shall have all posts, bearers, runners, and bracing of nominal 2-inch O.D. steel tubing. The posts shall be spaced no more than 6 feet apart by 10 feet along the length of the scaffold. Other structural metals when used must be designed to carry an equivalent load. No dissimilar metals shall be used together.

(b) A medium duty tube and coupler scaffold shall have all posts, runners, and bracing of nominal 2-inch O.D. steel tubing. Posts spaced not more than 6 feet apart by 8 feet along the length of the scaffold shall have bearers of nominal 2 1/2-inch O.D. steel tubing. Posts spaced not more than 5 feet apart by 8 feet along the length of the scaffold shall have bearers of nominal 2-inch O.D. steel tubing. Other structural metals, when used, must be designed to carry an equivalent load. No dissimilar metals shall be used together.

(c) A heavy duty tube and coupler scaffold shall have all posts, runners, and bracing of nominal 2-inch O.D. steel tubing, with the posts spaced not more than 6 feet by 6 feet-6 inches. Other structural metals, when used, must be designed to carry an equivalent load. No dissimilar metals shall be used together.

(d) Tube and coupler scaffolds shall be limited in heights and working levels to those permitted in Tables J-8, J-9 and J-10. Drawings and specifications of all tube and coupler scaffolds above the limitations in Tables J-8, J-9 and J-10 shall be designed by a qualified engineer competent in this field. Design drawings shall be available at the jobsite.

(e) All tube and coupler scaffolds shall be constructed and erected to support four times the maximum intended loads, as set forth in Tables J-8, J-9 and J-10, or as set forth in the specifications by a licensed professional engineer competent in this field.

(f) Posts shall be accurately spaced, erected on suitable bases, and maintained plumb.

(g) Runners shall be erected along the length of the scaffold, located on both the inside and the outside posts at even height. Runners shall be interlocked to the inside and the outside posts at even heights. Runners shall be interlocked to form continuous lengths and coupled to each post. The bottom runners shall be located as close to the base as possible. Runners shall be placed not more than 6 feet-6 inches on centers. When tube and coupler guardrails and midrails are used on outside posts, they may be used in lieu of outside runners.

(h) Bearers shall be installed transversely between posts and shall be securely coupled to the posts with the inboard coupler bearing on the runner coupler. Where guardrails and midrails are required, no outboard runner is required.

(i) The length of the bearer shall exceed the post spacing of the width of the scaffold by the amount necessary to have full contact with the coupler. Bearers used to provide a cantilever support for use as brackets for light and medium-duty scaffolds shall not carry more than two ten-inch planks unless knee braced.

(j) Bracing across the width of the scaffold shall be installed at the ends of the scaffold at least at every fourth level. Such bracing shall extend diagonally from the outer post or runner at this level upward to the inner post or runner at the next level.

(k) Longitudinal diagonal bracing shall be installed on the outer rows of poles at approximately forty degrees to fifty degrees angle from near the base of the first and last outer post upward to the top center of the scaffold. If the scaffold is long, the above diagonal bracing shall be repeated. On short but high runs, the diagonal bracing shall be installed at forty degrees to fifty degrees from the base of the first outer post to the last outer post alternating directions to the top of the scaffold. When conditions preclude the attachment of this bracing to the posts, it may be attached to the runners.

(l) When a scaffold exceeds either 30 feet horizontally or 26 feet vertically, the entire scaffold shall be tied to and securely braced against the building at intervals not to exceed 30 feet horizontally and 26 feet vertically.

(4) Fabricated tubular welded frame scaffolds.

(a) Metal tubular frame scaffolds, including accessories such as braces, brackets, trusses, screw legs, ladders, etc., shall safely support four times the maximum rated load. The maximum rated load shall not be exceeded.

(b) Spacing of panels or frames shall be consistent with the loads imposed.

(c) Scaffolds shall be properly braced by cross bracing or diagonal braces, or both, for securing vertical members together laterally, and the cross braces shall be of such length as will automatically square and aline vertical members so that the erected scaffold is always plumb, level, square, and rigid. All brace connections shall be made secure.

(d) Panel or frame legs shall be set on adjustable bases or plain bases placed on mud sills or other foundations adequate to support the maximum rated load.

(e) The panels or frames shall be placed one on top of the other with coupling or stacking pins to provide proper vertical alinement of the legs.

(f) Where uplift may occur, panels shall be locked together vertically by pins or equivalent method.

(g) To prevent movement, the scaffold shall be secured to the building or structure at intervals not to exceed 30 feet horizontally and 26 feet vertically.

(h) Maximum permissible spans or planking shall be in conformity with (1)(j) of this section.

(i) Fabricated tubular frame scaffolds over 125 feet in height above the base plates shall be designed by a registered professional engineer. Copies of the drawings and specifications shall be available at the jobsite.

(j) Guardrails, midrails, and toeboards shall be installed as required by subsection (1)(e) of this section. Wire mesh shall be provided between the toprail and toeboard when persons are working below.

(k) All fabricated tubular frame scaffolds shall be erected by competent and experienced personnel.

(l) All brackets shall be seated correctly with side brackets parallel to the frames and end brackets at ninety degrees to the frames. Brackets shall not be bent or twisted from normal position. Brackets (except mobile brackets designed to carry materials) are to be used as work platforms

only and shall not be used for storage of material or equipment.

(m) Scaffold frames and their components manufactured by different companies shall not be intermixed unless they are compatible and the manufacturer has given written approval. The manufacturers letter of approval shall be available at the jobsite.

(n) Periodic inspections by the employer shall be made of all fabricated tubular frames and accessories. Any maintenance required shall be made before further use.

(5) Outrigger scaffolds, general.

(a) Outrigger beams shall extend not more than 6 feet beyond the face of the building. The inboard end of outrigger beams, measured from the fulcrum point to the inboard point of support, shall be not less than 1 1/2 times the outboard end in length. The beams shall rest on edge, the sides shall be plumb, and the edges shall be horizontal. The fulcrum point of the beam shall rest on a secure bearing at least 6 inches in each horizontal dimension. The beam shall be secured in place against movement and shall be securely braced at the fulcrum point against tipping.

(b) The inboard ends of outrigger beams shall be positively secured either by means of struts bearing against sills in contact with the overhead beams or ceiling, or by means of tension members secured to the floor joists underfoot, or by both if necessary, or by a securely fastened solid body counterweight. (Water in an open container or loose material in bags shall not be permitted.) The inboard ends of outrigger beams shall be secured against tipping and the entire supporting structure shall be securely braced in both directions to prevent any horizontal movement.

(c) Unless outrigger scaffolds are designed by a registered professional engineer competent in this field, they shall be constructed and erected in accordance with Table J-11. Outrigger scaffolds, designed by a registered professional engineer, shall be constructed and erected in accordance with such design. A copy of the drawings and specifications shall be available at the jobsite.

(d) Planking shall be laid tight and shall extend to within 3 inches of the building wall. Planking shall be secured to the beams.

(6) Masons' adjustable multiple-point suspension scaffolds.

(a) The scaffold shall be capable of sustaining a working load of 50 pounds per square foot and shall not be loaded in excess of that figure.

(b) The scaffold shall be provided with hoisting machines that meet the requirements of Underwriters' Laboratories, Factory Mutual Engineering Corporation, or other agency or laboratory approved by the department of labor and industries.

(c) The platform shall be supported by wire ropes, capable of supporting at least 6 times the intended load, suspended from overhead outrigger beams.

(d) The scaffold outrigger beams shall consist of structural metal securely fastened or anchored to the frame or floor system of the building or structure.

(e) Each outrigger beam shall be equivalent in strength to at least a standard 7-inch, 15.3-pound steel I-beam, at least 15 feet long, and shall not project more than 6 feet 6 inches beyond the bearing point.

(f) Where the overhang exceeds 6 feet 6 inches, outrigger beams shall be composed of stronger beams or multiple beams and be installed under the supervision of a competent person.

(g) All outrigger beams shall be set and maintained with their webs in a vertical position.

(h) A stop bolt shall be placed at each end of every outrigger beam.

(i) The outrigger beam shall rest on suitable wood bearing blocks.

(j) The free end of the suspension wire ropes shall be equipped with proper size thimbles and secured by splicing or other equivalent means. The running ends shall be securely attached to the hoisting drum. At least four turns of wire rope shall remain on the drum when the platform is at ground level. The use of fiber rope is prohibited.

(k) Where a single outrigger beam is used, the steel shackles or clevises with which the wire ropes are attached to the outrigger beams shall be placed directly over the hoisting drums.

(l) The scaffold platform shall be equivalent in strength to at least 2-inch planking. (For maximum planking spans, see subsection (1)(j) of this section.)

(m) When employees are at work on the scaffold and an overhead hazard exists, overhead protection shall be provided on the scaffold, not more than 9 feet above the platform, consisting of 2-inch planking, or material of equivalent strength, laid tight, and extending not less than the width of the scaffold.

(n) Each scaffold shall be installed or relocated under the supervision of a competent person.

(o) When channel iron outrigger beams are used instead of I-beams, they shall be securely fastened together with the flanges turned out.

(p) All parts of the scaffold, such as bolts, nuts, fittings, clamps, wire rope, outrigger beams and their fastenings shall be maintained in sound condition and shall be inspected before each installation and periodically thereafter. All parts shall be of the grade specified by the manufacturer.

(7) Two-point suspension scaffolds.

(a) Two-point suspension scaffold platforms shall be not less than 20 inches nor more than 36 inches wide overall. The platform shall be securely fastened to the hangers by U-bolts or by other equivalent means.

(b) The hangers of two-point suspension scaffolds shall be made of wrought iron, mild steel, or other equivalent material, having a cross-sectional area capable of sustaining 4 times the maximum rated load, and shall be designed with a support for guardrail, intermediate rail, and toeboard.

(c) When hoisting machines are used on two-point suspension scaffolds, such machines shall be of a design tested and approved by Underwriters' Laboratories, Factory Mutual Engineering Corporation, or by an agency or laboratory approved by the department of labor and industries.

(d) The roof irons or hooks shall be of mild steel, or other equivalent material, of proper size and design, securely installed and anchored. The roof irons or hooks and any other devices shall have tiebacks of 3/4-inch manila rope, or the equivalent, to serve as a secondary means of anchorage, installed at right angles to the face of the building, whenever possible, and secured to a structurally sound portion of the building.

(e) Two-point suspension scaffolds shall be suspended by wire, synthetic or fiber ropes capable of supporting at least 6 times the rated load. All other components shall be capable of supporting at least four times the rated load.

(f) The sheaves of all blocks, consisting of at least one double and one single block, shall fit the size and type of rope used and shall be a minimum of six inches in diameter.

(g) All wire ropes, fiber and synthetic ropes, slings, hangers, platforms, and other supporting parts shall be inspected before every installation. Periodic inspections shall be made while the scaffold is in use.

(h) On suspension scaffolds designed for a working load of 500 pounds, no more than two persons shall be permitted to work at one time. On suspension scaffolds with a working load of 750 pounds, no more than three persons shall be permitted to work at one time. On suspension scaffolds with a working load of 1,000 pounds, no more than four persons shall be permitted to work at one time. Each employee shall be protected by an approved full body harness attached to a dropline. The droplines shall be securely attached to substantial members of the structure (not scaffold), or to securely rigged lines, which will safely suspend the employee in case of a fall. In order to keep the dropline continuously attached, with a minimum of slack, to a fixed structure, the attachment point of the dropline shall be appropriately changed as the work progresses.

(i) When a multi-tiered two-point suspension scaffold is used, it shall be provided with safety droplines that attach to each end of the scaffold through an approved quick acting safety device, in case either or both of the main suspension lines should break. The lanyard of the full body harness shall be tied off to a substantial member of the scaffold itself or to a horizontal lifeline attached to each end of the scaffold or a sliding device on the horizontal lifeline. The two additional safety droplines shall be individually suspended from roof irons, hooks, or other approved devices and shall be near the suspension droplines to prevent unnecessary side impact. The safety dropline shall have a 6 to 1 safety factor. Such scaffolds shall be designed by a licensed professional engineer and a copy of the drawings and specifications shall be available at the jobsite.

(j) Two-point suspension scaffolds shall be securely lashed to the building or structure to prevent the scaffolds from swaying. Window cleaners' anchors shall not be used for this purpose.

(k) The platform of every two-point suspension scaffold shall be one of the following types:

(i) Ladder-type platforms. The side stringer shall be of clear straight-grained spruce or materials of equivalent strength and durability. The rungs shall be of straight-grained oak, ash, or hickory, at least 1 1/8 inch in diameter, with 7/8-inch tenons mortised into the side stringers at least 7/8-inch. The stringers shall be tied together with the tie rods not less than one-quarter inch in diameter, passing through the stringers and riveted up tight against washers on both ends. The flooring strips shall be spaced not more than five-eighths inch apart except at the side rails where the space may be 1 inch. Ladder-type platforms shall be constructed in accordance with Table J-12.

(ii) Plank-type platforms. Plank-type platforms shall be composed of not less than two nominal 2- x 10-inch unspliced planks, properly cleated together on the underside,

starting 6 inches from each end; intervals in between shall not exceed 4 feet. The plank-type platform shall not extend beyond the hangers more than 12 inches. A bar or other effective means shall be securely fastened to the platform at each end to prevent its slipping off the hanger. The span between hangers for plank-type platforms shall not exceed 8 feet.

(iii) Beam-type platforms. Beam platforms shall have side stringers of lumber not less than 2 x 6 inches set on edge. The span between hangers shall not exceed 12 feet when beam platforms are used. The flooring shall be supported on 2- x 6-inch cross beams, laid flat and set into the upper edge of the stringers with a snug fit, at intervals of not more than 4 feet, securely nailed in place. The flooring shall be of 1- x 6-inch material properly nailed. Floor boards shall not be spaced more than one-half inch apart.

(iv) Light metal-type platforms, when used, shall be tested and listed according to Underwriters' Laboratories, Factory Mutual Engineering Corporation, or the department of labor and industries.

(l) In addition to the normal operating brake, all power-driven units shall have an emergency brake which engages automatically when the normal speed of descent is exceeded.

(m) When acid solutions are used, natural or synthetic fiber rope shall not be used.

(n) Every swinging scaffold shall be tested before using by raising the platform one foot from the ground and loading it with at least four times the maximum weight to be imposed when aloft.

(8) Stone setters' adjustable multiple-point suspension scaffolds.

(a) The scaffold shall be capable of sustaining a working load of 25 pounds per square foot and shall not be overloaded. Scaffolds shall not be used for storage of stone or other heavy materials.

(b) When used, the hoisting machine and its supports shall be of a type tested and listed by Underwriters' Laboratories, Factory Mutual Engineering Corporation or the department of labor and industries.

(c) The platform shall be securely fastened to the hangers by U-bolts or other equivalent means. (For materials and spans, see item (ii) of subsection (7)(k), Plank-type Platforms and Table J-12 of this section.)

(d) The scaffold unit shall be suspended from metal outriggers, iron brackets, wire rope slings, or iron hooks.

(e) Outriggers, when used, shall be set with their webs in a vertical position, securely anchored to the building or structure and provided with stop bolts at each end.

(f) The scaffold shall be supported by wire rope capable of supporting at least 6 times the rated load. All other components shall be capable of supporting at least 4 times the rated load.

(g) The free ends of the suspension wire ropes shall be equipped with proper size thimbles, secured by splicing or other equivalent means. The running ends shall be securely attached to the hoisting drum and at least four turns of wire rope shall remain on the drum at all times.

(h) When two or more scaffolds are used on a building or structure, they shall not be bridged one to the other; but shall be maintained at even height with platforms abutting closely.

(i) In addition to the normal operating brake, all power-driven units shall have an emergency brake which engages automatically when the normal speed of descent is exceeded.

(j) Each scaffold shall be installed or relocated in accordance with approved designs and instructions under the supervision of a competent designated person.

(k) Where additional working levels are required to be supported, the plans and specifications of the support and scaffold components shall be designed by a licensed professional engineer. These plans and specifications shall be available at the site.

(9) Single-point adjustable suspension scaffolds.

(a) The scaffolding, including power units or manually operated winches, shall be of a type tested and listed by Underwriters' Laboratories, Factory Mutual Engineering Corporation or the department of labor and industries.

(b) The power units may be either electrically or air motor driven.

(c) All power-operated gears and brakes shall be enclosed.

(d) In addition to the normal operating brake, all power-driven units shall have an emergency brake which engages automatically when the normal speed of descent is exceeded.

(e) The hoisting machines, cables, and equipment shall be regularly serviced and inspected.

(f) The units may be combined to form a two-point suspension scaffold. Such scaffold shall comply with subsection (7) of this section.

(g) When the supporting wire rope is not plumb for its entire length, supports shall be designed to sustain any additional load or stress upon the line.

(h) Suspension methods and employee safeguards shall conform to the provisions of subsections (6) and (7) of this section.

(i) For additional details not covered in this subsection applicable technical portions of American National Standards Institute, A120.1-1970, Power-Operated Devices for Exterior Building Maintenance Powered Platforms, shall be used.

(10) Boatswain's chairs.

(a) The chair seat shall not be less than 12 x 24 inches, and 1-inch thick. The seat shall be reinforced on the underside by cleats securely fastened to prevent the board from splitting. Specially designed seats having dimensions other than those specified in this subsection may be used provided they have been designed and tested (with a safety factor of four) to sustain a load of two hundred fifty pounds.

(b) The two fiber rope seat slings shall be of 5/8-inch diameter, reeved through the four seat holes so as to cross each other on the underside of the seat.

(c) Seat slings shall be of at least 3/8-inch wire rope when an employee is conducting a heat-producing process, such as gas welding.

(d) The employee shall be protected by a full body harness and lifeline in accordance with chapter 296-155 WAC, Part C-1. The attachment point of the lifeline to the structure shall be appropriately changed as the work progresses.

(e) The tackle shall consist of correct size ball bearing or bushed blocks and properly spliced 5/8-inch diameter first grade manila rope, or equivalent.

(f) The roof irons, hooks, or the object to which the tackle is anchored, shall be securely installed. Tiebacks,

when used, shall be installed at right angles to the face of the building and securely fastened.

(g) The scaffolding, including power units shall be of tested design.

(h) All power operated gears and brakes shall be enclosed.

(i) In addition to the normal operating brake, all power-driven units shall have an emergency brake which engages automatically when the normal speed of descent is exceeded.

(11) Carpenters' bracket scaffolds.

(a) The brackets shall consist of a triangular wood frame not less than 2 x 3 inches in cross section, or of metal of equivalent strength. Each member shall be properly fitted and securely joined.

(b) Each bracket shall be attached to the structure by means of one of the following:

(i) A bolt, no less than 5/8-inch in diameter, which shall extend through to the inside of the building wall;

(ii) A metal stud attachment device;

(iii) Welding to steel tanks;

(iv) Hooking over a well-secured and adequately strong supporting member.

(c) The brackets shall be spaced no more than 8 feet apart.

(d) No more than two employees shall occupy any given 8 feet of a bracket scaffold at any one time. Tools and materials shall not exceed 75 pounds in addition to the occupancy.

(e) The platform shall consist of not less than two 2-x 10-inch planks extending not more than 12 inches or less than 6 inches beyond each end support. Fabricated planking may be used if properly engineered and tested.

(12) Bricklayers' square scaffolds.

(a) The squares shall not exceed 5 feet in width and 5 feet in height.

(b) Members shall be not less than those specified in Table J-13.

(c) The squares shall be reinforced on both sides of each corner with 1-x 6-inch gusset pieces. They shall also have diagonal braces 1 x 8 inches on both sides running from center to center of each member, or other means to secure equivalent strength and rigidity.

(d) The squares shall be set not more than 5 feet apart for medium duty scaffolds, and not more than 8 feet apart for light duty scaffolds. Bracing, 1 x 8 inches, extending from the bottom of each square to the top of the next square, shall be provided on both front and rear sides of the scaffold.

(e) Platform planks shall be at least 2 x 10-inch. The ends of the planks shall overlap the bearers of the squares and each plank shall be supported by not less than three squares. Fabricated planking may be used if properly engineered and tested.

(f) Bricklayers' square scaffolds shall not exceed three tiers in height and shall be so constructed and arranged that one square shall rest directly above the other. The upper tiers shall stand on a continuous row of planks laid across the next lower tier and be nailed down or otherwise secured to prevent displacement.

(g) Scaffolds shall be level and set upon a firm foundation.

(13) Horse scaffolds.

(a) Horse scaffolds shall not be constructed or arranged more than two tiers or 10 feet in height.

(b) The members of the horses shall be not less than those specified in Table J-14.

(c) Horses shall be spaced not more than 5 feet for medium duty and not more than 8 feet for light duty.

(d) When arranged in tiers, each horse shall be placed directly over the horse in the tier below.

(e) On all scaffolds arranged in tiers, the legs shall be nailed down or otherwise secured to the planks to prevent displacement or thrust and each tier shall be substantially cross braced.

(f) Horses or parts which have become weak or defective shall not be used.

(14) Needle beam scaffold.

(a) Wood needle beams shall be not less than 4 x 6 inches in size, with the greater dimension placed in a vertical direction. Metal beams or the equivalent, conforming to subsections (1)(h) and (j) of this section, may be used and shall not be altered or moved horizontally while they are in use.

(b) Ropes or hangers shall be provided for supports. The span between supports on the needle beam shall not exceed 10 feet for 4- x 6-inch timbers. Rope supports shall be equivalent in strength to 1-inch diameter first-grade manila rope.

(c) The ropes shall be attached to the needle beams by a scaffold hitch or a properly made eye splice. The loose end of the rope shall be tied by a bowline knot or by a round turn and a half hitch.

(d) The scaffold hitch shall be arranged so as to prevent the needle beam from rolling or becoming otherwise displaced.

(e) The platform span between the needle beams shall not exceed 8 feet when using 2-inch scaffold plank. For spans greater than 8 feet, platforms shall be designed based on design requirements for the special span. The overhang of each end of the platform planks shall be not less than 6 inches and not more than 12 inches.

(f) When needle beam scaffolds are used, the planks shall be secured against slipping.

(g) All unattached tools, bolts, and nuts used on needle beam scaffolds shall be kept in suitable containers, properly secured.

(h) One end of a needle beam scaffold may be supported by a permanent structural member conforming to subsections (1)(h) and (j) of this section.

(i) Each employee working on a needle beam scaffold shall be protected by a full body harness and lifeline in accordance with chapter 296-155 WAC, Part C-1.

(15) Plasterers', decorators', and large area scaffolds.

(a) Plasters', lathers', and ceiling workers' inside scaffolds shall be constructed in accordance with the general requirements set forth for independent wood pole scaffolds. (See subsection (2) of this section and Tables J-5, J-6 and J-7.)

(b) All platform planks shall be laid with the edges close together.

(c) When independent pole scaffold platforms are erected in sections, such sections shall be provided with connecting runways equipped with substantial guardrails.

(16) Interior hung scaffolds.

(a) An interior hung scaffold shall be hung or suspended from the roof structure or ceiling beams.

(b) The suspending wire or fiber rope shall be capable of supporting at least 6 times the rated load. The rope shall be wrapped at least twice around the supporting members and twice around the bearers of the scaffold, with each end of the wire rope secured by at least three standard wire-rope clips properly installed.

(c) For hanging wood scaffolds, the following minimum nominal size material shall be used:

(i) Supporting bearers 2 x 10 inches on edge;

(ii) Planking 2 x 10 inches, with maximum span 7 feet for heavy duty and 10 feet for light duty or medium duty.

(d) Steel tube and coupler members may be used for hanging scaffolds with both types of scaffold designed to sustain a uniform distributed working load up to heavy duty scaffold loads with a safety factor of four.

(e) All overhead supporting members shall be inspected and have required strength assured before the scaffold is erected.

(17) Ladder jack scaffolds.

(a) All ladder jack scaffolds shall be limited to light duty and shall not exceed a height of 20 feet above the floor or ground.

(b) All ladders used in connection with ladder jack scaffolds shall be Type I heavy-duty ladders and shall be designed and constructed in accordance with American National Standards Institute A14.1-1982, Safety Code for Portable Wood Ladders, and A14.2-1982, Safety Code for Portable Metal Ladders. Cleated ladders shall not be used for this purpose.

(c) The ladder jack shall be so designed and constructed that it will bear on the side rails in addition to the ladder rungs, or if bearing on rungs only, the bearing area shall be at least 10 inches on each rung.

(d) Ladders used in conjunction with ladder jacks shall be so placed, fastened, held, or equipped with devices so as to prevent slipping.

(e) The wood platform planks shall be not less than 2 inches in thickness. Both metal and wood platform planks shall overlap the bearing surface not less than 12 inches and shall be secured to prevent movement. The span between supports for wood shall not exceed 8 feet. Platform width shall be not less than 18 inches.

(f) No more than two persons shall be within any 8 feet section of any ladder jack scaffold at any one time. When the use of standard guardrails as required by subsection (1)(e) of this section is impractical, full body harnesses and lifelines shall be used in accordance with chapter 296-155 WAC, Part C-1.

(18) Window jack scaffolds.

(a) Window jack scaffolds shall be used only for the purpose of working at the window opening through which the jack is placed.

(b) Window jacks shall not be used to support planks placed between one window jack and another or for other elements of scaffolding.

(c) Window jack scaffolds shall be provided with guardrails unless full body harnesses with lifelines are attached and used by the employee.

(d) Not more than one employee shall occupy a window jack scaffold at any one time.

(e) Window jacks shall be designed and constructed so as to provide a secure anchorage on the window opening and be capable of supporting the design load.

(19) Roofing brackets.

~~((a) Roofing brackets shall be constructed to fit the pitch of the roof.~~

~~(b) Brackets shall be secured in place by nailing in addition to the pointed metal projections. When it is impractical to nail brackets, rope supports shall be used. When rope supports are used, they shall consist of first grade manilla of at least 3/4 inch diameter, or equivalent.~~

~~(c) Catch platforms.~~

~~(i) A catch platform shall be installed within 10 vertical feet of the work area.~~

~~(ii) The catch platforms width shall equal the distance of the fall but shall be a minimum of 45 inches wide and shall be equipped with standard guardrails on all open sides.) All roofing brackets must be installed and used in accordance with the requirements of chapter 296-155 WAC, Part K.~~

(20) Crawling boards or chicken ladders.

~~((a) Crawling boards shall be not less than 10 inches wide and 1 inch thick, having cleats 1 x 1 1/2 inches. The cleats shall be equal in length to the width of the board and spaced at equal intervals not to exceed 24 inches. Nails shall be driven through and clinched on the underside. The crawling board shall extend from the ridge pole to the eaves when used in connection with roof construction, repair, or maintenance.~~

~~(b) A firmly fastened lifeline of at least 3/4 inch diameter rope, or equivalent, shall be strung beside each crawling board for a handhold.~~

~~(c) Crawling boards shall be secured to the roof by means of adequate ridge hooks or other effective means.) All crawling boards or chicken ladders shall be installed and used in accordance with the requirements of WAC 296-155-50503(3).~~

(21) Float or ship scaffolds.

(a) Float or ship scaffolds shall not be used to support more than three persons and a few light tools, such as those needed for riveting, bolting, and welding. They shall be constructed as designed in subdivisions (b) through (f) of this subsection, unless substitute designs and materials provide equivalent strength, stability, and safety.

(b) The platform shall be not less than 3 feet wide and 6 feet long, made of 3/4-inch plywood, equivalent to American Plywood Association Grade B-B, Group I, Exterior, or other similar material.

(c) Under the platform, there shall be two supporting bearers made from 2- x 4-inch, or 1- x 10-inch rough, "selected lumber," or better. They shall be free of knots or other flaws and project 6 inches beyond the platform on both sides. The ends of the platform shall extend 6 inches beyond the outer edges of the bearers. Each bearer shall be securely fastened to the platform.

(d) An edging of wood not less than 3/4 x 1 1/2 inches or equivalent shall be placed around all sides of the platform to prevent tools from rolling off.

(e) Supporting ropes shall be 1-inch diameter manila rope or equivalent, free from deterioration, chemical damage, flaws, or other imperfections and shall be well insulated to protect against damaging contacts of arcs, flames, or other

mechanical objects. Rope connections shall be such that the platform cannot shift or slip. If two ropes are used with each float, they shall be arranged so as to provide four ends which are to be securely fastened to an overhead support. Each of the two supporting ropes shall be hitched around one end of bearer and pass under the platforms to the other end of the bearer where it is hitched again, leaving sufficient rope at each end for the supporting ties.

(f) Each employee shall be protected by an approved safety lifebelt or harness and lifeline, in accordance with chapter 296-155 WAC, Part C-1.

(22) Form scaffolds.

(a) Form scaffolds shall be constructed of wood or other suitable materials, such as steel or aluminum members of known strength characteristics. All scaffolds shall be designed and erected with a minimum safety factor of 4, computed on the basis of the maximum rated load.

(b) All scaffold planking shall be a minimum of 2- x 10-inch nominal scaffold grade, as recognized by approved grading rules for the species of lumber used, or equivalent material. Maximum permissible spans shall not exceed 8 feet on centers for 2- x 10-inch nominal planking. Scaffold planks shall be either nailed or bolted to the ledgers or of such length that they overlap the ledgers at least 6 inches. Unsupported projecting ends of scaffolding planks shall be limited to a maximum overhang of 12 inches.

(c) Scaffolds shall not be loaded in excess of the working load for which they were designed.

(d) Figure-four form scaffolds:

(i) Figure-four scaffolds are intended for light duty and shall not be used to support loads exceeding 25 pounds per square foot unless specifically designed for heavier loading. For minimum design criteria, see Table J-15.

(ii) Figure-four form scaffold frames shall be spaced not more than 8 feet on centers and constructed from sound lumber, as follows: The outrigger ledger shall consist of two pieces of 1- x 6-inch or heavier material nailed on opposite sides of the vertical form support. Ledgers shall project not more than 3 feet 6 inches from the outside of the form support and shall be substantially braced and secured to prevent tipping or turning. The knee or angle brace shall intersect the ledger at least 3 feet from the form at an angle of approximately 45°, and the lower end shall be nailed to a vertical support. The platform shall consist of two or more 2- x 10-inch planks, which shall be of such length that they extend at least 6 inches beyond ledgers at each end unless secured to the ledgers. When planks are secured to the ledgers (nailed or bolted), a wood filler strip shall be used between the ledgers. Unsupported projecting ends of planks shall be limited to an overhang of 12 inches.

(e) Metal bracket form scaffolds:

(i) Metal brackets or scaffold jacks which are an integral part of the form shall be securely bolted or welded to the form. Folding type brackets shall be either bolted or secured with a locking-type pin when extended for use.

(ii) "Clip-on" or "hook-over" brackets may be used, provided the form walers are bolted to the form or secured by snap ties or shea-bolt extending through the form and securely anchored.

(iii) Metal brackets shall be spaced not more than 8 feet on centers.

(iv) Scaffold planks shall be either bolted to the metal brackets or of such length that they overlap the brackets at each end by at least 6 inches. Unsupported projecting ends of scaffold planks shall be limited to a maximum overhang of 12 inches.

(v) Metal bracket form scaffolds shall be equipped with wood guardrails, intermediate rails, toeboards, and scaffold planks meeting the minimum dimensions shown in Table J-16. (Metal may be substituted for wood, providing it affords equivalent or greater design strength.)

(f) Wooden bracket form scaffolds:

(i) Wooden bracket form scaffolds shall be an integral part of the form panel. The minimum design criteria set forth herein and in Table J-17 cover scaffolding intended for light duty and shall not be used to support loads exceeding 25 pounds per square foot, unless specifically designed for heavier loading.

(ii) Scaffold planks shall be either nailed or bolted to the ledgers or of such length that they overlap the ledgers at each end by at least 6 inches. Unsupported projecting ends of scaffold planks shall be limited to a maximum overhang of 12 inches.

(23) Pump jack scaffolds.

(a) Pump jack scaffolds shall:

(i) Not carry a working load exceeding 500 pounds;

(ii) Be capable of supporting without failure at least four times the maximum intended load; and

(iii) Shall not have components loaded in excess of the manufacturer's recommended limits.

(b) Pump jack brackets, braces, and accessories shall be fabricated from metal plates and angles. Each pump jack bracket shall have two positive gripping mechanisms to prevent any failure or slippage.

(c) The platform bracket shall be fully docked and the planking secured. Planking, or equivalent, shall conform with subsection (1) of this section.

(d)(i) When wood scaffold planks are used as platforms, poles used for pump jacks shall not be spaced more than 10 feet center to center. When fabricated platforms are used that fully comply with all other provisions of this subsection, pole spacing may exceed 10 feet center to center.

(ii) Poles shall not exceed 30 feet in height.

(iii) Poles shall be secured to the work wall by rigid triangular bracing, or equivalent, at the bottom, top, and other points as necessary, to provide a maximum vertical spacing of not more than 10 feet between braces. Each brace shall be capable of supporting a minimum of 225 pounds tension or compression.

(iv) For the pump jack bracket to pass bracing already installed, an extra brace shall be used approximately 4 feet above the one to be passed until the original brace is reinstalled.

(e) All poles shall bear on mud sills or other adequate firm foundations.

(f) Pole lumber shall be two 2 x 4's, of Douglas fir or equivalent, straight-grained, clear, free of cross-grain, shakes, large loose or dead knots, and other defects which might impair strength.

(g) When poles are constructed of two continuous lengths, they shall be two by fours, spiked together with the seam parallel to the bracket, and with 10d common nails, no

more than 12 inches center to center, staggered uniformly from opposite outside edges.

(h) If two by fours are spliced to make up the pole, the splices shall be so constructed as to develop the full strength of the member. Three-eighths inch or one-half inch exterior grade plywood shall be used for a spacer between the two by fours. The joints for the splices shall be staggered on opposite sides of the pole at least four feet apart. Joints shall be no less than four feet from either end of the pole.

(i) A ladder, in accordance with WAC 296-155-480, shall be provided for access to the platform during use.

(j) Not more than two persons shall be permitted at one time upon a pump jack scaffold between any two supports.

(k) Pump jack scaffolds shall be provided with standard guardrails, unless full body harnesses with lifelines are used by employees.

(l) When a work bench is used at an approximate height of 42 inches, the top guardrail may be eliminated, if the work bench is fully decked, the planking secured, and is capable of withstanding 200 pounds pressure in any direction.

(m) Employees shall not be permitted to use a work bench as a scaffold platform.

(24) Factory-built scaffold units. Factory-built or prefabricated scaffold units intended for assembly on the job, prefabricated plank, staging, etc., mechanical hoisting units, or other devices for use on or in connection with any type scaffolds, shall be approved by an agency or laboratory approved by the department before being used.

(25) Waler bracket scaffolds.

(a) Waler brackets shall be constructed of 1 5/8" x 1 1/2" x 3/16" angle iron minimum size, or material of equivalent strength.

(b) All steel connections shall be welded and riveted or bolted, except where detrimental to strength of materials.

(c) The maximum length of horizontal leg shall not be more than 36" between bracket hook and railing standard.

(d) A 4" x 4" x 3/16" gusset plate shall be securely welded at inside of leg angle.

(e) Nailing holes shall be provided in lower end of vertical leg for purpose of securing bracket against lifting or shifting.

(f) Waler hook or hooks shall be a minimum of 4-inch depth and be constructed of material of a strength to support a minimum of 400 pounds at extreme outer end of bracket.

(26) Chimney, stack and tank bracket scaffolds.

(a) General. A chimney, stack or tank bracket scaffold shall be composed of a platform supported by brackets which are hooked over a steel cable which surrounds the circumference of the chimney, stack or tank approximately in a horizontal plane. The platform shall be not less than two 2 x 10 inch planks. For a minimum width of eighteen inches wide and be designed with a safety factor of not less than 4.

(b) All brackets shall have a mild steel suspension hook 2 inches by 1/4-inch with at least 3 inches projecting beyond the throat of the hook. Hooks shall be integral with or securely attached to the bracket.

(c) Wood spacer blocks shall be provided to hold the suspending cable away from the structure at the points where brackets are hooked on. These spacer blocks shall be not less than 2 inches by 4 inches by 12 inches.

(d) All suspending cables shall be improved plow steel 6 x 19 wire rope or equivalent. In no case shall less than 1/2-inch diameter wire rope be used.

(e) The turnbuckle used to tighten suspending cables shall be not less than 1 inch drop forged steel. The cables shall be provided with thimbles and not less than 3 U-bolt type clips at each end and be attached to the turnbuckles by means of shackles. Open hooks shall not be used.

(f) All chimney, stack and tank bracket scaffolds shall be provided with standard guard rails, intermediate rails and toeboards.

(g) For access to a chimney, stack or tank bracket scaffold, ladders or a boatswain's chair shall be used.

(h) All chimney, stack or tank brackets for scaffolds shall be welded and riveted or bolted.

(27) Scaffold platforms supported by catenary or stretch cables.

(a) When a scaffold platform is supported by cables at least 4 cables shall be used, two near each end of the scaffold.

(b) The cables shall be attached to the scaffold by means of U-bolts or the equivalent through which the cables pass.

(c) Cables shall not be tightened beyond their safe working load. A hanger or set of falls shall be used approximately every 50 feet to pick up the sag in the cable.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-48533 Crane or derrick suspended personnel platforms. (1) Scope, application, and definitions.

(a) Scope and application. This standard applies to the design, construction, testing, use and maintenance of personnel platforms, and the hoisting of personnel platforms on the load lines of cranes or derricks.

(b) Definitions. For the purposes of this section, the following definitions apply:

(i) "Failure" means load refusal, breakage, or separation of components.

(ii) "Hoist" (or hoisting) means all crane or derrick functions such as lowering, lifting, swinging, booming in and out or up and down, or suspending a personnel platform.

(iii) "Load refusal" means the point where the ultimate strength is exceeded.

(iv) "Maximum intended load" means the total load of all employees, tools, materials, and other loads reasonably anticipated to be applied to a personnel platform or personnel platform component at any one time.

(v) "Runway" means a firm, level surface designed, prepared, and designated as a path of travel for the weight and configuration of the crane being used to lift and travel with the crane suspended platform. An existing surface may be used as long as it meets these criteria.

(2) General requirements. The use of a crane or derrick to hoist employees on a personnel platform is prohibited, except when the erection, use, and dismantling of conventional means of reaching the worksite, such as a personnel hoist, ladder, stairway, aerial lift, elevating work platform or scaffold, would be more hazardous, or is not possible because of structural design or worksite conditions.

(3) Cranes and derricks.

(a) Operational criteria.

(b) Hoisting of the personnel platform shall be performed in a slow, controlled, cautious manner with no sudden movements of the crane or derrick, or the platform.

(c) Load lines shall be capable of supporting, without failure, at least seven times the maximum intended load, except that where rotation resistant rope is used, the lines shall be capable of supporting without failure, at least ten times the maximum intended load. The required design factor is achieved by taking the current safety factor of 3.5 (required under WAC 296-155-525 (3)(b)) and applying the fifty percent derating of the crane capacity which is required by (f) of this subsection.

(d) Load and boom hoist drum brakes, swing brakes, and locking devices such as pawls or dogs shall be engaged when the occupied personnel platform is in a stationary working position.

(e) The crane shall be uniformly level within one percent of level grade and located on firm footing. Cranes equipped with outriggers shall have them all fully deployed following manufacturer's specifications, insofar as applicable, when hoisting employees.

(f) The total weight of the loaded personnel platform and related rigging shall not exceed fifty percent of the rated capacity for the radius and configuration of the crane or derrick.

(g) The use of machines having live booms (booms in which lowering is controlled by a brake without aid from other devices which slow the lowering speeds) is prohibited.

(h) Multiple-part line block: When a multiple-part line block is in use, a substantial strap shall be used between the crane hook and common ring, shackle, or other equivalent device, to eliminate employee exposure to the lines running through the block, and to the block itself.

(4) Instruments and components.

(a) Cranes and derricks with variable angle booms shall be equipped with a boom angle indicator, readily visible to the operator.

(b) Cranes with telescoping booms shall be equipped with a device to indicate clearly to the operator, at all times, the boom's extended length, or an accurate determination of the load radius to be used during the lift shall be made prior to hoisting personnel.

(c) A positive acting device shall be used which prevents contact between the load block or overhaul ball and the boom tip (anti-two-blocking device), or a system shall be used which deactivates the hoisting action before damage occurs in the event of a two-blocking situation (two block damage prevention feature).

(d) The load line hoist drum shall have a system or device on the power train, other than the load hoist brake, which regulates the lowering rate of speed of the hoist mechanism (controlled load lowering). Free fall is prohibited.

(5) Rigging.

(a) Lifting bridles on box-type platforms shall consist of four legs of equal length, with one end securely shackled to each corner of the platform and the other end securely attached to a common ring, shackle, or other equivalent device to accommodate the crane hook, or a strap to the crane hook.

(b) Shackle bolts used for rigging of personnel platforms shall be secured against displacement.

(c) A substantial safety line shall pass through the eye of each leg of the bridle adjacent to the common ring, shackle, or equivalent device.

(d) Securely fastened with a minimum amount of slack to the lift line above the headache ball or to the crane hook itself.

(e) All eyes in wire rope slings shall be fabricated with thimbles.

(f) Wire rope, shackles, rings, master links, and other rigging hardware must be capable of supporting, without failure, at least five times the maximum intended load applied or transmitted to that component. Where rotation resistant wire rope is used for slings, they shall be capable of supporting without failure at least ten times the maximum intended load.

(g) Hooks on headache ball assemblies, lower load blocks, or other attachment assemblies shall be of a type that can be closed and locked, eliminating the hook throat opening. Alternatively, an alloy anchor type shackle with a bolt, nut and retaining pin may be used.

(h) Bridles and associated rigging for attaching the personnel platform to the hoist line shall be used only for the platform and the necessary employees, their tools and the materials necessary to do their work, and shall not be used for any other purpose when not hoisting personnel.

(6) Personnel platforms - design criteria.

(a) The personnel platform and suspension system shall be designed by a qualified engineer or a qualified person competent in structural design.

(b) The suspension system shall be designed to minimize tipping of the platform due to movement of employees occupying the platform.

(c) The personnel platform itself, except the guardrail system and body harness anchorages, shall be capable of supporting, without failure, its own weight and at least five times the maximum intended load based on a minimum allowance of five hundred pounds for the first person with light tools, and an additional two hundred fifty pounds for each additional person.

(d) Criteria for guardrail systems contained in chapter 296-155 WAC, Part K and body harness anchorages are contained in ~~((Part C-1 of))~~ chapter 296-155 WAC, Part C-1.

(e) The personnel platform shall be conspicuously posted with a plate or other permanent marking which indicates the weight of the platform and its rated load capacity or maximum intended load.

(7) Platform specifications.

(a) Each personnel platform shall be equipped with a guardrail system which meets the requirements of chapter 296-155 WAC Part ~~((C-1))~~ K and, shall be enclosed at least from the toeboard to mid-rail with either solid construction or expanded metal having openings no greater than one-half inch (1.27 cm).

(b) A grab rail shall be installed inside the entire perimeter of the personnel platform.

(c) Access gates, if installed, shall not swing outward during hoisting.

(d) Access gates, including sliding or folding gates, shall be equipped with a restraining device to prevent accidental opening.

(e) Headroom shall be provided which allows employees to stand upright in the platform.

(f) In addition to the use of hard hats, employees shall be protected by overhead protection on the personnel platform when employees are exposed to falling objects.

(g) All rough edges exposed to contact by employees shall be surfaced or smoothed in order to prevent injury to employees from punctures or lacerations.

(h) All welding of the personnel platform and its components shall be performed by a qualified welder familiar with the weld grades, types, and material specified in the platform design.

(i) Occupants of all personnel platforms shall wear a safety belt or harness and lanyard which meets the requirements of chapter 296-155 WAC Part C-1.

(j) Box-type platform: The workers lanyard shall be secured to an anchorage within the platform meeting the requirements of chapter 296-155 WAC Part C-1.

(k) Rescue platform:

(i) If the platform is used as a rescue vehicle, the injured worker shall be strapped into the stretcher or basket.

(ii) The basket shall then be secured by lanyard to an anchorage within the platform meeting the requirements of chapter 296-155 WAC Part C-1.

(l) Boatswains chair: The workers lanyard shall be secured to the lift line above the headache ball or to the crane hook itself.

(m) Barrel-type platform:

(i) The workers lanyard shall be secured to the lift line above the headache ball or to the crane hook itself.

(ii) A solid bar or rod shall be substantially attached in a rigid position to the bottom or side of the platform.

(iii) The bottom of the barrel-type platform shall be of a convex shape to cause the platform to lay on its side when lowered to the ground or floor.

(iv) The bar or rod shall extend a minimum of eight feet above the floor of the platform.

(v) Workers shall enter and exit from barrel-type platforms only when they are in an upright position, stable, and securely attached to the load line.

(vi) The employer shall use methods or devices which allow employees to safely enter or exit barrel-type platforms.

(8) Personnel platform loading.

(a) The personnel platform shall not be loaded in excess of its rated load capacity.

(b) The number of employees occupying the personnel platform shall not exceed the number required for the work being performed.

(c) Personnel platforms shall be used only for employees, their tools, and the materials necessary to do their work, and shall not be used to hoist only materials or tools when not hoisting personnel.

(d) Materials and tools for use during a personnel lift shall be secured to prevent displacement.

(e) Materials and tools for use during a personnel lift shall be evenly distributed within the confines of the platform while the platform is suspended.

(9) Trial lift, inspection, and proof testing.

(a) A trial lift with the unoccupied personnel platform loaded at least to the anticipated liftweight shall be made from ground level, or any other location where employees will enter the platform, to each location at which the

personnel platform is to be hoisted and positioned. This trial lift shall be performed immediately prior to placing personnel on the platform. The operator shall determine that all systems, controls, and safety devices are activated and functioning properly; that no interferences exist; and that all configurations necessary to reach those work locations will allow the operator to remain under the fifty percent limit of the hoist's rated capacity. Materials and tools to be used during the actual lift can be loaded in the platform, as provided in subsection (8)(d) and (e) of this section for the trial lift. A single trial lift may be performed at one time for all locations that are to be reached from a single set-up position.

(b) The trial lift shall be repeated prior to hoisting employees whenever the crane or derrick is moved and set up in a new location or returned to a previously used location. Additionally, the trial lift shall be repeated when the lift route is changed unless the operator determines that the route change is not significant (i.e., the route change would not affect the safety of hoisted employees).

(c) After the trial lift, and just prior to hoisting personnel, the platform shall be hoisted a few inches and inspected to ensure that it is secure and properly balanced. Employees shall not be hoisted unless the following conditions are determined to exist:

- (i) Hoist ropes shall be free of kinks;
- (ii) Multiple part lines shall not be twisted around each other;
- (iii) The primary attachment shall be centered over the platform; and
- (iv) The hoisting system shall be inspected if the load rope is slack to ensure all ropes are properly stated on drums and in sheaves.

(d) A visual inspection of the crane or derrick, rigging, personnel platform, and the crane or derrick base support or ground shall be conducted by a competent person immediately after the trial lift to determine whether the testing has exposed any defect or produced any adverse effect upon any component or structure.

(e) Any defects found during inspections which create a safety hazard shall be corrected before hoisting personnel.

(f) At each job site, prior to hoisting employees on the personnel platform, and after any repair or modification, the platform and rigging shall be proof tested to one hundred twenty-five percent of the platform's rated capacity by holding it in a suspended position for five minutes with the test load evenly distributed on the platform (this may be done concurrently with the trial lift). After prooftesting, a competent person shall inspect the platform and rigging. Any deficiencies found shall be corrected and another proof test shall be conducted. Personnel hoisting shall not be conducted until the proof testing requirements are satisfied.

(10) Work practices.

(a) Employees shall keep all parts of the body inside the platform during raising, lowering, and positioning. This provision does not apply to an occupant of the platform performing the duties of a signal person.

(b) Before employees exit or enter a hoisted personnel platform that is not landed, the platform shall be secured to the structure where the work is to be performed, unless securing to the structure creates an unsafe situation.

(c) Tag lines shall be used unless their use creates an unsafe condition.

(d) The crane or derrick operator shall remain at the controls at all times when the crane engine is running and the platform is occupied.

(e) Hoisting of employees shall be promptly discontinued upon indication of any dangerous weather conditions or other impending danger.

(f) Employees being hoisted shall remain in continuous sight of and in direct communication with the operator or signal person. In those situations where direct visual contact with the operator is not possible, and the use of a signal person would create a greater hazard for that person, direct communication alone such as by radio may be used.

(g) Hand signals to the operator shall be in accordance with WAC 296-155-525 (1)(c).

(h) Except over water, employees occupying the personnel platform shall use a full body harness system with lanyard appropriately attached to the lower load block or overhaul ball, or to a structural member within the personnel platform capable of supporting a fall impact for employees using the anchorage as specified in chapter 296-155 WAC, Part C-1. When working over water, the requirements of WAC 296-155-235 shall apply.

(i) No lifts shall be made on another of the crane's or derrick's load lines while personnel are suspended on a platform.

(11) Traveling.

(a) Hoisting of employees while the crane is traveling is prohibited, except for portal, tower and locomotive cranes, or where the employer demonstrates that there is no less hazardous way to perform the work.

(b) Under any circumstances where a crane would travel while hoisting personnel, the employer shall implement the following procedures to safeguard employees:

- (i) Crane travel shall be restricted to a fixed track or runway;
- (ii) Travel shall be limited to the load radius of the boom used during the lift; and
- (iii) The boom must be parallel to the direction of travel.

(c) A complete trial run shall be performed to test the route of travel before employees are allowed to occupy the platform. This trial run can be performed at the same time as the trial lift required by subsection (9)(a) of this section which tests the route of the lift.

(d) If travel is done with a rubber tired-carrier, the condition and air pressure of the tires shall be checked. The chart capacity for lifts on rubber shall be used for application of the fifty percent reduction of rated capacity. Notwithstanding subsection (3)(e) of this section, outriggers may be partially retracted as necessary for travel.

(12) Prelift meeting.

(a) A meeting attended by the crane or derrick operator, signal person(s) (if necessary for the lift), employee(s) to be lifted, and the person responsible for the task to be performed shall be held to review the appropriate requirements of this section and the procedures to be followed.

(b) This meeting shall be held prior to the trial lift at each new work location, and shall be repeated for any employees newly assigned to the operation.

**PART K
FLOOR OPENINGS, WALL OPENINGS AND
STAIRWAYS**

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-500 ((Reserved)) Definitions applicable to this part. Floor hole means an opening measuring less than 12 inches but more than 1 inch in its least dimension in any floor, roof, or platform through which materials but not persons may fall, such as a belt hole, pipe opening, or slot opening.

Floor opening means an opening measuring 12 inches or more in its least dimension in any floor, roof, or platform, through which persons may fall.

Handrail means a rail used to provide employees with a handhold for support.

Low pitched roof means a roof having a slope less than or equal to four in twelve.

Mechanical equipment means all motor or human propelled wheeled equipment except for wheelbarrows, mopcars, robotic thermoplastic welders and robotic crimpers.

Nose, nosing means that portion of a tread projecting beyond the face of the riser immediately below.

Platform means a walking/working surface for persons, elevated above the surrounding floor or ground, such as a balcony or platform for the operation of machinery and equipment.

Riser height means the vertical distance from the top of a tread to the top of the next higher tread or platform/landing or the distance from the top of a platform/landing to the top of the next higher tread or platform/landing.

Roof means the exterior surface on the top of a building. This does not include floors which, because a building has not been completely built, temporarily become the top surface of a building.

Roofing work means the hoisting, storage, application, and removal of roofing materials and equipment, including related insulation, sheet metal, and vapor barrier work, but not including the construction of the roof deck.

Runway means a passageway for persons, elevated above the surrounding floor or ground level, such as a footwalk along shafting or a walkway between buildings.

Safety monitoring system means a safety system in which a competent person monitors the safety of all employees in a roofing crew, and warns them when it appears to the monitor that they are unaware of the hazard or are acting in an unsafe manner. The competent person must be on the same roof and within visual distance of the employees, and must be close enough to verbally communicate with the employees.

Stair platform means an extended step or landing breaking a continuous run of stairs.

Stairrail system means a vertical barrier erected along the unprotected sides and edges of a stairway to prevent employees from falling to lower levels. The top surface of a stairrail system may also be a "handrail."

Stairs, stairways means a series of steps leading from one level or floor to another, or leading to platforms, pits, boiler rooms, crossovers, or around machinery, tanks, and

other equipment that are used more or less continuously or routinely by employees or only occasionally by specific individuals. For the purpose of this part, a series of steps and landings having three or more rises constitutes stairs or stairway.

Standard railing means a vertical barrier erected along exposed edges of a floor opening, wall opening, ramp, platform, or runway to prevent falls of persons.

Standard strength and construction means any construction of railings, covers, or other guards that meets the requirements of this part.

Toeboard means a vertical barrier at floor level erected along exposed edges of a floor opening, wall opening, platform, runway, or ramp to prevent falls of materials.

Tread depth means the horizontal distance from front to back of tread (excluding nosing, if any).

Unprotected side or edge means any side or edge of a roof perimeter where there is no wall three feet (.9 meters) or more in height.

Wall opening means an opening at least 30 inches high and 18 inches wide, in any wall or partition, through which persons may fall, such as an opening for a window, a yard arm doorway or chute opening.

Work area means that portion of a roof where roofing work is being performed.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-505 ((Reserved)) Guardrails, handrails and covers. (1) General provisions. This part applies to temporary or emergency conditions where there is danger of employees or materials falling through floor, roof, or wall openings, or from stairways, runways, ramps, open sided floors, open sides of structures, bridges, or other open sided walking or working surfaces. When guardrails or covers required by this section must be temporarily removed to perform a specific task, the area shall be constantly attended by a monitor to warn others of the hazard or shall be protected by a movable barrier.

(2) Guarding of floor openings and floor holes.

(a) Floor openings shall be guarded by a standard railing and toe boards or cover, as specified in subsections (2)(g) and (5) of this section. In general, the railing shall be provided on all exposed sides, except at entrances to stairways. All vehicle service pits shall have a cover or removable type standard guardrail. When not in use, pits shall be covered or guarded. Where vehicle service pits are to be used again immediately, and the service person is within a 50 foot distance of the unguarded pit and also within line of sight of the unguarded pit, the cover or guardrail need not be replaced between uses. Where vehicle service pits are used frequently, the perimeters of the pits shall be delineated by high visibility, luminescent, skid resistant paint. Such painted delineation shall be kept clean and free of extraneous materials.

(b) Ladderway floor openings or platforms shall be guarded by standard railings with standard toe boards on all exposed sides, except at entrance to opening, with the passage through the railing either provided with a swinging

gate or so offset that a person cannot walk directly into the opening.

(c) Hatchways and chute floor openings shall be guarded by one of the following:

(i) Hinged covers of standard strength and construction and a standard railing with only one exposed side. When the opening is not in use, the cover shall be closed or the exposed side shall be guarded at both top and intermediate positions by removable standard railings;

(ii) A removable standard railing with toe board on not more than two sides of the opening and fixed standard railings with toe boards on all other exposed sides. The removable railing shall be kept in place when the opening is not in use and shall be hinged or otherwise mounted so as to be conveniently replaceable.

(d) Wherever there is danger of falling through a skylight opening, and the skylight itself is not capable of sustaining the weight of a two hundred pound person with a safety factor of four, standard guardrails shall be provided on all exposed sides or the skylight shall be covered in accordance with (g) of this subsection.

(e) Pits and trap door floor openings shall be guarded by floor opening covers of standard strength and construction. While the cover is not in place, the pit or trap openings shall be protected on all exposed sides by removable standard railings.

(f) Manhole floor openings shall be guarded by standard covers which need not be hinged in place. While the cover is not in place, the manhole opening shall be protected by standard railings.

(g) All floor opening or hole covers shall be capable of supporting the maximum potential load but never less than two hundred pounds (with a safety factor of four).

(i) All covers shall be secured when installed so as to prevent accidental displacement by the wind, equipment, or employees.

(ii) All covers shall be color coded or they shall be marked with the word "hole" or "cover" to provide warning of the hazard.

(iii) If it becomes necessary to remove the cover, a monitor shall remain at the opening until the cover is replaced. The monitor shall advise persons entering the area of the hazard, shall prevent exposure to the fall hazard and shall perform no other duties.

(h) Floor holes, into which persons can accidentally walk, shall be guarded by either a standard railing with standard toe board on all exposed sides, or a floor hole cover of standard strength and construction that is secured against accidental displacement. While the cover is not in place, the floor hole shall be protected by a standard railing.

(3) Guarding of wall openings.

(a) Wall openings, from which there is a drop of more than 4 feet, and the bottom of the opening is less than 3 feet above the working surface, shall be guarded as follows:

(i) When the height and placement of the opening in relation to the working surface is such that either a standard rail or intermediate rail will effectively reduce the danger of falling, one or both shall be provided;

(ii) The bottom of a wall opening, which is less than 4 inches above the working surface, regardless of width, shall be protected by a standard toe board or an enclosing screen

either of solid construction or as specified in subsection (5)(e)(ii) of this section.

(b) An extension platform, outside a wall opening, onto which materials can be hoisted for handling shall have standard guardrails on all exposed sides or equivalent. One side of an extension platform may have removable railings in order to facilitate handling materials.

(c) When a chute is attached to an opening, the provisions of (a) of this subsection shall apply, except that a toe board is not required.

(4) Guarding of open sided surfaces.

(a) Every open sided floor, platform or surface four feet or more above adjacent floor or ground level shall be guarded by a standard railing, or the equivalent, as specified in subsection (5)(a) of this section, on all open sides, except where there is entrance to a ramp, stairway, or fixed ladder. The railing shall be provided with a standard toe board wherever, beneath the open sides, persons can pass, or there is moving machinery, or there is equipment with which falling materials could create a hazard.

(b) Runways shall be guarded by a standard railing, or the equivalent, as specified in subsection (5) of this section, on all open sides, 4 feet or more above the floor or ground level. Wherever tools, machine parts, or materials are likely to be used on the runway, a toe board shall also be provided on each exposed side.

(c) Runways used exclusively for special purposes may have the railing on one side omitted where operating conditions necessitate such omission, providing the falling hazard is minimized by using a runway not less than 18 inches wide.

(d) Where employees entering upon runways become thereby exposed to machinery, electrical equipment, or other danger not a falling hazard, additional guarding shall be provided.

(e) Regardless of height, open sided floors, walkways, platforms, or runways above or adjacent to dangerous equipment, pickling or galvanizing tanks, degreasing units, and similar hazards, shall be guarded with a standard railing and toe board.

(f) Open sides of gardens, patios, recreation areas and similar areas located on roofs of buildings or structures shall be guarded by permanent standard railings or the equivalent. Where a planting area has been constructed adjacent to the open sides of the roof and the planting area is raised above the normal walking surface of the roof area, the open side of the planting area shall also be protected with standard railings or the equivalent.

(5) Standard specifications.

(a) A standard railing shall consist of top rail, intermediate rail, toe board, and posts, and shall have a vertical height of 36 inches to 42 inches from upper surface of top rail to floor, platform, runway, or ramp level. Each length of lumber shall be smooth surfaced throughout the length of the railing. The intermediate rail shall be halfway between the top rail and the floor, platform, runway, or ramp. The ends of the rails shall not overhang the terminal posts except where such overhang does not constitute a projection hazard. Minimum requirements for standard railings under various types of construction are specified in the following items:

(i) For wood railings, the posts shall be of at least 2 inch by 4 inch stock spaced not to exceed 8 feet; the top rail

shall be of at least 2 inch by 4 inch stock; the intermediate rail shall be of at least 1 inch by 6 inch stock.

(ii) For pipe railings, posts and top and intermediate railings shall be at least 1 1/2 inches nominal OD diameter with posts spaced not more than 8 feet on centers.

(iii) For structural steel railings, posts and top and intermediate rails shall be of 2 inch by 2 inch by 3/8 inch angles or other metal shapes of equivalent bending strength, with posts spaced not more than 8 feet on centers.

(iv) For wire rope railings, the top and intermediate railings shall be at least 1/2 inch fibre core rope, or the equivalent to meet strength factor and deflection of (a)(v) of this subsection. Posts shall be spaced not more than 8 feet on centers. The rope shall be stretched taut, so as to present a minimum deflection.

(v) The anchoring of posts and framing of members for railings of all types shall be of such construction that the completed structure shall be capable of withstanding a load of at least 200 pounds applied in any direction at any point on the top rail, with a minimum of deflection.

(vi) Railings receiving heavy stresses from employees trucking or handling materials shall be provided additional strength by the use of heavier stock, closer spacing of posts, bracing, or by other means.

(vii) Other types, sizes, and arrangements of railing construction are acceptable, provided they meet the following conditions:

(A) A smooth surfaced top rail at a height above floor, platform, runway, or ramp level of between 36 inches and 42 inches;

(B) A strength to withstand at least the minimum requirement of 200 pounds top rail pressure with a minimum of deflection;

(C) Protection between top rail and floor, platform, runway, ramp, or stair treads, equivalent at least to that afforded by a standard intermediate rail;

(D) Elimination of overhang of rail ends unless such overhang does not constitute a hazard.

(b)(i) A standard toe board shall be 4 inches minimum in vertical height from its top edge to the level of the floor, platform, runway, or ramp. It shall be securely fastened in place and have not more than 1/4 inch clearance above floor level. It may be made of any substantial material, either solid, or with openings not over 1 inch in greatest dimension.

(ii) Where material is piled to such height that a standard toe board does not provide protection, paneling, or screening from floor to intermediate rail or to top rail shall be provided.

(c) Floor opening covers shall be of any material that meets the following strength requirements:

(i) Conduits, trenches, and manhole covers and their supports, when located in roadways, and vehicular aisles shall be designed to carry a truck rear axle load of at least 2 times the maximum intended load;

(ii) All floor opening covers shall be capable of supporting the maximum potential load but never less than two hundred pounds (with a safety factor of four).

(A) All covers shall be secured when installed so as to prevent accidental displacement by the wind, equipment, or employees.

(B) All covers shall be color coded or they shall be marked with the word "hole" or "cover" to provide warning of the hazard..

(C) If it becomes necessary to remove the cover, a monitor shall remain at the opening until the cover is replaced. The monitor shall advise persons entering the area of the hazard, shall prevent exposure to the fall hazard and shall perform no other duties.

(d) Skylight openings that create a falling hazard shall be guarded with a standard railing, or covered in accordance with (c)(ii) of this subsection.

(e) Wall opening protection shall meet the following requirements:

(i) Barriers shall be of such construction and mounting that, when in place at the opening, the barrier is capable of withstanding a load of at least 200 pounds applied in any direction (except upward), with a minimum of deflection at any point on the top rail or corresponding member.

(ii) Screens shall be of such construction and mounting that they are capable of withstanding a load of at least 200 pounds applied horizontally at any point on the near side of the screen. They may be of solid construction of grill work with openings not more than 8 inches long, or of slat work with openings not more than 4 inches wide with length unrestricted.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-50503 ((Reserved-)) Roofing brackets.

(1) Roofing brackets shall be constructed to fit the pitch of the roof.

(2) Securing: Brackets shall be secured in place by nailing in addition to the pointed metal projections. When it is impractical to nail brackets, rope supports shall be used. When rope supports are used, they shall consist of first grade manila of at least 3/4 inch diameter, or equivalent.

(3) Crawling boards or chicken ladders.

(a) Crawling boards shall be not less than ten inches wide and one inch thick, having cleats 1 x 1 1/2 inches.

(i) The cleats shall be equal in length to the width of the board and spaced at equal intervals not to exceed twenty-four inches.

(ii) Nails shall be driven through and clinched on the underside.

(iii) The crawling board shall extend from the ridge pole to the eaves when used in connection with roof construction, repair, or maintenance.

(b) A firmly fastened lifeline of at least 3/4 inch diameter rope, or equivalent, shall be strung beside each crawling board for a handhold.

(c) Crawling boards shall be secured to the roof by means of adequate ridge hooks or other effective means.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-515 ((Reserved-)) Ramps, runways, and inclined walkways. (1) Width. Ramps, runways and inclined walkways shall be eighteen inches or more wide.

(2) Standard railings. Ramps, runways and inclined walkways shall be provided with standard railings when located four feet or more above ground or floor level.

(3) Ramp specifications. Ramps, runways and walkways shall not be inclined more than twenty degrees from horizontal and when inclined shall be cleated or otherwise treated to prevent a slipping hazard on the walking surface.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-655 General protection requirements.

(1) Surface encumbrances. All surface encumbrances that are located so as to create a hazard to employees shall be removed or supported, as necessary, to safeguard employees.

(2) Underground installations.

(a) The location of utility installations, such as sewer, telephone, fuel, electric, water lines, or any other underground installations that reasonably may be expected to be encountered during excavation work, shall be located prior to opening an excavation.

(b) Utility companies or owners shall be contacted within established or customary local response times, advised of the proposed work, and asked to locate the underground utility installation prior to the start of actual excavation.

(c) When excavation operations approach the location of underground installations, the exact location of the installations shall be determined by safe and acceptable means.

(d) While the excavation is open, underground installations shall be protected, supported, or removed as necessary to safeguard employees.

(3) Access and egress.

(a) Structural ramps.

(i) Structural ramps that are used solely by employees as a means of access or egress from excavations shall be designed by a competent person. Structural ramps used for access or egress of equipment shall be designed by a competent person qualified in structural design, and shall be constructed in accordance with the design.

(ii) Ramps and runways constructed of two or more structural members shall have the structural members connected together to prevent displacement.

(iii) Structural members used for ramps and runways shall be of uniform thickness.

(iv) Cleats or other appropriate means used to connect runway structural members shall be attached to the bottom of the runway or shall be attached in a manner to prevent tripping.

(v) Structural ramps used in lieu of steps shall be provided with cleats or other surface treatments on the top surface to prevent slipping.

(b) Means of egress from trench excavations. A stairway, ladder, ramp or other safe means of egress shall be located in trench excavations that are 4 feet (1.22 m) or more in depth so as to require no more than 25 feet (7.62 m) of lateral travel for employees.

(4) Exposure to vehicular traffic. Employees exposed to public vehicular traffic shall be provided with, and shall wear, warning vests or other suitable garments marked with or made of reflectorized or high-visibility material.

(5) Exposure to falling loads. No employee shall be permitted underneath loads handled by lifting or digging equipment. Employees shall be required to stand away from any vehicle being loaded or unloaded to avoid being struck by any spillage or falling materials. Operators may remain

in the cabs of vehicles being loaded or unloaded when the vehicles are equipped, in accordance with WAC 296-155-610 (2)(g), to provide adequate protection for the operator during loading and unloading operations.

(6) Warning system for mobile equipment. When mobile equipment is operated adjacent to an excavation, or when such equipment is required to approach the edge of an excavation, and the operator does not have a clear and direct view of the edge of the excavation, a warning system shall be utilized such as barricades, hand or mechanical signals, or stop logs. If possible, the grade should be away from the excavation.

(7) Hazardous atmospheres.

(a) Testing and controls. In addition to the requirements set forth in parts B-1, C, and C-1 of this chapter (296-155 WAC) to prevent exposure to harmful levels of atmospheric contaminants and to assure acceptable atmospheric conditions, the following requirements shall apply:

(i) Where oxygen deficiency (atmospheres containing less than 19.5 percent oxygen) or a hazardous atmosphere exists or could reasonably be expected to exist, such as in excavations in landfill areas or excavations in areas where hazardous substances are stored nearby, the atmospheres in the excavation shall be tested before employees enter excavations greater than 4 feet (1.22 m) in depth.

(ii) Adequate precautions shall be taken to prevent employee exposure to atmospheres containing less than 19.5 percent oxygen and other hazardous atmospheres. These precautions include providing proper respiratory protection or ventilation in accordance with parts B-1 and C of this chapter respectively.

(iii) Adequate precaution shall be taken such as providing ventilation, to prevent employee exposure to an atmosphere containing a concentration of a flammable gas in excess of 20 percent of the lower flammable limit of the gas.

(iv) When controls are used that are intended to reduce the level of atmospheric contaminants to acceptable levels, testing shall be conducted as often as necessary to ensure that the atmosphere remains safe.

(b) Emergency rescue equipment.

(i) Emergency rescue equipment, such as breathing apparatus, a safety harness and line, or a basket stretcher, shall be readily available where hazardous atmospheric conditions exist or may reasonably be expected to develop during work in an excavation. This equipment shall be attended when in use.

(ii) Employees entering bell-bottom pier holes, or other similar deep and confined footing excavations, shall wear a harness with a lifeline securely attached to it. The lifeline shall be separate from any line used to handle materials, and shall be individually attended at all times while the employee wearing the lifeline is in the excavation.

Note: See chapter 296-62 WAC, Part M for additional requirements applicable to confined space operations.

(8) Protection from hazards associated with water accumulation.

(a) Employees shall not work in excavations in which there is accumulated water, or in excavations in which water is accumulating, unless adequate precautions have been taken to protect employees against the hazards posed by water accumulation. The precautions necessary to protect employ-

ees adequately vary with each situation, but could include special support or shield systems to protect from cave-ins, water removal to control the level of accumulating water, or use of a safety harness and lifeline.

(b) If water is controlled or prevented from accumulating by the use of water removal equipment, the water removal equipment and operations shall be monitored by a competent person to ensure proper operation.

(c) If excavation work interrupts the natural drainage of surface water (such as streams), diversion ditches, dikes, or other suitable means shall be used to prevent surface water from entering the excavation and to provide adequate drainage of the area adjacent to the excavation. Excavations subject to runoff from heavy rains will require an inspection by a competent person and compliance with subdivisions (a) and (b) of this subsection.

(9) Stability of adjacent structures.

(a) Where the stability of adjoining buildings, walls, or other structures is endangered by excavation operations, support systems such as shoring, bracing, or underpinning shall be provided to ensure the stability of such structures for the protection of employees.

(b) Excavation below the level of the base or footing of any foundation or retaining wall that could be reasonably expected to pose a hazard to employees shall not be permitted except when:

(i) A support system, such as underpinning, is provided to ensure the safety of employees and the stability of the structure; or

(ii) The excavation is in stable rock; or

(iii) A registered professional engineer has approved the determination that the structure is sufficiently removed from the excavation so as to be unaffected by the excavation activity; or

(iv) A registered professional engineer has approved the determination that such excavation work will not pose a hazard to employees.

(c) Sidewalks, pavements, and appurtenant structure shall not be undermined unless a support system or another method of protection is provided to protect employees from the possible collapse of such structures.

(10) Protection of employees from loose rock or soil.

(a) Adequate protection shall be provided to protect employees from loose rock or soil that could pose a hazard by falling or rolling from an excavation face. Such protection shall consist of scaling to remove loose material; installation of protective barricades at intervals as necessary on the face to stop and contain falling material; or other means that provide equivalent protection.

(b) Employees shall be protected from excavated or other materials or equipment that could pose a hazard by falling or rolling into excavations. Protection shall be provided by placing and keeping such materials or equipment at least 2 feet (.61 m) from the edge of excavations, or by the use of retaining devices that are sufficient to prevent materials or equipment from falling or rolling into excavations, or by a combination of both if necessary.

(11) Inspections.

(a) Daily inspections of excavations, the adjacent areas, and protective systems shall be made by a competent person for evidence of a situation that could result in possible cave-ins, indications of failure of protective systems, hazardous

atmospheres, or other hazardous conditions. An inspection shall be conducted by the competent person prior to the start of work and as needed throughout the shift. Inspections shall also be made after every rainstorm or other hazard increasing occurrence. These inspections are only required when employee exposure can be reasonably anticipated.

(b) Where the competent person finds evidence of a situation that could result in a possible cave-in, indications of failure of protective systems, hazardous atmospheres, or other hazardous conditions, exposed employees shall be removed from the hazardous area until the necessary precautions have been taken to ensure their safety.

(12) Fall protection.

(a) Walkways shall be provided where employees or equipment are required or permitted to cross over excavations. Guardrails which comply with chapter 296-155 WAC, Part ((C-1)) K shall be provided where walkways are 4 feet or more above lower levels.

(b) Adequate barrier physical protection shall be provided at all remotely located excavations. All wells, pits, shafts, etc., shall be barricaded or covered. Upon completion of exploration and similar operations, temporary wells, pits, shafts, etc., shall be backfilled.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-715 Bolting, riveting, fitting-up, and plumbing-up. (1) General requirements.

(a) Containers shall be provided for storing or carrying rivets, bolts, and drift pins, and secured against accidental displacement when aloft.

(b) Pneumatic hand tools shall be disconnected from the power source, and pressure in hose lines shall be released, before any adjustments or repairs are made.

(c) Air line hose sections shall be tied together except when quick disconnect couplers are used to join sections.

(d) Eye protection shall be provided in accordance with Part C of this chapter.

(2) Bolting.

(a) When bolts or drift pins are being knocked out, means shall be provided to keep them from falling.

(b) Impact wrenches shall be provided with a locking device for retaining the socket.

(3) Riveting.

(a) Riveting shall not be done in the vicinity of combustible material unless precautions are taken to prevent fire.

(b) When workers are below and rivet heads are knocked off or backed out, means shall be provided to keep the rivet heads from falling on such workers.

(c) A safety wire shall be properly installed on the snap and on the handle of the pneumatic riveting hammer and shall be used at all times. The wire size shall be not less than No. 9 (B & S gauge), leaving the handle and annealed No. 14 on the snap or equivalent.

(d) The rivet heating equipment shall be kept as near as possible to the riveting gang with whom the rivet heater is working.

(e) Hot rivets shall never be thrown across shaftways or towards the outside of a building.

(f) When riveting is done on an outside wall, the rivets shall be passed by hand or thrown parallel to the wall.

(g) Metal cone shaped buckets shall be used for catching hot rivets.

(h) Riveters shall avoid allowing the air hose to become wrapped or tangled around their legs.

(i) Empty bolt and rivet kegs shall be removed from the floor as soon as possible.

(j) Pails and hand lines shall be used when raising or lowering bolts, rivets or small tools.

(k) The nozzle of the riveting gun shall be periodically inspected and the wire attachment not allowed to become worn so as to permit the nozzle to fly out with the air pressure.

(l) Electric welding equipment shall not be used where wire rope is used to suspend scaffolds.

(4) Plumbing-up.

(a) Connections of the equipment used in plumbing-up shall be properly secured.

(b) The turnbuckles shall be secured to prevent unwinding while under stress.

(c) Plumbing-up guys related equipment shall be placed so that employees can get at the connection points.

(d) Plumbing-up guys shall be removed only under the supervision of a competent person.

(5) Wood planking shall be of proper thickness to carry the working load, but shall be not less than 2 inches thick full size undressed, exterior grade plywood, at least 3/4-inch thick, or equivalent material.

(6) Metal decking of sufficient strength shall be laid tight and secured to prevent movement.

(7) Planks shall overlap the bearing on each end by a minimum of 12 inches.

(8) Wire mesh, exterior plywood, or equivalent, shall be used around columns where planks do not fit tightly.

(9) Provisions shall be made to secure temporary flooring against displacement.

(10) All unused openings in floors, temporary or permanent, shall be completely planked over or guarded in accordance with Part ((~~C-4~~)) K of this chapter.

(11) Temporary bracing and/or guying shall be utilized to stabilize a structure until construction has been completed.

(12) Employees shall use safety belts in accordance with Part C-1 of this chapter when they are working on float scaffolds.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-740 Cofferdams. (1) If overtopping of the cofferdam by high waters is possible, means shall be provided for controlled flooding of the work area.

(2) Warning signals for evacuation of employees in case of emergency shall be developed and posted.

(3) Cofferdam walkways, bridges, or ramps with at least two means of rapid exit, shall be provided with guardrails as specified in Part ((~~C-4~~)) K of this chapter.

(4) Manways and ladderways shall be installed separately from the hoistways and partitioned off to prevent hoisted materials from protruding into or falling into manways and/or ladderways.

(5) Pumping equipment shall be located on substantially constructed platforms and where installed in such a position

that persons must work below, toe boards shall be installed on the platform.

(6) Cofferdams located close to navigable shipping channels shall be protected from vessels in transit, where possible.

AMENDATORY SECTION (Amending WSR 95-10-016, filed 4/25/95, effective 10/1/95)

WAC 296-155-745 Compressed air. (1) General provisions.

(a) There shall be present, at all times, at least one competent person designated by and representing the employer, who shall be familiar with this part in all respects and responsible for full compliance with these and other applicable parts.

(b) Every employee shall be instructed in the rules and regulations which concern their safety or the safety of others.

(2) Medical attendance, examination, and regulations.

(a) There shall be retained one or more licensed physicians familiar with and experienced in the physical requirements and the medical aspects of compressed air work and the treatment of decompression illness. They shall be available at all times while work is in progress in order to provide medical supervision of employees employed in compressed air work. They shall be physically qualified and be willing to enter a pressurized environment.

(b) No employee shall be permitted to enter a compressed air environment until they have been examined by the physician and reported to be physically qualified to engage in such work.

(c) In the event an employee is absent from work for 10 days, or is absent due to sickness or injury, they shall not resume work until they are reexamined by the physician, and their physical condition reported, as provided in this subsection, to be such as to permit them to work in compressed air.

(d) After an employee has been employed continuously in compressed air for a period designated by the physician, but not to exceed 1 year, the employee shall be reexamined by the physician to determine if they are still physically qualified to engage in compressed air work.

(e) Such physician shall at all times keep a complete and full record of examinations made by themselves. The physician shall also keep an accurate record of any decompression illness or other illness or injury incapacitating any employee for work, and of all loss of life that occurs in the operation of a tunnel, caisson, or other compartment in which compressed air is used.

(f) Records shall be available for the inspection by the director or his/her representatives, and a copy thereof shall be forwarded to the department within 48 hours following the occurrence of the accident, death, injury, or decompression illness. It shall state as fully as possible the cause of said death or decompression illness, and the place where the injured or sick employee was taken, and such other relative information as may be required by the director.

(g) A fully equipped first-aid station shall be provided at each tunnel project regardless of the number of persons employed. An ambulance or transportation suitable for a litter case shall be at each project.

(h) Where tunnels are being excavated from portals more than 5 road miles apart, a first-aid station and transportation facilities shall be provided at each portal.

(i) A medical lock shall be established and maintained in immediate working order whenever air pressure in the working chamber is increased above the normal atmosphere.

(j) The medical lock shall:

(i) Have at least 6 feet of clear headroom at the center, and be subdivided into not less than two compartments;

(ii) Be readily accessible to employees working under compressed air;

(iii) Be kept ready for immediate use for at least 5 hours subsequent to the emergence of any employee from the working chamber;

(iv) Be properly heated, lighted and ventilated;

(v) Be maintained in a sanitary condition;

(vi) Have a nonshatterable port through which the occupant(s) may be kept under constant observation;

(vii) Be designed for a working pressure of 75 p.s.i.g.;

(viii) Be equipped with internal controls which may be overridden by external controls;

(ix) Be provided with air pressure gauges to show the air pressure within each compartment to observers inside and outside the medical lock;

(x) Be equipped with a manual type sprinkler system that can be activated inside the lock or by the outside lock tender;

(xi) Be provided with oxygen lines and fittings leading into external tanks. The lines shall be fitted with check valves to prevent reverse flow. The oxygen system inside the chamber shall be of a closed circuit design and be so designed as to automatically shut off the oxygen supply whenever the fire system is activated.

(xii) Be in constant charge of an attendant under the direct control of the retained physician. The attendant shall be trained in the use of the lock and suitably instructed regarding steps to be taken in the treatment of employee exhibiting symptoms compatible with a diagnosis of decompression illness;

(xiii) Be adjacent to an adequate emergency medical facility;

(xiv) The medical facility shall be equipped with demand-type oxygen inhalation equipment approved by the U.S. Bureau of Mines or Mine Safety and Health Administration (MSHA) and the National Institute for Occupational Safety and Health (NIOSH);

(xv) Be capable of being maintained at a temperature, in use, not to exceed 90°F. nor be less than 70°F.; and

(xvi) Be provided with sources of air, free of oil and carbon monoxide, for normal and emergency use, which are capable of raising the air pressure in the lock from 0 to 75 p.s.i.g. in 5 minutes.

(k) Identification badges shall be furnished to all employees, indicating that the wearer is a compressed air worker. A permanent record shall be kept of all identification badges issued. The badge shall give the employee's name, address of the medical lock, the telephone number of the licensed physician for the compressed air project, and contain instructions that in case of emergency of unknown or doubtful cause or illness, the wearer shall be rushed to the medical lock. The badge shall be worn at all times—off the job, as well as on the job.

(3) Telephone and signal communication. Effective and reliable means of communication, such as bells, whistles, or telephones, shall be maintained at all times between all the following locations;

(a) The working chamber face;

(b) The working chamber side of the man lock near the door;

(c) The interior of the man lock;

(d) Lock attendant's station;

(e) The compressor plant;

(f) The first-aid station;

(g) The emergency lock (if one is required); and

(h) The special decompression chamber (if one is required).

(4) Signs and records.

(a) The time of decompression shall be posted in each man lock as follows:

TIME OF DECOMPRESSION FOR THIS LOCK

. pounds to pounds in minutes.

. pounds to pounds in minutes.

(Signed by)
(Superintendent)

This form shall be posted in the man lock at all times.

(b) Any code of signals used shall be conspicuously posted near workplace entrances and such other locations as may be necessary to bring them to the attention of all employees concerned.

(c) For each 8-hour shift, a record of employees employed under air pressure shall be kept by an employee who shall remain outside the lock near the entrance. This record shall show the period each employee spends in the air chamber and the time taken from decompression. A copy shall be submitted to the appointed physician after each shift.

(5) Compression.

(a) Every employee going under air pressure for the first time shall be instructed on how to avoid excessive discomfort.

(b) During the compression of employees, the pressure shall not be increased to more than 3 p.s.i.g. within the first minute. The pressure shall be held at 3 p.s.i.g. and again at 7 p.s.i.g. sufficiently long to determine if any employees are experiencing discomfort.

(c) After the first minute the pressure shall be raised uniformly and at a rate not to exceed 10 p.s.i. per minute.

(d) If any employee complains of discomfort, the pressure shall be held to determine if the symptoms are relieved. If, after 5 minutes the discomfort does not disappear, the lock attendant shall gradually reduce the pressure until the employee signals that the discomfort has ceased. If the employee does not indicate that the discomfort has disappeared, the lock attendant shall reduce the pressure to atmospheric and the employee shall be released from the lock.

(e) No employee shall be subjected to pressure exceeding 50 pounds per square inch except in an emergency.

(6) Decompression.

PERMANENT

(a) Decompression to normal condition shall be in accordance with the decompression tables in Appendix A of this part.

(b) In the event it is necessary for an employee to be in compressed air more than once in a 24-hour period, the appointed physician shall be responsible for the establishment of methods and procedures of decompression applicable to repetitive exposures.

(c) If decanting is necessary, the appointed physician shall establish procedures before any employee is permitted to be decompressed by decanting methods. The period of time that the employees spend at atmospheric pressure between the decompression following the shift and recompression shall not exceed 5 minutes.

(7) Man locks and special decompression chambers.

(a) Man locks.

(i) Except in emergency, no employees employed in compressed air shall be permitted to pass from the working chamber to atmospheric pressure until after decompression, in accordance with the procedures in this part.

(ii) The lock attendant in charge of a man lock shall be under the direct supervision of the appointed physician. The lock attendant shall be stationed at the lock controls on the free air side during the period of compression and decompression and shall remain at the lock control station whenever there are persons in the working chamber or in the man lock.

(iii) Except where air pressure in the working chamber is below 12 p.s.i.g., each man lock shall be equipped with automatic controls which, through taped programs, cams, or similar apparatus, shall automatically regulate decompressions. It shall also be equipped with manual controls to permit the lock attendant to override the automatic mechanism in the event of an emergency, as provided in item (viii) of this subdivision.

(iv) A manual control, which can be used in the event of an emergency, shall be placed inside the man lock.

(v) A clock, thermometer, and continuous recording pressure gauge with a 4-hour graph shall be installed outside of each man lock and shall be changed prior to each shift's decompression. The chart shall be of sufficient size to register a legible record of variations in pressure within the man lock and shall be visible to the lock attendant. A copy of each graph shall be submitted to the appointed physician after each shift. In addition, a pressure gauge, clock, and thermometer shall also be installed in each man lock. Additional fittings shall be provided so that the test gauges may be attached whenever necessary.

(vi) Except where air pressure is below 12 p.s.i.g. and there is no danger of rapid flooding, all caissons having a working area greater than 150 square feet, and each bulkhead in tunnels of 14 feet or more in diameter, or equivalent area, shall have at least two locks in perfect working condition, one of which shall be used exclusively as a man lock, the other, as a materials lock.

(vii) Where only a combination man-and-materials lock is required, this single lock shall be of sufficient capacity to hold the employees constituting two successive shifts.

(viii) Emergency locks shall be large enough to hold an entire heading shift and a limit maintained of 12 p.s.i.g. There shall be a chamber available for oxygen decompression therapy to 28 p.s.i.g.

(ix) The man lock shall be large enough so that those using it are not compelled to be in a cramped position and shall not have less than 5 feet clear head room at the center and a minimum of 30 cubic feet of air space per occupant.

(x) Locks on caissons shall be so located that the bottom door shall be not less than 3 feet above the water level surrounding the caisson on the outside. (The water level, where it is affected by tides, is construed to mean high tide.)

(xi) In addition to the pressure gauge in the locks, an accurate pressure gauge shall be maintained on the outer and inner side of each bulkhead. These gauges shall be accessible at all times and shall be kept in accurate working order.

(xii) Man locks shall have an observation port at least 4 inches in diameter located in such a position that all occupants of the man lock may be observed from the working chamber and from the free air side of the lock.

(xiii) Adequate ventilation in the lock shall be provided.

(xiv) Man locks shall be maintained at a minimum temperature of 70°F.

(xv) When locks are not in use and employees are in the working chamber, lock doors shall be kept open to the working chamber, where practicable.

(xvi) Provision shall be made to allow for rescue parties to enter the tunnel if the working force is disabled.

(xvii) A special decompression chamber of sufficient size to accommodate the entire force of employees being decompressed at the end of a shift shall be provided whenever the regularly established working period requires total time of decompression exceeding 75 minutes.

(b) Special decompression chamber.

(i) The headroom in the special decompression chamber shall be not less than a minimum 7 feet and the cubical content shall provide at least 50 cubic feet of airspace for each employee. For each occupant, there shall be provided 4 square feet of free walking area and 3 square feet of seating space, exclusive of area required for lavatory and toilet facilities. The rated capacity shall be based on the stated minimum space per employee and shall be posted at the chamber entrance. The posted capacity shall not be exceeded, except in case of emergency.

(ii) Each special decompression chamber shall be equipped with the following:

(A) A clock or clocks suitably placed so that the attendant and the chamber occupants can readily ascertain the time;

(B) Pressure gauges which will indicate to the attendants and to the chamber occupants the pressure in the chamber;

(C) Valves to enable the attendant to control the supply and discharge of compressed air into and from the chamber.

(D) Valves and pipes, in connection with the air supply and exhaust, arranged so that the chamber pressure can be controlled from within and without;

(E) Effective means of oral intercommunication between the attendant, occupants of the chamber, and the air compressor plant; and

(F) An observation port at the entrance to permit observation of the chamber occupants.

(iii) Seating facilities in special decompression chambers shall be so arranged as to permit a normal sitting posture without cramping. Seating space, not less than 18 inches by 24 inches wide, shall be provided per occupant.

(iv) Adequate toilet and washing facilities, in a screened or enclosed recess, shall be provided. Toilet bowls shall have a built-in protector on the rim so that an air space is created when the seat lid is closed.

(v) Fresh and pure drinking water shall be available. This may be accomplished by either piping water into the special decompression chamber and providing drinking fountains, or by providing individual canteens, or by some other sanitary means. Community drinking vessels are prohibited.

(vi) No refuse or discarded material of any kind shall be permitted to accumulate, and the chamber shall be kept clean.

(vii) Unless the special decompression chamber is serving as the man lock to atmospheric pressure, the special decompression chamber shall be situated, where practicable, adjacent to the man lock on the atmospheric pressure side of the bulkhead. A passageway shall be provided, connecting the special chamber with the man lock, to permit employees in the process of decompression to move from the man lock to the special chamber without a reduction in the ambient pressure from that designated for the next stage of decompression. The passageway shall be so arranged as to not interfere with the normal operation of the man lock, nor with the release of the occupants of the special chamber to atmospheric pressure upon the completion of the decompression procedure.

(8) Compressor plant and air supply.

(a) At all times there shall be a thoroughly experienced, competent, and reliable person on duty at the air control valves as a gauge tender who shall regulate the pressure in the working areas. During tunneling operations, one gauge tender may regulate the pressure in not more than two headings: Provided; That the gauges and controls are all in one location. In caisson work, there shall be a gauge tender for each caisson.

(b) The low air compressor plant shall be of sufficient capacity to not only permit the work to be done safely, but shall also provide a margin to meet emergencies and repairs.

(c) Low air compressor units shall have at least two independent and separate sources of power supply and each shall be capable of operating the entire low air plant and its accessory systems.

(d) The capacity, arrangement, and number of compressors shall be sufficient to maintain the necessary pressure without overloading the equipment and to assure maintenance of such pressure in the working chamber during periods of breakdown, repair, or emergency.

(e) Switching from one independent source of power supply to the other shall be done periodically to ensure that workability of the apparatus in an emergency.

(f) Duplicate low-pressure air feedlines and regulating valves shall be provided between the source of air supply and a point beyond the locks with one of the lines extending to within 100 feet of the working face.

(g) All high-pressure and low-pressure air supply lines shall be equipped with check valves.

(h) Low-pressure air shall be regulated automatically. In addition, manually operated valves shall be provided for emergency conditions.

(i) The air intakes for all air compressors shall be located at a place where fumes, exhaust gases, and other air contaminants will be at a minimum.

(j) Gauges indicating the pressure in the working chamber shall be installed in the compressor building, the lock attendant's station, and at the employer's field office.

(9) Ventilation and air quality.

(a) Exhaust valves and exhaust pipes shall be provided and operated so that the working chamber shall be well ventilated, and there shall be no pockets of dead air. Outlets may be required at intermediate points along the main low-pressure air supply line to the heading to eliminate such pockets of dead air. The quantity of ventilation air shall be not less than 30 cubic feet per minute.

(b) The air in the workplace shall be analyzed by the employer not less than once each shift, and records of such tests shall be kept on file at the place where the work is in progress. The test results shall be within the threshold limit values specified in part B of this chapter, for hazardous gases, and within 10 percent of the lower explosive limit of flammable gases. If these limits are not met, immediate action to correct the situation shall be taken by the employer.

(c) The temperature of all working chambers which are subjected to air pressure shall, by means of after-coolers or other suitable devices, be maintained at a temperature not to exceed 85°F.

(d) Forced ventilation shall be provided during decompression. During the entire decompression period, forced ventilation through chemical or mechanical air purifying devices that will ensure a source of fresh air shall be provided.

(e) Whenever heat-producing machines (moles, shields) are used in compressed air tunnel operations, a positive means of removing the heat build-up at the heading shall be provided.

(10) Electricity.

(a) All lighting in compressed-air chambers shall be by electricity exclusively, and two independent electric-lighting systems with independent sources of supply shall be used. The emergency source shall be arranged to become automatically operative in the event of failure of the regularly used source.

(b) The minimum intensity of light on any walkway, ladder, stairway, or working level shall be not less than 10 foot-candles, and in all workplaces the lighting shall at all times be such as to enable employees to see clearly.

(c) All electrical equipment, and wiring for light and power circuits, shall comply with requirements of Part I, of this standard, for use in damp, hazardous, high temperature, and compressed air environments.

(d) External parts of lighting fixtures and all other electrical equipment, when within 8 feet of the floor, shall be constructed of noncombustible, nonabsorptive, insulating materials, except that metal may be used if it is effectively grounded.

(e) Portable lamps shall be equipped with noncombustible, nonabsorptive, insulating sockets, approved handles, basket guards, and approved cords.

(f) The use of worn or defective portable and pendant conductors is prohibited.

(11) Sanitation.

(a) Sanitary, heated, lighted, and ventilated dressing rooms and drying rooms shall be provided for all employees engaged in compressed air work. Such rooms shall contain suitable benches and lockers. Bathing accommodations (showers at the ratio of one to 10 employees per shift), equipped with running hot and cold water, and suitable and adequate toilet accommodations, shall be provided. One toilet for each 15 employees, or fractional part thereof, shall be provided.

(b) When the toilet bowl is shut by a cover, there should be an air space so that the bowl or bucket does not implode when pressure is increased.

(c) All parts of caissons and other working compartments shall be kept in a sanitary condition.

(12) Fire prevention and protection.

(a) Fire fighting equipment shall be available at all times and shall be maintained in working condition.

(b) While welding or flame-cutting is being done in compressed air, a firewatch with a fire hose or approved extinguisher shall stand by until such operation is completed.

(c) Shafts and caissons containing flammable material of any kind, either above or below ground, shall be provided with a waterline and a fire hose connected thereto, so arranged that all points of the shaft or caisson are within reach of the hose stream.

(d) Fire hose shall be at least 1 1/2 inches in nominal diameter; the water pressure shall at all times be adequate for efficient operation of the type of nozzle used; and the water supply shall be such as to ensure an uninterrupted flow. Fire hose, when not in use, shall be located or guarded to prevent injury thereto.

(e) The power house, compressor house, and all buildings housing ventilating equipment, shall be provided with at least one hose connection in the waterline, with a fire hose connected thereto. A fire hose shall be maintained within reach of structures of wood over or near shafts.

(f) Tunnels shall be provided with a 2-inch minimum diameter waterline extending into the working chamber and to within 100 feet of the working face. Such line shall have hose outlets with 100 feet of fire hose attached and maintained as follows: One at the working face; one immediately inside of the bulkhead of the working chamber; and one immediately outside such bulkhead. In addition, hose outlets shall be provided at 200-foot intervals throughout the length of the tunnel, and 100 feet of fire hose shall be attached to the outlet nearest to any location where flammable material is being kept or stored or where any flame is being used.

(g) In addition to fire hose protection required by this part, on every floor of every building not under compressed air, but used in connection with the compressed air work, there shall be provided at least one approved fire extinguisher of the proper type for the hazards involved. At least two approved fire extinguishers shall be provided in the working chamber as follows: One at the working face and one immediately inside the bulkhead (pressure side). Extinguishers in the working chamber shall use water as the primary extinguishing agent and shall not use any extinguishing agent which could be harmful to the employees in the working chamber. The fire extinguisher shall be protected from damage.

(h) Highly combustible materials shall not be used or stored in the working chamber. Wood, paper, and similar

combustible material shall not be used in the working chamber in quantities which could cause a fire hazard. The compressor building shall be constructed of noncombustible material.

(i) Man locks shall be equipped with a manual type fire extinguisher system that can be activated inside the man lock and also by the outside lock attendant. In addition, a fire hose and portable fire extinguisher shall be provided inside and outside the man lock. The portable fire extinguisher shall be the dry chemical type.

(j) Equipment, fixtures, and furniture in man locks and special decompression chambers shall be constructed of noncombustible materials. Bedding, etc., shall be chemically treated so as to be fire resistant.

(k) Head frames shall be constructed of structural steel or open frame-work fireproofed timber. Head houses and other temporary surface buildings or structures within 100 feet of the shaft, caisson, or tunnel opening shall be built of fire-resistant materials.

(l) No oil, gasoline, or other combustible materials shall be stored within 100 feet of any shaft, caisson, or tunnel opening, except that oils may be stored in suitable tanks in isolated fireproof buildings, provided such buildings are not less than 50 feet from any shaft, caisson, or tunnel opening, or any building directly connected thereto.

(m) Positive means shall be taken to prevent leaking flammable liquids from flowing into the areas specifically mentioned in the preceding subdivision.

(n) All explosives used in connection with compressed air work shall be selected, stored, transported, and used as specified in part T of this chapter.

(13) Bulkheads and safety screens.

(a) Intermediate bulkheads with locks, or intermediate safety screens or both, are required where there is danger of rapid flooding.

(b) In tunnels 16 feet or more in diameter, hanging walkways shall be provided from the face to the man lock as high in the tunnel as practicable, with at least 6 feet of head room. Walkways shall be constructed of noncombustible material. Standard railings shall be securely installed throughout the length of all walkways on open sides in accordance with Part ((C-4)) K of this chapter. Where walkways are ramped under safety screens, the walkway surface shall be skidproofed by cleats or by equivalent means.

(c) Bulkheads used to contain compressed air shall be tested, where practicable, to prove their ability to resist the highest air pressure which may be expected to be used.

WSR 96-24-052

PERMANENT RULES

DEPARTMENT OF HEALTH

[Filed November 27, 1996, 11:45 a.m.]

Date of Adoption: November 21, 1996.

Purpose: Updates the rules to reflect recent changes to the CON statute and health environment; and clarifies questions about the intent of existing language; and responds to concerns with the existing CON process.

Citation of Existing Rules Affected by this Order:
Repealing WAC 246-310-070, 246-310-350 and 246-310-

400; and amending WAC 246-310-010, 246-310-020, 246-310-035, 246-310-050, 246-310-080, 246-310-090, 246-310-100, 246-310-110, 246-310-120, 246-310-130, 246-310-132, 246-310-135, 246-310-136, 246-310-140, 246-310-150, 246-310-160, 246-310-170, 246-310-180, 246-310-190, 246-310-200, 246-310-210, 246-310-230, 246-310-262, 246-310-280, 246-310-360, 246-310-370, 246-310-380, 246-310-390, 246-310-410, 246-310-470, 246-310-480, 246-310-490, 246-310-500, 246-310-560, 246-310-570, 246-310-580, 246-310-590, 246-310-600, 246-310-610, 246-310-900, and 246-310-990.

Statutory Authority for Adoption: Chapter 70.38 RCW.

Adopted under notice filed as WSR 96-17-065 on August 20, 1996.

Changes Other than Editing from Proposed to Adopted Version: The following changes were made as a result of the written comments the department received. These changes were identified at the public hearings and discussed. (1) A sixty-day grace period was added to accommodate unusual circumstances a licensee may encounter when converting alternative use nursing home beds back to nursing home beds; and (2) for the purposes of who may bank bed rights under full facility closure, the proposed rules had inadvertently left out "other parties who had a secured interest in the bed rights" as being able to bank the bed rights. This was corrected.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 7, amended 9, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 5, amended 18, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 7, amended 21, repealed 3.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 7, amended 41, repealed 3.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 7, amended 41, repealed 3

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

November 27, 1996

Bruce A. Miyahara
Secretary

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-010 Definitions. For the purposes of chapter 246-310 WAC, the following words and phrases shall have the following meanings unless the context clearly indicates otherwise.

((1)) "Acute care facilities" means hospitals and ambulatory surgical facilities.

((2)) "Affected persons" means:

((a)) • The applicant;

((b)) • Health care facilities and health maintenance organizations providing services similar to the services under review and located in the health service area;

((c)) • Third-party payers reimbursing health care facilities in the health service area;

((d)) • Any agency establishing rates for health care facilities and health maintenance organizations in the health service area where the proposed project is to be located;

((e)) • Health care facilities and health maintenance organizations which, in the twelve months prior to receipt of the application, have submitted a letter of intent to provide similar services in the same planning area;

((f)) • Any person residing within the geographic area to be served by the applicant; and

((g)) • Any person regularly using health care facilities within the geographic area to be served by the applicant.

((3)) "Alterations," see "construction, renovation, or alteration."

((4)) "Ambulatory care facility" means any place, building, institution, or distinct part thereof not a health care facility as defined in this section and operated for the purpose of providing health services to individuals without providing such services with board and room on a continuous twenty-four-hour basis. The term "ambulatory care facility" includes the offices of private physicians, whether for individual or group practice.

((5)) "Ambulatory surgical facility" means ~~((a facility, not a part of a hospital, providing surgical treatment to patients not requiring inpatient care in a hospital))~~ any free-standing entity, including an ambulatory surgery center, that operates primarily for the purpose of performing surgical procedures to treat patients not requiring hospitalization.

This term does not include a facility in the offices of private physicians or dentists, whether for individual or group practice, if the privilege of using such facility is not extended to physicians or dentists outside the individual or group practice.

((6)) "Applicant," ~~((except as used in WAC 246-310-230,))~~ means:

• Any person proposing to engage in any undertaking subject to review under the provisions of chapter 70.38 RCW.

~~((("Applicant," as used in WAC 246-310-230, means))~~ • Any person or individual with a ten percent or greater financial interest in a partnership or corporation or other comparable legal entity engaging in any undertaking subject to review under the provisions of chapter 70.38 RCW.

((7)) "Base year" as used in the kidney dialysis station methodology means the last full calendar year preceding the first year of dialysis station need projections.

"Bed banking" means the process of retaining the rights to nursing home bed allocations which are not licensed as outlined in WAC 246-310-395.

"Bed supply" means within a geographic area the total number of:

• Nursing home beds which are licensed or certificate of need approved but not yet licensed or beds banked under the provisions of RCW 70.38.111 (8)(a) or where the need is deemed met under the provisions of RCW 70.38.115 (13)(b), excluding:

• Those nursing home beds certified as intermediate care facility for the mentally retarded (ICF-MR) the operators of which have not signed an agreement on or before July 1, 1990, with the department of social and health services department of social and health services to give appropriate notice prior to termination of the ICF-MR service;

• New or existing nursing home beds within a CCRC which are approved under the provisions of WAC 246-310-380(5); or

• Nursing home beds within a CCRC which is excluded from the definition of a health care facility per RCW 70.38.025(6); and

• Beds banked under the provisions of RCW 70.38.115 (13)(b) where the need is not deemed met.

• Licensed hospital beds used for long-term care or certificate of need approved hospital beds to be used for long-term care not yet in use, excluding swing-beds.

"Bed-to-population ratio" means the nursing home bed supply per one thousand persons of the estimated or forecasted resident population age sixty-five and older.

"Capital expenditure" means an expenditure, including a force account expenditure (i.e., an expenditure for a construction project undertaken by a nursing home facility as its own contractor), which, under generally accepted accounting principles, is not properly chargeable as an expense of operation or maintenance. The costs of any studies, surveys, designs, plans, working drawings, specifications, and other activities (including staff effort, consulting and other services which, under generally accepted accounting principles, are not properly chargeable as an expense of operation and maintenance) shall be considered capital expenditures. Where a person makes an acquisition under lease or comparable arrangement, or through donation, which would have required certificate of need review if the acquisition had been made by purchase, such acquisition shall be deemed a capital expenditure. Capital expenditures include donations of equipment or facilities to a nursing home facility, which if acquired directly by such facility, would be subject to review under the provisions of this chapter and transfer of equipment or facilities for less than fair market value if a transfer of the equipment or facilities at fair market value would be subject to such review.

~~((8))~~ "Certificate of need" means a written authorization by the secretary's designee for a person to implement a proposal for one or more undertakings.

~~((9))~~ "Certificate of need program" means that organizational program of the department responsible for the management of the certificate of need program.

~~((10))~~ "Commencement of the project" means whichever of the following occurs first: In the case of a construction project, giving notice to proceed with construction to a contractor for a construction project provided applicable permits have been applied for or obtained within sixty days of such notice; beginning site preparation or development; excavating or starting the foundation for a construction project; or beginning alterations, modification, improvement, extension, or expansion of an existing building. In the case of major medical equipment, installation. In the case of other projects, initiating a health service.

~~((11))~~ "Construction, renovation, or alteration" means the erection, building, remodeling, modernization, improvement, extension, or expansion of a physical plant of a health care facility, or the conversion of a building or portion thereof to a health care facility.

~~((12))~~ "Continuing care contract" means a contract providing a person, for the duration of that person's life or for a term in excess of one year, shelter along with nursing, medical, health-related, or personal care services. The

contract is conditioned on the transfer of property, the payment of an entrance fee to the provider of such services, or the payment of periodic charges for the care and services involved. A continuing care contract is not excluded from this definition because the contract is mutually terminable or because shelter and services are not provided at the same location.

~~((13))~~ "Continuing care retirement community (CCRC)" means ~~((an entity providing shelter and services under a continuing care contract with the entity's members and sponsoring or including a health care facility or a health service))~~ any of a variety of entities, unless excluded from the definition of health care facility under RCW 70.38.025(6), which provides shelter and services based on continuing care contracts with its residents which:

• Maintains for a period in excess of one year a CCRC contract with a resident which provides or arranges for at least the following specific services:

• Independent living units;

• Nursing home care with no limit on the number of medically needed days;

• Assistance with activities of daily living;

• Services equivalent in scope to either state chore services or Medicaid home health services;

• Continues a contract, if a resident is no longer able to pay for services;

• Offers services only to contractual residents with limited exception during a transition period; and

• Holds the Medicaid program harmless from liability for costs of care, even if the resident depletes his or her personal resources.

~~((14))~~ "Days" means calendar days. Days are counted starting the day after the date of the event from which the designated period of time begins to run. If the last day of the period falls on a Saturday, Sunday, or legal holiday observed by the state of Washington, a designated period runs until the end of the first working day following the Saturday, Sunday, or legal holiday.

~~((Working days exclude Saturdays, Sundays, and legal holidays observed by the state of Washington. Working days are counted in the same way as calendar days.~~

~~((15))~~ "Department" means the Washington state department of health.

~~((16))~~ "Effective date of facility closure" means:

• The date on which the facility's license was relinquished, revoked or expired; or

• The date the last resident leaves the facility, whichever comes first.

"End-of-the-year incenter patients" means the number of patients receiving incenter kidney dialysis at the end of the calendar year.

"End-stage renal dialysis (ESRD) service areas" means each individual county, designated by the department as the smallest geographic area for which kidney dialysis station need projections are calculated, or other service area documented by patient origin.

"Enhance the quality of life for residents" means, for the purposes of voluntary bed banking, those services or facility modifications which have a direct and immediate benefit to the residents. These shall include, but not be limited to: Resident activity and therapy facilities; family visiting rooms; spiritual rooms and dining areas. These services or

facility modifications shall not include those that do not have direct and immediate benefit to the residents, such as: Modifications to staff offices; meeting rooms; and other staff facilities.

"Established ratio" means a bed-to-population ratio of forty-five beds per one thousand persons of the estimated or forecast resident population age sixty-five and older established for planning and policy-making purposes. The department may revise this established ratio using the process outlined in WAC 246-310-370.

"Estimated bed need" means the number of nursing home beds calculated by multiplying the planning area's forecasted resident population by the established ratio for the projection year.

"Estimated bed projection" means the number of nursing home beds calculated by the department state-wide or within a planning area, by the end of the projection period.

"Ex parte contact" means any oral or written communication between any person in the certificate of need program or any other person involved in the decision regarding an application for, or the withdrawal of, a certificate of need and the applicant for, or holder of, a certificate of need, any person acting on behalf of the applicant or holder, or any person with an interest regarding issuance or withdrawal of a certificate of need.

((17)) "Expenditure minimum" means one million dollars for the twelve-month period beginning with July 24, 1983, adjusted annually by the department according to the provisions of WAC 246-310-900.

((18)) "Health care facility" means hospitals, psychiatric hospitals, nursing homes, kidney disease treatment centers including freestanding dialysis units, ambulatory surgical facilities, continuing care retirement communities, hospices and home health agencies, and includes such facilities when owned and operated by a political subdivision or instrumentality of the state and such other facilities as required by federal law and implementing regulations, but does not include Christian Science sanatoriums operated or listed and certified by the First Church of Christ Scientist, Boston, Massachusetts. In addition, the term "health care facility" does not include any nonprofit hospital:

((a)) Operated exclusively to provide health care services for children;

((b)) Which does not charge fees for such services; and

((c)) If not contrary to federal law as necessary to the receipt of federal funds by the state.

((d)) In addition, the term "health care facility" does not include a continuing care retirement community which:

((i)) Offers services only to contractual ~~(members)~~ residents;

((ii)) Provides its ~~(members)~~ residents a contractually guaranteed range of services from independent living through skilled nursing, including some form of assistance with activities of daily living;

((iii)) Contractually assumes responsibility for costs of services exceeding the ~~(member's)~~ resident's financial responsibility as stated in contract, so that, with the exception of insurance purchased by the retirement community or its ~~(members)~~ residents, no third party, including the Medicaid program, is liable for costs of care even if the ~~(member)~~ resident depletes personal resources;

~~((iv))~~ Offers continuing care contracts and operates a nursing home continuously since January 1, 1988, or obtained a certificate of need to establish a nursing home;

~~((v))~~ Maintains a binding agreement with the department of social and health services assuring financial liability for services to ~~(members)~~ residents, including nursing home services, shall not fall upon the department of social and health services;

~~((vi))~~ Does not operate, and has not undertaken, a project resulting in a number of nursing home beds in excess of one for every four living units operated by the continuing care retirement community, exclusive of nursing home beds; and

~~((vii))~~ Has undertaken no increase in the total number of nursing home beds after January 1, 1988, unless a professional review of pricing and long-term solvency was obtained by the retirement community within the prior five years and fully disclosed to ~~(members)~~ residents.

((19)) "Health maintenance organization" means a public or private organization, organized under the laws of the state, which:

((a)) Is a qualified health maintenance organization under Title XIII, Section 1310(d) of the Public Health Service Act; or

~~((b)(i))~~ Provides or otherwise makes available to enrolled participants health care services, including at least the following basic health care services: Usual physician services, hospitalization, laboratory, x-ray, emergency and preventive services, and out-of-area coverage;

~~((ii))~~ Is compensated (except for copayments) for the provision of the basic health care services listed in ~~((b)(i) (f))~~ this subsection to enrolled participants by a payment made on a periodic basis without regard to the date the health care services are provided and fixed without regard to the frequency, extent, or kind of health service actually provided; and

~~((iii))~~ Provides physicians' services primarily:

~~((A))~~ Directly through physicians who are either employees or partners of such organization, or

~~((B))~~ Through arrangements with individual physicians or one or more groups of physicians (organized on a group practice or individual practice basis).

((20)) "Health service area" means a geographic region appropriate for effective health planning including a broad range of health services.

((21)) "Health services" means clinically related (i.e., preventive, diagnostic, curative, rehabilitative, or palliative) services and includes alcoholism, drug abuse, and mental health services.

((22)) "Home health agency" means an entity which is, or ~~(is to be)~~ has declared an intent to become, certified as a provider of home health services in the Medicaid or Medicare program. ~~((The department shall not require a home health agency previously issued a certificate of need as a new health care facility to obtain additional certificate of need approval if the agency has not received Medicare or Medicaid certification by the effective date of these rules.))~~

~~((23))~~ "Hospice" means an entity which is, or ~~(is to be)~~ has declared an intent to become, certified as a provider of hospice services in the Medicaid or Medicare program. ~~((The department shall not require a hospice previously issued a certificate of need as a new health care facility to~~

obtain additional certificate of need approval if the hospice has not received Medicare or Medicaid certification by the effective date of these rules.

((24)) "Hospital" means any institution, place, building or agency or distinct part thereof which qualifies or is required to qualify for a license under chapter 70.41 RCW, or as a psychiatric hospital licensed under chapter 71.12 RCW.

((25)) "Inpatient" means a person receiving health care services with board and room in a health care facility on a continuous twenty-four-hour-a-day basis.

((26) "~~Intermediate care facility~~" means any institution or distinct part thereof certified as an intermediate care facility for participation in the Medicaid (Title XIX of the Social Security Act) program.

((27)) "Justified home training station" means a kidney dialysis station designated for home hemodialysis and/or peritoneal dialysis training. When no dialysis stations have been designated for home training at a given dialysis treatment center, one station for every six patients trained for home hemodialysis, and one station for every twenty patients for peritoneal dialysis, will be considered a justified home training station. In no case shall all stations at a given dialysis treatment center be designated as justified home training stations. To request justified home training stations at a new dialysis treatment center, the applicant must document that at least six patients are projected to be trained for home hemodialysis or twenty patients for peritoneal dialysis for each such station requested for each of the first five years of projected operations.

"Kidney disease treatment center" means any place, institution, building or agency or a distinct part thereof equipped and operated to provide services, including outpatient dialysis and/or kidney transplantation, to persons who have end-stage renal disease (ESRD).

((28) "~~May~~" means ~~an act is permitted, but not required.~~

((29)) "Licensee" means an entity or individual licensed by the department of health or the department of social and health services. For the purposes of nursing home projects, licensee refers to the operating entity and those persons specifically named in the license application as defined under chapter 388-97 WAC.

"Net estimated bed need" means estimated bed need of a planning area changed by any redistribution as follows:

- Adding nursing home beds being redistributed from another nursing home planning area or areas; or
- Subtracting nursing home beds being redistributed to another nursing home planning area or areas.

"New nursing home bed" means a nursing home bed never licensed by the state or beds banked under the provisions of RCW 70.38.115(13), where the applicant must demonstrate need for the previously licensed nursing home beds. This term does not include beds banked under the provisions of RCW 70.38.111(8).

"~~Nursing home~~" means ~~(any home, place, institution, building or agency or distinct part thereof including a nursing unit or a long term care area of a hospital operating or maintaining facilities providing convalescent or chronic care, or both, for a period in excess of twenty-four consecutive hours for three or more patients not related by blood or marriage to the operator, who, by reason of illness or~~

~~infirmity, are unable properly to care for themselves. Convalescent and chronic care may include, but not be limited to, any or all procedures commonly employed in waiting on the sick, such as administration of medicines, preparation of special diets, giving of bedside nursing care, application of dressings and bandages, and carrying out of treatment prescribed by a duly licensed practitioner of the healing arts. Nursing home includes) any ((such)) entity licensed or required to be licensed under the provisions of chapter 18.51 RCW ((and any other intermediate care facility or skilled nursing facility as these terms are defined in this section)) or distinct part long-term care units located in a hospital and licensed under chapter 70.41 RCW.~~

((30)) "Obligation," when used in relation to a capital expenditure, means the following has been incurred by or on behalf of a health care facility:

((a)) • An enforceable contract has been entered into by a health care facility or by a person on behalf of the health care facility for the construction, acquisition, lease, or financing of a capital asset; or

((b)) • A formal internal commitment of funds by a health care facility for a force account expenditure constituting a capital expenditure; or

((c)) • In the case of donated property, the date on which the gift is completed in accordance with state law.

((31)) "Offer," when used in connection with health services, means the health facility provides one or more specific health services.

((32)) "Over the established ratio" means the bed-to-population ratio is greater than the state-wide current established ratio.

"Person" means an individual, a trust or estate, a partnership, a corporation (including associations, joint stock companies, and insurance companies), the state, or a political subdivision or instrumentality of the state, including a municipal corporation or a hospital district.

((33)) "Planning area" means each individual county designated by the department as the smallest geographic area for which nursing home bed need projections are developed, except as follows:

• Clark and Skamania counties shall be one planning area.

• Chelan and Douglas counties shall be one planning area.

"Predevelopment expenditures" means capital expenditures, the total of which exceeds the expenditure minimum, made for architectural designs, plans, drawings, or specifications in preparation for the acquisition or construction of physical plant facilities. "Predevelopment expenditures" exclude any obligation of a capital expenditure for the acquisition or construction of physical plant facilities and any activity which the department may consider the "commencement of the project" as this term is defined in this section.

((34)) "Professional review of continuing care retirement community pricing and long-term solvency" means prospective financial statements, supported by professional analysis and documentation, which:

((a)) • Conform to Principles and Practices Board Statement Number 9 of the Healthcare Financial Management Association, "Accounting and Reporting Issues Related to Continuing Care Retirement Communities"; and

~~((b))~~ • Project the financial operations of the continuing care retirement community over a period of ten years or more into the future; and

~~((e))~~ • Are prepared and signed by a qualified actuary as defined under WAC 284-05-060 or an independent certified public accountant, or are prepared by management of the continuing care retirement community and reviewed by a qualified actuary or independent certified public accountant who issues a signed examination or compilation report on the prospective financial statements; and

~~((d))~~ • Include a finding by management that the intended expansion project of the continuing care retirement project is financially feasible.

~~((35))~~ "Project" means all undertakings proposed in a single certificate of need application or for which a single certificate of need is issued.

~~((36))~~ "Project completion" for projects requiring construction, means the date the facility is licensed. For projects not requiring construction, project completion means initiating the health service.

"Projection period" means the three-year time interval following the projection year.

"Projection year" for nursing home purposes, means the one-year time interval preceding the projection period. For kidney dialysis station projection purposes, means the base year plus three years.

"Public comment period" means the time interval during which the department shall accept comments regarding a certificate of need application.

"Redistribution" means the shift of nursing home bed allocations between two or more planning areas or the shift of nursing home beds between two or more nursing homes.

"Replacement authorization" means a written authorization by the secretary's designee for a person to implement a proposal to replace existing nursing home beds in accordance with the eligibility requirements in WAC 246-310-044 and notice requirements in WAC 246-310-396.

"Resident population" for purposes of nursing home projects, means the number of residents sixty-five years of age and older living within the same geographic area which:

• Excludes contract holders living within a recognized CCRC:

• With approval for new nursing home beds under the provisions of WAC 246-310-380(5); or

• Excluded from the definition of a health care facility per RCW 70.38.025(6);

• Is calculated using demographic data obtained from:
• The office of financial management; and
• Certificate of need applications and exemption requests previously submitted by a CCRC.

"Secretary" means the secretary of the Washington state department of health or the secretary's designee.

~~((37))~~ "Shall" means compliance is mandatory.

~~((38))~~ "Skilled nursing facility" means any institution or distinct part thereof certified as a skilled nursing facility for participation in the Medicare (Title XVIII) or Medicaid (Title XIX) program.

~~((39))~~ "State health plan" means a document developed in accordance with RCW 70.38.065 and in effect until June 30, 1990, unless superseded by department adopted rules.

~~((40))~~ "State Health Planning and Resources Development Act" means chapter 70.38 RCW.

~~((41))~~ "State-wide current ratio" means a bed-to-population ratio computed from the most recent state-wide nursing home bed supply and the most recent estimate of the state-wide resident population.

"Swing beds" means up to the first five hospital beds designated by an eligible rural hospital which are available to provide either acute care or nursing home services.

"Tertiary health service" means a specialized service meeting complicated medical needs of people and requires sufficient patient volume to optimize provider effectiveness, quality of service, and improved outcomes of care.

~~((42))~~ "Transition period" means the period of time, not exceeding five years, between the date a CCRC is inhabited by a member, and the date it fully meets the requirements of a CCRC.

"Under the established ratio" means the bed-to-population ratio is less than the state-wide current established ratio.

"Undertaking" means any action subject to the provisions of chapter 246-310 WAC.

"Working days" excludes Saturdays, Sundays, and legal holidays observed by the state of Washington. Working days are counted in the same way as calendar days.

AMENDATORY SECTION (Amending Order 244, filed 2/14/92, effective 3/16/92)

WAC 246-310-020 Applicability of chapter 246-310 WAC. (1) The following undertakings shall be subject to the provisions of chapter 246-310 WAC, with the exceptions provided for in this section.

(a) The construction, development, or other establishment of a new health care facility:

(i) No new health care facility may be initiated as a health service of an existing health care facility without certificate of need approval as a new health care facility;

(ii) ~~(The extension, on a regular and ongoing basis, of the services of a home health agency or a hospice in a county not previously regularly included in the service area of that home health agency or hospice during the preceding twelve months shall be considered the development of a new home health agency or hospice.)~~ The provision of services by a home health agency or hospice to a county, on a regular and ongoing basis, that was not previously included in the home health agency or hospice service area shall be considered the development of a new home health agency or hospice.

(b) The sale, purchase, or lease of part or all of any existing hospital licensed under chapter 70.41 RCW or a psychiatric hospital licensed under chapter 71.12 RCW;

(c) A change in bed capacity of a health care facility increasing the total number of licensed beds or redistributing beds among acute care, ~~((skilled))~~ nursing ~~((,- intermediate))~~ home care, and boarding home care, as defined under RCW 18.20.020, if the bed redistribution is effective for a period in excess of six months;

(d) Any new tertiary health services offered in or through a health care facility, and not offered on a regular basis by, in, or through such health care facility within the twelve-month period prior to the time the facility will offer such services:

(i) Tertiary services include the following:

(A) Specialty burn services. This is a service designed, staffed, and equipped to care for any burn patient regardless of the severity or extent of the burn. All staff and equipment necessary for any level of burn care are available;

(B) Intermediate care nursery and/or obstetric services level II. Intermediate care nursery is defined in chapter 246-318 WAC. A level II obstetric service is in an area designed, organized, equipped, and staffed to provide a full range of maternal and neonatal services for uncomplicated patients and for the majority of complicated obstetrical problems;

(C) Neonatal intensive care nursery and/or obstetric services level III. Neonatal intensive care nursery is defined in chapter 246-318 WAC. A level III obstetric service is in an area designed, organized, equipped, and staffed to provide services to the few women and infants requiring full intensive care services for the most serious type of maternal-fetal and neonatal illnesses and abnormalities. Such a service provides the coordination of care, communications, transfer, and transportation for a given region. Level III services provide leadership in preparatory and continuing education in prenatal and perinatal care and may be involved in clinical and basic research;

(D) Transplantation of specific solid organs, including, but not limited to, heart, liver, pancreas, lung, small bowel and kidney and including bone marrow. A transplantation service for each solid organ is considered a separate tertiary service;

(E) Open heart surgery and/or elective therapeutic cardiac catheterization including elective percutaneous transluminal coronary angioplasty (PTCA). Open heart surgery includes the care of patients who have surgery requiring the use of a heart lung bypass machine. Therapeutic cardiac catheterization means passage of a tube or other device into the coronary arteries or the heart chambers to improve blood flow. PTCA means the treatment of a narrowing of a coronary artery by means of inflating a balloon catheter at the site of the narrowing to dilate the artery;

(F) Inpatient physical rehabilitation services level ~~(HH)~~ I. Level ~~(HH)~~ I rehabilitation services are services for persons with usually nonreversible, multiple function impairments of a moderate-to-severe complexity resulting in major changes in the patient's lifestyle and requiring intervention by several rehabilitation disciplines. Services are multidisciplinary, including such specialists as a rehabilitation nurse; and physical, occupational, and speech therapists; and vocational counseling; and a physiatrist. The service is provided in a dedicated unit with a separate nurses station staffed by nurses with specialized training and/or experience in rehabilitation nursing. While the service may specialize (i.e., spinal cord injury, severe head trauma, etc.), the service is able to treat all persons within the designated diagnostic specialization regardless of the level of severity or complexity of the impairments and include the requirements as identified in chapter 246-976 WAC relating to level I trauma rehabilitation services;

(G) Specialized inpatient pediatric services. The service is designed, staffed, and equipped to treat complex pediatric cases for more than twenty-four hours. The service has a staff of pediatric specialists and subspecialists.

(ii) The department shall review, periodically revise, and update the list of tertiary services. The department shall change the tertiary services list following the procedures identified in WAC 246-310-035;

(iii) The offering of an inpatient tertiary health service by a health maintenance organization or combination of health maintenance organizations is subject to the provisions under chapter 246-310 WAC unless the offering is exempt under the provisions of RCW 70.38.111.

(e) Any increase in the number of dialysis stations in a kidney disease center;

(f) Any capital expenditure in excess of the expenditure minimum for the construction, renovation, or alteration of a nursing home. However, a capital expenditure, solely for any one or more of the following, which does not substantially affect patient charges, is not subject to certificate of need review:

(i) Communications and parking facilities;

(ii) Mechanical, electrical, ventilation, heating, and air conditioning systems;

(iii) Energy conservation systems;

(iv) Repairs to, or the correction of, deficiencies in existing physical plant facilities necessary to maintain state licensure, however, other additional repairs, remodeling, or replacement projects that are not related to one or more deficiency citations and are not necessary to maintain state licensure are not exempt from certificate of need review except as otherwise permitted by (f)(vi) of this subsection or RCW 70.38.115(13);

(v) Acquisition of equipment, including data processing equipment, not for use in the direct provision of health services;

(vi) Construction(~~(-)~~) or renovation at an existing nursing home involving physical plant facilities, including administrative (~~and~~), dining, kitchen, laundry, and therapy areas, or support facilities, (~~not for use in the provision of health services~~) by an existing licensee who has operated the beds for at least one year;

(vii) Acquisition of land; (~~and~~)

(viii) Refinancing of existing debt; and

(ix) Nursing home project granted a replacement authorization under WAC 246-310-044.

(g) Any expenditure for the construction, renovation, or alteration of a nursing home or change in nursing home services in excess of the expenditure minimum made in preparation for any undertaking subject to the provisions under chapter 246-310 WAC and any arrangement or commitment made for financing such undertaking;

(h) No person may divide a project in order to avoid review requirements under any of the thresholds specified under this section; and

(i) The department may issue certificates of need authorizing only predevelopment expenditures, without authorizing any subsequent undertaking for which the predevelopment expenditures are made.

(2) No person shall engage in any undertaking subject to certificate of need review unless:

(a) A certificate of need authorizing such undertaking is issued and remains valid; or

(b) An exemption is granted in accordance with the provisions of this chapter.

(3) If a nursing home or portion of a nursing home constructed or established under the authority of a certificate of need granted from the pool of nursing home beds for ethnic minorities according to the provisions of WAC 246-310-135 is sold or leased within ten years to a party not eligible for an award of such beds under the provisions of WAC 246-310-136(2):

(a) The purchaser or lessee may not operate those beds as nursing home beds without first obtaining a certificate of need for new beds; and

(b) The beds that were awarded from the special pool shall be returned to that pool.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-035 Tertiary services identification.

(1) The criteria in this section shall be used as guidelines when examining services to determine whether the service is considered a tertiary service.

(2) In determining whether a service is a tertiary service the department shall consider the degree to which the service meets the following criteria:

(a) Whether the service is dependent on the skills and coordination of specialties and subspecialties. Including, but not limited to, physicians, nurses, therapists, social workers;

(b) Whether the service requires immediate access to an acute care hospital;

(c) Whether the service is characterized by relatively few providers;

(d) Whether the service is broader than a procedure;

(e) Whether the service has a low use rate;

(f) Whether consensus supports or published research shows that sufficient volume is required to impact structure, process, and outcomes of care; and

(g) Whether the service carries a significant risk or consequence.

(3) (~~Annually~~) Periodically the department shall request review of proposed changes to the list of tertiary services identified in WAC 246-310-020. The (~~annual~~) periodic review shall be conducted as follows:

(a) The department shall send notice to all persons who have sent the certificate of need program a written request to be notified of the annual review of tertiary services.

(b) The notice shall contain the following:

(i) Identification of the thirty-day period during which written comments may be received. This thirty-day period shall be called the comment period;

(ii) The criteria listed in this section; and

(iii) The name and address of the person in the department to whom written comments are to be addressed.

(c) The written comments must address whether a service meets or partially meets the criteria in this section.

(d) Within sixty days after the close of the comment period the department shall determine whether to propose any changes to the list of tertiary services in chapter 246-310 WAC. This sixty-day period shall be called the consideration period.

(e) During the consideration period information may be exchanged between the department and persons proposing changes to the list of tertiary services in chapter 246-310 WAC.

(4) The department shall convene a technical work group at least every three years to do the following:

(a) Review the criteria listed in this section to determine whether the criteria appropriately define a tertiary service; and

(b) Propose any necessary changes to the list of tertiary services in WAC 246-310-020.

NEW SECTION

WAC 246-310-041 Exemption from requirements for a certificate of need for continuing care retirement communities' nursing home projects. (1) Provisions for exemptions.

The secretary's designee shall grant an exemption from the requirements for a certificate of need for the construction, development, or other establishment of a nursing home, or the addition of beds to an existing nursing home, that is owned and operated by a continuing care retirement community meeting the eligibility requirements of (a) of this subsection and submitting an application for an exemption meeting the requirements of (b) of this subsection.

(a) Eligibility requirements. To be eligible for an exemption under this section, an applicant entity shall demonstrate that:

(i) Nursing home services will be offered only to contractual residents;

(ii) Residents will be provided a contractually guaranteed range of services from independent living through skilled nursing, including some assistance with daily living activities;

(iii) The facility contractually assumes responsibility for the cost of services exceeding the resident's financial responsibility under the contract, so that no third party, including the Medicaid program, is liable for the costs of care, even if the resident depletes his or her personal resources. This exclusion does not pertain to insurance purchased by the retirement community or its residents;

(iv) The entity has offered continuing care contracts and has operated a nursing home continuously since January 1, 1988, or has obtained a certificate of need to establish a nursing home;

(v) A binding agreement is maintained with the state assuring that financial liability for services to residents, including nursing home services, will not fall upon the state;

(vi) It does not operate, and has not undertaken a project that would result in the ratio of nursing home beds to independent living units exceeding one nursing home bed for every four independent living units, exclusive of nursing home beds; and

(vii) It has obtained a professional review of pricing and long-term solvency of the applicant entity within the prior five years which was fully disclosed to residents.

(b) Requirements for an application for exemption. An application for an exemption from a certificate of need shall meet the following requirements:

(i) The application for an exemption shall be submitted at least thirty days prior to the commencement of construction, submitting an application for nursing home licensure, or commencing operation of a nursing home, whichever occurs first;

(ii) A complete application shall be submitted in such form and manner as has been prescribed by the department. The information which the department prescribes shall include:

(A) All of the information required to make a determination that the applicant entity qualifies in accordance with (a) of this subsection; and

(B) A complete description of the construction, development or other establishment of a nursing home, or the addition of nursing home beds to which the exemption application pertains.

(2) Action on an application for exemption.

(a) Within thirty days after receipt of a complete application for exemption from certificate of need requirements, the department shall send the applicant a written notice whether the exemption has been granted or denied.

(b) The secretary's designee shall deny an exemption if it is determined the applicant has not met the requirements of subsection (1)(a) and (b) of this section. Written notice of the denial shall include the specific reasons for the denial.

(3) Subsequent sale, lease, acquisition, or use of, part or all, of an exempt continuing care retirement community.

Subsequent sale, lease, acquisition or use of exempt continuing care retirement communities shall require prior certificate of need approval to qualify for licensure as a nursing home unless the department determines such sale, lease, acquisition, or use is by a continuing care retirement community that meets the conditions identified in subsection (1)(a) and (b) of this section.

NEW SECTION

WAC 246-310-042 Rural hospital and rural health care facility exemptions from certificate of need review.

(1) Provisions for exemptions of qualified rural hospitals and rural health care facilities.

The secretary's designee shall grant an exemption from the requirement for a certificate of need for an increase in licensed bed capacity to a rural hospital meeting the eligibility requirements of (a) of this subsection and submitting an application for an exemption meeting the requirements of (c) of this subsection. The secretary's designee shall grant an exemption from the requirement for a certificate of need for the construction, development, or other establishment of a new hospital to a rural health care facility meeting the eligibility requirements of (b) of this subsection and submitting an application for an exemption meeting the requirements of (c) of this subsection.

(a) Eligibility requirements for a rural hospital exemption. To be eligible for an exemption from the requirements under this section, a rural hospital, shall demonstrate that:

(i) The applicant hospital meets the definition of a rural hospital as defined by the department;

(ii) The request is being made within three years of the date the beds licensed under chapter 70.41 RCW were reduced;

(iii) The increase in licensed beds will result in no more than had previously been licensed; and

(iv) The rural hospital became a rural primary care hospital under the provisions of Part A Title XVIII of the Social Security Act Section 1820, 42 U.S.C., 1395c et seq. after its licensure reduction.

(b) Eligibility requirements for a rural health care facility exemption. To be eligible for an exemption from the requirements under this section, a rural health care facility, shall demonstrate that:

(i) The applicant facility meets the definition of a rural health care facility under RCW 70.175.100;

(ii) The applicant facility was previously licensed as a hospital under chapter 70.41 RCW;

(iii) The request is being made within three years of the effective date of the rural health care facility license;

(iv) There will be no increase in the number of beds previously licensed under chapter 70.41 RCW and there is no redistribution in the number of beds used for acute care or long-term care;

(v) The rural health care facility has been in continuous operation; and

(vi) The rural health care facility has not been purchased or leased.

(c) Requirements for an application for exemption by a rural hospital or rural health care facility. An application for an exemption from a certificate of need shall meet the following requirements:

(i) The application for a rural hospital exemption shall be submitted at least thirty days prior to the effective date of the hospital license that increases the number of beds at the rural hospital or at the time an application is made to the department to increase the number of licensed beds at the rural hospital, whichever occurs first.

(ii) The application for a rural health care facility exemption shall be submitted at least thirty days prior to the effective date of the hospital license that converts the rural health care facility back to a hospital or at the time an application is made to the department to convert back to a hospital, whichever occurs first;

(iii) A complete application shall be submitted in such form and manner as has been prescribed by the department. The information which the department prescribes shall include:

All of the information required to make a determination that the rural hospital qualifies in accordance with (a) of this subsection or that the rural health care facility qualifies with (b) of this subsection.

(2) Action on an application for exemption by a rural hospital or rural health care facility.

(a) Within thirty days after receipt of a complete application for exemption from certificate of need requirements, the department shall send the applicant a written notice whether the exemption request has been granted or denied.

(b) The secretary's designee shall deny an exemption if it is determined the applicant entity has not met the requirements of subsection (1)(a), (b), or (c) of this section. Written notice of the denial shall include the specific reasons for the denial.

NEW SECTION

WAC 246-310-043 Exemption from requirements for a certificate of need for nursing home bed conversions to alternative use. Provisions for exemptions.

The secretary's designee shall grant an exemption from the requirements for a certificate of need for the conversion

of nursing home beds banked under the provisions of RCW 70.38.111(8) by a nursing home meeting the eligibility requirements of this section and submitting an application for an exemption which demonstrates the eligibility requirements have been met.

(1) Eligibility requirements. To be eligible for an exemption under this section, an applicant shall demonstrate that:

(a) The nursing home voluntarily reduced its licensed capacity to provide one or more alternative services, as identified in RCW 70.38.111(8), to reduce the number of beds per room to one or two in the nursing home, or otherwise enhance the quality of life for residents, as defined in WAC 246-310-010;

(b) The beds to be converted back to nursing home beds are to be licensed in the original facility;

(c) The nursing home has remained in continuous operation and has not been sold or leased during the bed banking time interval;

(d) Notice of intent to bank the nursing home beds was given as required by WAC 246-310-395; and

(e) The bed conversion occurs within four years of the bed banking, unless the department has granted a four year extension under WAC 246-310-580 in which case the bed conversion must occur within eight years of the original bed banking.

(2) Nursing homes proposing to establish, construct, or otherwise develop alternative services subject to certificate of need review under the provisions of RCW 70.38.105 shall obtain certificate of need approval prior to providing such services.

NEW SECTION

WAC 246-310-044 Exemption from requirements for a certificate of need for nursing home bed replacements.

(1) Provisions for exemptions.

The secretary's designee shall grant a replacement authorization exempting a facility from the requirements for a certificate of need for the replacement of existing nursing home beds under the provisions of RCW 70.38.115 (13)(a) by a nursing home meeting the eligibility requirements of this section and submitting an application, following the notice requirements in WAC 246-310-396, which demonstrates the eligibility requirements have been met.

(2) Nursing home construction or renovation projects for the purpose of replacing nursing home beds within the same planning area, and which meet the eligibility requirements in subsection (3) of this section and the notification requirements in WAC 246-310-396, shall not be subject to certificate of need review. Projects meeting the above requirements would include, but are not limited to:

(a) Replacement of an existing facility at the same location;

(b) Construction of a new nursing home or facilities for the purpose of replacing beds in the same planning area;

(c) Renovation of an existing facility for the purpose of replacing beds; and

(d) Redistribution of all or a portion of existing beds to an existing or new nursing home or facilities in the same planning area.

(3) Eligibility requirements. To be eligible for an exemption under this section, an applicant shall demonstrate that:

(a) The applicant is the existing licensee (as defined in WAC 246-310-010) of all affected facilities and has operated the beds at all affected facilities for at least one year immediately preceding the replacement exemption request fulfilling the requirements as specified in WAC 246-310-396;

(b) The applicant will be the licensee at all affected facilities at the completion of the project except as allowed under the provisions of RCW 70.38.115(14);

(c) The project will not increase the total bed capacity of a planning area; and

(d) The nursing home beds being replaced will not provide nursing home services once the replacement beds are licensed.

(4) Projects must be commenced within two years following replacement authorization with a possibility of one six-month extension provided that substantial and continuing progress had been made toward commencement of the project as referenced in WAC 246-310-580.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-050 Applicability determination. (1) Any person wanting to know whether an action the person is considering is subject to certificate of need requirements (chapter 246-310 WAC) (~~should~~) may submit a written request to the certificate of need unit requesting a formal determination of applicability of the certificate of need requirements to the action.

(a) (~~A copy of a written request for determination of applicability shall be sent simultaneously to the appropriate advisory review agencies.~~

(b) (~~The written request (shall be in a form prescribed by the department and contain an explicit description of the action. The description)) shall include the nature and extent of any construction, changes in services, and the estimated total costs of the action.~~

(2) The department may request (~~such~~) any additional written information (~~as~~) that is reasonably necessary to make an applicability determination on the action.

(3) The department shall respond in writing to a request for an applicability determination within thirty days of receipt of (~~at~~) the complete information needed for such determination. In the written response, the department shall state the reasons for its determination that the action is or is not subject to certificate of need requirements.

(4) Information or advice given by the department as to whether an action is subject to certificate of need requirements shall not be considered an applicability determination unless it is in written form in response to a written request submitted in accordance with provisions of this section.

(5) A written applicability determination on an action in response to a written request and based on written information shall be binding upon the department: *Provided*, The nature, extent, or cost of the action does not significantly change.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-080 Letter of intent. Any person planning to propose an undertaking subject to certificate of need review shall submit a letter of intent as follows:

(1) ~~((A copy of))~~ The letter of intent shall include the following information:

(a) A description of the ~~((extent of the))~~ services proposed;

(b) The estimated cost of the proposed project;

(c) ~~((A description))~~ An identification of the service area.

~~((d)) Any person proposing an undertaking subject to certificate of need review shall send simultaneously a copy of the letter of intent to the regional health council or councils, if any, for the health service area or areas in which the project is to be located and, in the case of a hospital project, to the hospital commission.~~

~~((e)) The letter of intent shall not constitute "notice of intent" with respect to the acquisition of major medical equipment.)~~

(2) A letter of intent shall be valid for six months after the receipt of the letter by the department. If the applicant does not submit an application for the project as described in the letter within this time frame, a new letter of intent shall be required before the department accepts an application.

(3) In the event that the application proposes a project that is significantly different than that proposed in the letter of intent, the department shall consider the application the letter of intent and no further action shall be taken until the end of the thirty-day letter of intent period.

(4) Expedited or regular review. Any person proposing an undertaking subject to an expedited or regular review shall submit a letter of intent at least thirty days prior to the submission of the application.

~~((3))~~ (5) Concurrent review.

(a) Any person proposing undertakings subject to concurrent review shall submit a letter of intent according to the applicable schedule.

(b) Within thirty days following the last day of the letter of intent submittal period, the department ~~((after consultation with the advisory review agencies;))~~ shall determine which of the proposed undertakings compete with other proposed undertakings. Two or more undertakings within the same concurrent review cycle may be competing when the proposed ~~((nursing home beds))~~ undertaking would be located in the same county or ~~((nursing home))~~ planning area and/or the undertakings propose nursing home beds to be allocated from the same statewide continuing care retirement community (CCRC) bed pool as defined in WAC 246-310-380. The department shall notify applicants of competing undertakings.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-090 Submission and withdrawal of applications. (1) General.

(a) A person proposing an undertaking subject to review shall submit a certificate of need application in such form and manner and containing such information as the depart-

ment ~~((after consultation with the advisory review agencies;))~~ has prescribed and published as necessary to such a certificate of need application.

(i) The information, which the department prescribes and publishes as required for a certificate of need application, shall be limited to the information necessary for the department to perform a certificate of need review and shall vary in accordance with and be appropriate to the category of review or the type of proposed project: *Provided however,* That the required information shall include ~~((that which))~~ what is necessary to determine whether the proposed project meets applicable criteria and ((plan)) standards.

(ii) Information regarding a certificate of need application submitted by an applicant after the department has given "notification of the beginning of review" in the manner prescribed by WAC 246-310-170 shall be submitted in writing to the department ~~((the regional health council, and for hospital projects, to the hospital commission)).~~

(iii) Except as provided in WAC ~~((246-310-326))~~ 246-310-190, no information regarding a certificate of need application submitted by an applicant after the conclusion of ~~((a public hearing conducted under the provisions of WAC 246-310-180 or the date of the final action of the appropriate regional health council or the date of the final action of the hospital commission on the application, whichever occurs last;))~~ the public comment period shall be considered by the department in reviewing and taking action on a certificate of need application. An exception to this rule shall be made when, during its final review period, the department finds an unresolved pivotal issue requires submission of further information by an applicant and the applicant agrees to an extension of the review period in order to resolve this issue as provided for in WAC 246-310-160 (2)(b), 246-310-150 (2)(c), and 246-310-140(4). The department shall furnish copies of its request to the applicant for such additional information to the appropriate advisory review agencies. The department shall give public notice of such request for additional information through the same newspaper in which the "notification of beginning of review" for the project was published. The notice shall identify the project, the nature of the unresolved issue and the information requested of the applicant, and shall state the period of time allowed for receipt of written comments from interested persons.

(b) A person submitting a certificate of need application shall ~~((simultaneously))~~ submit ~~((copies))~~ one original and one copy of ~~((such))~~ the application to the certificate of need ~~((unit))~~ program of the department ~~((and the appropriate advisory review agencies)).~~

~~((i)) The original and two copies of the application shall be submitted to the certificate of need unit of the department.~~

~~((ii)) At least three and such additional copies of the application as may be required by the regional health council shall be submitted to the appropriate regional health council.~~

~~((iii)) For a hospital project, one copy shall be submitted to the hospital commission.)~~

(c) On or before the last day of the applicable screening period for a certificate of need application, as prescribed in subsections (2) and (3) of this section, the department shall send a written notice to the person submitting the application stating whether or not the application has been declared complete. If an application has been found to be incomplete,

the notice from the department shall specifically identify the portions of the application (~~(in which)~~) where the information provided has been found to be insufficient or indefinite and request ~~((the))~~ supplemental information needed to complete the application. ~~((The notice from the department shall incorporate the findings as to insufficient or indefinite application information transmitted to the department by the regional health council and the hospital commission.))~~

(d) The department shall not request any supplemental information of a type not prescribed and published as being necessary to a certificate of need application for the type of project being proposed. The department may request clarification of information provided in the application.

(e) A response to the department's request for information to supplement an incomplete application shall be written ~~((and submitted to the same agencies and in the same numbers as required for an application under the provisions of subsection (1)(b) of this section)).~~

(2) Screening and prereview activities.

(a) The department ~~((and the appropriate advisory review agencies))~~ shall, within a fifteen working-day period for emergency, expedited, and regular reviews, screen the application to determine whether the information provided in the application is complete and as explicit as is necessary for a certificate of need review. This screening period shall begin on the first day after ~~((which))~~ the department ~~((and the advisory review agencies have each))~~ has received ((copies of)) the application. In the event that the application is lacking significant information relating to the review criteria, the department may, upon notification, reserve the right to screen the application again upon receipt of the applicant's original response unless the applicant exercises option (c)(iii) of this subsection.

(b) The department shall return an incomplete certificate of need application to the person submitting the application if the department has not received a response to a request for the supplemental information sent in accordance with subsection (1)(c) of this section within forty-five days for emergency, expedited, and regular reviews unless extended by mutual agreement, and within one month for concurrent review after such request was sent.

(c) For emergency, expedited, and regular reviews, a person submitting a response to the department's request for supplemental information to complete a certificate of need application within forty-five days after the request was sent by the department, in accordance with subsection (1)(c) of this section, shall have the right to exercise one of the following options:

(i) Submission of written supplemental information and a written request that ~~((such))~~ the information be screened and the applicant be given opportunity to submit further supplemental information if the department determines that the application is still incomplete;

(ii) Submission of written supplemental information with a written request that review of the certificate of need application begin without the department notifying the applicant as to whether the supplemental information is adequate to complete the application; or

(iii) Submission of a written request that the ~~((incomplete))~~ application be reviewed without supplemental information.

(d) The department shall not accept responses to the department's screening letters later than ten days after the department has given "notification of beginning of review."

(e) For concurrent review a person submitting a response to the department's request for supplemental information to complete a certificate of need application within one month after the request was sent by the department, in accordance with subsection (1)(c) of this section, shall submit written supplemental information or a written request that the incomplete application be reviewed. The review shall begin in accordance with the published schedule.

~~((f))~~ (f) After receipt of a request for review of a certificate of need application, submitted in accordance with subsection (2)(c)(ii) or (iii) of this section, the department shall give notification of the beginning of review in the manner prescribed for a complete application in WAC 246-310-170.

~~((g))~~ (g) If a person requests the screening of supplemental information in accordance with subsection (2)(c)(i) of this section, such screening shall be carried out in the same number of days and in the same manner as required for an application in accordance with the provisions of subsection (1)(c) and (2)(a) of this section. The process of submitting and screening supplemental information may be repeated until the department declares the certificate of need application complete, the applicant requests that review of the incomplete application begin, or the one hundred twentieth day after the beginning of the first screening period for the application, whichever occurs first. The department shall return an application to the applicant if it is still incomplete on the one hundred twentieth day after the beginning of the first screening period and the applicant has not requested review of such incomplete application.

(3) Withdrawal of applications.

A certificate of need application shall be withdrawn from the certificate of need process if the department receives a written request for withdrawal of the application from the person submitting the application at any time before final action on such application has been taken by the secretary's designee.

(4) Resubmission of applications withdrawn or returned as incomplete.

A submission of a new certificate of need application shall be required for a certificate of need review of any undertaking for which the department has returned an incomplete application in accordance with subsection (2)(b) of this section, or for which a certificate of need application has been withdrawn in accordance with subsection (3) of this section. The content of the application should be updated as necessary before resubmission.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-100 Amendment of certificate of need applications. (1) The following changes to an application may be considered by the department an amendment of an application:

(a) The addition of a new service or elimination of a service included in the original application.

(b) The expansion or reduction of a service included in the original application.

(c) An increase in the bed capacity.

(d) A change in the capital cost of the project or the method of financing the project.

(e) A ~~((substantial))~~ significant change in the rationale used to justify the project.

(f) A change in the applicant.

(2) Direct responses to screening questions will not be considered amendments.

(3) Amendments to certificate of need applications shall include information and documentation consistent with the requirements of WAC 246-310-090 (1)(a)(i) and (b).

(4) Application for emergency review. If an applicant ~~((amends))~~ changes an application during the screening period, the department ~~((, after consultation with the advisory review agencies,))~~ shall determine whether the ~~((amended))~~ changed application constitutes a new application. An application ~~((amended))~~ changed during the review period shall be considered a new application.

(5) An application for expedited or regular review may be ~~((amended))~~ changed during the screening period or the ~~((advisory review))~~ public comment period.

(a) ~~((The advisory review agency recommends to the department that a change to an application constitutes an amendment. When the advisory agency recommends an application has been amended, a written justification shall be submitted to the applicant and the department within five working days after the recommendation is made.))~~ If an application is changed during the screening period or within the ten-day grace period following the beginning of review, the department shall determine whether the changed application constitutes an amended application. The applicant may submit written information to the department within five working days of receiving the department's determination indicating why the change should not be considered an amendment. ~~((The applicant shall also submit the written information to the advisory agency.))~~

(b) The department shall ~~((determine))~~ respond within five working days of ~~((receipt of))~~ receiving the ~~((advisory agency recommendation))~~ applicant's written information concerning ~~((an amendment))~~ whether the application changes constitute ~~((s))~~ an amendment ~~((to an application))~~.

(c) When an application has been amended, the review period may be extended ~~((at the written request of the advisory review agency))~~ for a period not to exceed forty-five days.

(6) An application for concurrent review may be amended according to the following provisions:

(a) The department ~~((, in consultation with the advisory review agency,))~~ shall determine when an application has been amended.

(b) An amendment may be made through the first forty-five days of the concurrent review process. When the department determines an applicant ~~((amends))~~ has amended an application, the review period for all applications reviewed concurrently shall be extended by a single thirty-day period. The forty-five days for amendments shall be divided as follows:

(i) During the first thirty days an applicant or applicants may amend an application one or more times.

(ii) When an amendment has been made to an application in the first thirty days, all applicants may make one final amendment during the remaining fifteen days of the forty-five day period.

(iii) The department shall send written notice to all applicants when an amendment to an application is submitted.

(iv) If no amendment has been made to any application through the thirty-day period, no amendments may be made during the subsequent fifteen-day period.

(c) Any information submitted after the amendment period which has not been requested in writing by the department shall be returned to the person submitting the information and shall not be considered in the review of the application.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-110 Categories of review. (1) In the review of any certificate of need application, one of the following review processes shall be used: Regular review, concurrent review, emergency review, or expedited review ~~((or administrative review)).~~

(2) Determination of review process.

The department ~~((, after any necessary consultation with the appropriate advisory review agencies,))~~ shall determine which review process will be used in the review of a given certificate of need application.

(a) ~~((Administrative review.~~

~~((i) The secretary's designee shall have the authority to review an abbreviated application proposing the obligation of any capital expenditure by or on behalf of a health care facility decreasing the total number of licensed beds or relocating licensed beds from one facility to another, by ten beds or ten percent, whichever is less, in any two-year period. Prior to making a determination of administrative review, the secretary's designee shall consult with the advisory review agencies.~~

~~((ii) An abbreviated application shall be submitted in a form acceptable to the secretary's designee in accordance with the provisions of WAC 246-310-090 (1)(b).~~

~~((iii) Such review shall be completed within ten working days after receipt of an application.~~

~~((b))~~ Emergency review.

(i) ~~((Beginning January 1, 1981,))~~ An emergency review may, with the written consent of the appropriate advisory review agencies, be conducted when an immediate capital expenditure is required in order for a health care facility to maintain or restore basic and essential patient services.

(ii) The department may ~~((, after consulting with the appropriate advisory review agencies,))~~ determine an application submitted for emergency review does not qualify for such review. Such a determination and notification to the applicant shall be made within five days after receipt of the application. When the department makes a determination that an application is not subject to emergency review procedures, the application will be reviewed under another review process appropriate for the type of undertaking proposed. The department will notify the applicant of the other process under which the application will be reviewed.

~~((e))~~ b) Expedited review.

~~((Beginning July 24, 1983,))~~ An expedited review shall be conducted on a certificate of need application for the following:

(i) Projects proposed for the correction of deficiencies as described in WAC 246-310-480, except projects for the repair to or correction of deficiencies in the physical plant necessary to maintain state licensure, which are exempt from review by the provisions of WAC 246-310-020, if they do not substantially affect patient charges.

~~((ii))~~ ~~((The replacement of equipment having similar functional capability and not resulting in the offering or development of any new health services.))~~

~~((iii))~~ Demonstration or research projects: *Provided*, That such projects do not involve a change in bed capacity or the provision of a new ~~((institutional))~~ tertiary health service.

~~((iv))~~ (iii) Acquisition of an existing health care facility.

~~((v))~~ (iv) Projects limited to predevelopment expenditures.

~~((d))~~ (c) Regular review process.

The regular review process shall be used for any application unless the department has determined the emergency, expedited, or concurrent review process will be used in the review of such application. The regular review process will also be used to review applications for projects solely for the purposes listed in WAC 246-310-020 determined by the department to substantially affect patient charges, unless the project qualifies for an expedited review under subsection (2)~~((b))~~ (a)(i) of this section.

~~((e))~~ (d) Concurrent review process.

The concurrent review process shall be used for all applications determined to be competing in accordance with WAC 246-310-120.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-120 Concurrent review process. (1) Projects for which the department may establish concurrent review schedules are identified in RCW 70.38.115(7). An annual concurrent review has been scheduled for competing projects proposing:

(a) New nursing homes, not using bed allocations banked under the provisions of RCW 70.38.115(13);

(b) Nursing home bed additions, not using bed allocations banked under the provisions of RCW 70.38.115(13);

(c) The redistribution of beds from the following facility and service categories to ~~((skilled))~~ nursing ~~((facility))~~ home beds:

(i) Acute care,

(ii) Boarding home, or

(iii) Intermediate care for the mentally retarded~~((, or~~

~~((d) The redistribution of beds from the following facility and service categories to intermediate care facility beds:~~

~~((i) Acute care, or~~

~~((ii) Boarding home, and~~

~~((e) The relocation of nursing home beds from one county or nursing home planning area to another county or nursing home planning area)).~~

(2) Procedures for the concurrent review process shall be as follows:

(a) Submittal of initial applications.

~~((i) Each applicant shall submit ~~((simultaneously copies of the application to each reviewing agency))~~ one original and one copy of the application to the department.~~

~~((ii) Each applicant if requested in writing shall provide a copy of his or her application to the applicant of each other competing application.~~

(b) Screening of the initial applications.

~~((i) The department ~~((and the appropriate advisory agencies))~~ shall screen each initial application during the screening period of the applicable concurrent review cycle schedule.~~

~~((ii) The screening period shall begin on the first ~~((work))~~ working day following the last day of the initial application submittal period for the applicable concurrent review cycle schedule.~~

~~((iii) The department by the end of the screening period of the applicable concurrent review cycle schedule, shall send a written request for supplemental information to each applicant.~~

~~((iv) Each applicant, by the end of the final application submittal period, shall respond to the department's written request for supplemental information in one of the following ways:~~

~~((A) Submitting the requested written supplemental information, or~~

~~((B) Submitting a written request that the incomplete application be reviewed without supplemental information.~~

~~((c) Reviewing of final applications.~~

~~((i) The department shall commence the review of competing applications on the date prescribed for the applicable concurrent review cycle schedule.~~

~~((ii) The total number of days in the ~~((advisory))~~ public comment and final review periods shall not exceed one hundred and thirty-five, unless extended in accordance with subsection (2)(d) of this section.~~

~~((iii) The ~~((appropriate advisory review agencies shall submit written findings and recommendations on each competing application to the department within))~~ public comment period shall be a maximum of ninety days from the beginning of the ~~((advisory))~~ review period, unless the ~~((advisory review))~~ public comment period is extended in accordance with subsection (2)(d) of this section. The first sixty days of the public comment period is reserved for receiving public comment and conducting a public hearing, if requested. The remaining thirty days shall be reserved for the applicant or applicants to provide rebuttal statements to written or oral statements submitted during the first sixty-day period. Any interested party that:~~

~~((A) Is located or resides within the applicant's health service area;~~

~~((B) Testified or submitted evidence at a public hearing; and~~

~~((C) Requested in writing to be informed of the department's decision, shall also be provided the opportunity to provide rebuttal statements to written or oral statements submitted during the first sixty-day period.~~

~~((iv) The department shall conclude its final review and the secretary's designee shall take action on a certificate of need application within forty-five days after the end of the ~~((advisory review agencies' review))~~ public comment period,~~

PERMANENT

unless extended in accordance with subsection (2)(d) of this section.

(d) Extending review of final applications.

(i) The ~~((advisory review))~~ public comment period shall be extended in accordance with the provisions of WAC 246-310-100~~((6))~~.

(ii) The final review period may be extended by the department under the following provisions:

(A) The department informs each applicant of the competing applications of the existence of an unresolved pivotal issue.

(B) The department may make a written request for additional information from one or more of the applicants of the competing applications.

(C) The department shall specify in the written request a deadline for receipt of written responses.

(D) Each applicant receiving such written request may provide a written response within the specified deadline.

(E) The department may extend the final review period for all competing applications up to thirty days after the receipt of the last response to the department's request for additional information or after the specified deadline, whichever occurs first.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-130 Nursing home concurrent review cycles. (1) The department shall review concurrently during review cycles established under subsection ~~((6))~~ (5) of this section the following:

(a) New nursing homes~~(s)~~ beds not using bed allocations banked under the provisions of RCW 70.38.115(13);

~~(b) ((Nursing home bed additions, or~~

~~e)) Redistribution of beds from the following facility or service categories to skilled nursing care beds:~~

~~(i) Acute care,~~

~~(ii) Boarding home care~~(s, or~~~~

~~(iii) Intermediate care for the mentally retarded; or~~

~~(d) Redistribution of beds from the following facility or service categories to intermediate care facility beds:~~

~~(i) Acute care, or~~

~~(ii) Boarding home care).~~

(2) Undertakings ~~((of type A))~~ by continuing care retirement communities (CCRCs), as defined in ~~((subsection (3)(b)(i) of))~~ this section which do not propose or are not operating within a transition period as defined in ~~((subsection (3)(d) of))~~ this section during development, and which meet the following conditions, shall be reviewed under the regular review process per WAC 246-310-160:

(a) The number of nursing home beds requested in a single undertaking shall not exceed sixty; and

(b) After project completion, the number of nursing home beds, including those with which the CCRC contracts, shall not exceed one bed for each four independent living units within the CCRC. In computing this ratio, only independent living units of the CCRC already existing, and/or scheduled for completion at the same time as the proposed nursing home beds under the same financial feasibility plan, shall be counted.

(3) ~~((For purposes of this section, the following definitions shall be used:~~

~~(a) "Continuing care contract" means a contract to provide a person, for the duration of the person's life or for a term in excess of one year, shelter along with nursing, medical, health related, or personal care services, in exchange for payment of an entrance fee, periodic charges, or both. Continuing care contracts include, but are not limited to, life care agreements and mutually terminable contracts. The living space and services under a continuing care contract may or may not be provided at the same location.~~

~~(b) "Continuing care retirement community (CCRC)" means any of a variety of entities providing shelter and services based on continuing care contracts with its enrollees. CCRCs are categorized as follows:~~

~~(i) "Type A CCRC" means a CCRC meeting the following requirements:~~

~~(A) Maintains for a period in excess of one year a CCRC contract with its enrollees or residents for a contractually guaranteed range of services from independent living through nursing home care, including some form of assistance with activities of daily living;~~

~~(B) Continues a contract if an enrollee or resident is no longer able to pay for services;~~

~~(C) Offers services only to contractual enrollees with limited exception related to use of transition periods; and~~

~~(D) Prohibits Medicaid program liability for costs of care even if the member depletes his or her personal resources.~~

~~(ii) "Type B CCRC" means a CCRC meeting the following requirements:~~

~~(A) Maintains for a period in excess of one year a CCRC contract with its enrollees or residents;~~

~~(B) May provide a range of services beyond nursing home care;~~

~~(C) May terminate a contract if an enrollee or resident is unable to pay for services;~~

~~(D) May admit patients to the nursing home who are not CCRC enrollees or residents; and~~

~~(E) May maintain Medicaid contracts and/or other requirements for third party payment.~~

~~(c) "Enrollee" of a CCRC means an individual who has signed a continuing care contract with a CCRC.~~

~~(d) "Transition period" means a period of time, not exceeding five years, between the date an enrollee becomes the first resident of a type A CCRC and the date it fully meets the requirements of a type A CCRC as contained in the current state health plan.~~

~~(4))~~ The annual nursing home concurrent review consists of the following cycles:

(a) One of the annual cycles is reserved for the review of competing applications submitted by or on behalf of:

(i) ~~((Type A))~~ CCRCs applying for nursing home beds available from the statewide CCRC allotment as described in WAC 246-310-380(5); and

(ii) ~~((Type A))~~ CCRCs which propose or are operating within a transition period during development and are not applying for nursing home beds available from any nursing home planning area~~(s, and~~

~~(iii) Type B CCRCs applying for nursing home beds available from the statewide CCRC allotment).~~

(b) Two other cycles are established for review of competing applications for nursing home beds needed ~~((in half of)).~~ The nursing home planning areas~~(s, and~~

~~(e) Until whichever occurs first, December 31, 1990, or issuance of a certificate of need for all or part of those available beds, one cycle is reserved for the review of competing applications submitted for nursing home beds available from the King County AIDS nursing home bed allotment established under WAC 246-310-400)) are divided into two separate groups.~~

~~((5)) (4) The department shall use the following nursing home concurrent review application filing procedures:~~

(a) Each applicant shall:

(i) File the required number of copies of each application as specified in the application information requirements, and

(ii) Mail or deliver the application so that the department receives it no later than the last day for initial application receipt as prescribed in the schedule for that concurrent review cycle.

(b) The department shall:

(i) Only review applications for which a letter of intent, as described in WAC 246-310-080, was mailed or delivered to the department before the last day for receipt of letters of intent as indicated below;

(ii) Begin screening all applications received during the initial application period on the first working day following the close of that period; and

(iii) Return to the applicant any application received after the last day of the initial application receipt period.

~~((6)) (5) The schedules for the annual nursing home bed concurrent review cycles shall be as follows:~~

~~(a) For those applications described in subsection ((4)) (3)(a) of this section, the concurrent review cycle schedule shall be as follows:~~

(i) Period for receipt of letters of intent shall begin on the first working day of June and end on the first working day of July,

(ii) Period for receipt of initial applications shall begin on the first working day of July and end on the first working day of August,

(iii) End of initial application completeness screening period is the first working day of September,

(iv) End of final application receipt period is the first working day of October, and

(v) Beginning of concurrent review period is October 16 or first working day after that date.

(b) For competing applications submitted for nursing home beds available for the Chelan/Douglas, Clallam, Clark/Skamania, Cowlitz, Grant, Grays Harbor, Island (~~excluding Camano~~), Jefferson, King, Kittitas, Klickitat, Okanogan, Pacific, San Juan, Skagit, Spokane, and Yakima nursing home planning areas, the concurrent review cycle schedule shall be as follows:

(i) Period for receipt of letters of intent shall begin on the first working day of July and end on the first working day of August,

(ii) Period for receipt of initial applications shall begin on the first working day of August and end on the first working day of September,

(iii) End of initial application completeness screening period is the first working day of October,

(iv) End of final application receipt period is the first working day of November, and

(v) Beginning of concurrent review period is November 16 or first working day after that date.

(c) For competing applications submitted for nursing home beds available for the Adams, Asotin, Benton, Columbia, Ferry, Franklin, Garfield, Kitsap, Lewis, Lincoln, Mason, Pend Oreille, Pierce, Snohomish (~~including Camano~~), Stevens, Thurston, Wahkiakum, Walla Walla, Whatcom, and Whitman nursing home planning areas, the concurrent review cycle schedule shall be as follows:

(i) Period for receipt of letters of intent shall begin on the first working day of August and end on the first working day of September,

(ii) Period for receipt of initial applications shall begin on the first working day of September and end on the first working day of October,

(iii) End of initial application completeness screening period is the first working day of November,

(iv) End of final application receipt period is the first working day of December, and

(v) Beginning of concurrent review period is December 16 or first working day after that date.

~~((d) For those applications described in subsection (4)(e) of this section, the concurrent review cycle shall be as follows:~~

~~(i) Period for receipt of letters of intent shall begin on February 17, 1989, and end on March 3, 1989;~~

~~(ii) Period of receipt of initial applications shall begin on March 6, 1989, and end on March 20, 1989;~~

~~(iii) End of initial application completeness screening period is April 3, 1989;~~

~~(iv) End of final application receipt period is April 17, 1989;~~

~~(v) Beginning of concurrent review period is April 17, 1989;~~

~~(vi) End of the advisory review period is June 16, 1989; and~~

~~(vii) End of the final review period is July 14, 1989.))~~

AMENDATORY SECTION (Amending Order 293, filed 8/4/92, effective 9/4/92)

WAC 246-310-132 Open heart surgery concurrent review cycle. (1) The department shall review new open heart surgery services using the concurrent review cycle in this section.

(2) Certificate of need applications shall be submitted and reviewed according to the following schedule and procedures.

(a) Letters of intent shall be submitted between the first working day and last working day of July of each year(~~beginning in 1992~~).

(b) Initial applications shall be submitted between the first working day and last working day of August of each year(~~beginning in 1992~~).

(c) The department shall screen initial applications for completeness by the last working day of September of each year(~~beginning in 1992~~).

(d) Responses to screening questions shall be submitted by the last working day of October of each year(~~beginning in 1992~~).

(e) The public review and comment period for applications shall begin on November 16 of each year(~~beginning~~

in 1992)). In the event that November 16 is not a working day in any year, then the public review and comment period shall begin on the first working day after November 16.

(f) The public ~~((review and))~~ comment period shall be limited to ninety days, unless extended according to the provisions of WAC 246-310-120 (2)(d). The first sixty days of the public comment period shall be reserved for receiving public comments and conducting a public hearing, if requested. The remaining thirty days shall be for the applicant or applicants to provide rebuttal statements to written or oral statements submitted during the first sixty-day period. Any interested party that:

(i) Is located or resides within the applicant's health service area;

(ii) Testified or submitted evidence at a public hearing; and

(iii) Requested in writing to be informed of the department's decision, shall also be provided the opportunity to provide rebuttal statements to written or oral statements submitted during the first sixty-day period.

(g) The final review period shall be limited to sixty days, unless extended according to the provisions of WAC 246-310-120 (2)(d).

(3) Any letter of intent or certificate of need application submitted for review in advance of this schedule, or certificate of need application under review as of the effective date of this section, shall be held by the department for review according to the schedule in this section.

AMENDATORY SECTION (Amending Order 244, filed 2/14/92, effective 3/16/92)

WAC 246-310-135 Ethnic minority nursing home bed pool—Procedures. (1) The department is establishing a pool of two hundred fifty nursing home beds to serve the special needs of ethnic minorities. This pool shall be made up of nursing home beds that have become available on or after March 15, 1991, due to:

(a) Loss of license or reduction in licensed bed capacity of existing nursing homes, if the beds are not otherwise obligated for replacement as evidenced by a certificate of need authorizing such replacement; or

(b) Expiration or surrender of a certificate of need.

(2) Applications for construction or establishment of ethnic minority nursing home beds shall be reviewed in concurrent review cycles published by the department in rules.

(3) The department may award up to one hundred nursing home beds to a qualified applicant or applicants in the first concurrent review, and before those beds are in the ethnic minority bed pool. ~~((The schedule for the first concurrent review is set out in subsection (6) of this section.))~~

(4) A second concurrent review cycle shall not be conducted until at least two hundred beds are in the ethnic minority bed pool, including the number of beds awarded in the first concurrent review. In this review cycle the department shall award at least one hundred beds and may award as many as one hundred fifty beds to a qualified applicant or applicants. In addition, the department may award any beds not awarded in the first concurrent review, provided any decision not to award those beds is not under appeal. The

schedule for the second concurrent review shall be published in rule after at least two hundred beds are in the ethnic minority bed pool.

(5) The department shall conduct additional concurrent review cycles to award beds to qualified applicants when fewer than two hundred fifty beds are awarded in the first and second concurrent reviews, or when beds are returned to the ethnic minority bed pool under the provisions of WAC 246-310-020(3). Such additional concurrent reviews shall be conducted according to schedules published in rules. The department shall schedule additional concurrent reviews when the department determines an adequate number of nursing home beds are in the pool to justify such reviews.

~~((6) The first ethnic minority concurrent review cycle shall be conducted according to the following schedule:~~

~~(a) Letters of intent shall be submitted to the department between the first and last working day of March 1992.~~

~~(b) Initial applications shall be submitted to the department between the first and last working day of April 1992.~~

~~(c) The department shall screen initial applications for completeness by the last working day of May 1992.~~

~~(d) Responses to screening questions shall be submitted to the department by the last working day of June 1992.~~

~~(e) The public review and comment period for applications shall begin on July 14, 1992, and shall be limited to ninety days, unless extended according to the provisions of WAC 246-310-120 (2)(d).~~

~~(f) The final review period shall be limited to sixty days, unless extended according to the provisions of WAC 246-310-120 (2)(d).~~

~~(g) Any letters of intent or certificate of need applications submitted for review in advance of this schedule, or any certificate of need applications under review as of the effective date of this section, shall be held for review according to the schedule in this subsection.))~~

AMENDATORY SECTION (Amending Order 244, filed 2/14/92, effective 3/16/92)

WAC 246-310-136 Ethnic minority nursing home bed pool—Considerations for review of applications. (1) The department shall consider the following factors in the course of reviewing and making decisions on applications for construction or establishment of nursing home beds for ethnic minorities.

(a) Conformance with applicable review criteria in WAC 246-310-210, 246-310-220, 246-310-230, and 246-310-240;

(b) Which ~~((of any))~~ competing applications best meet identified needs, consistent with the purpose of concurrent review as stated in RCW 70.38.115(7).

(c) The relative degree to which the long-term care needs of an ethnic minority among Washington residents are not otherwise being met. This includes consideration of the legislature's finding that certain ethnic minorities have special cultural, language, dietary, and other needs not generally met by existing nursing homes which are intended to serve the general population;

(d) The percentage of low-income persons who would be served by the proposed project; and

(e) The impact of the proposal on the area's total need for nursing home beds.

(2) To be eligible to apply for and receive an award of beds from the ethnic nursing home bed pool, an application must be to construct, develop, or establish a new nursing home or add beds to an existing nursing home that:

(a) Shall be owned and operated by a nonprofit corporation. At least fifty percent of the board of directors of the corporation are members of the ethnic minority the nursing home is intended to serve;

(b) Shall be designed, managed, and administered to serve the special cultural, language, dietary, and other needs of the ethnic minority; and

(c) Shall not discriminate in admissions against persons who are not members of the ethnic minority whose special needs the nursing home is designed to serve.

(3) An applicant not awarded beds in a concurrent review shall not be given preference over other applicants in any subsequent concurrent review on the basis of the prior review and decision when that applicant submits a new application for another review.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-310-140 Emergency review process. (1) The emergency review process shall not exceed fifteen working days from the beginning of the review period.

(2) ~~(Written findings and written recommendations of the advisory review agencies shall be submitted to the department within ten working days after the beginning of the emergency review period.~~

~~(3))~~ The department shall complete its final review and the secretary's designee shall make his or her decision on an emergency certificate of need application within fifteen working days after the beginning of the review period unless the department extends its final review period in accordance with the provisions of subsection ~~((4))~~ (3) of this section.

~~((4))~~ (3) If an issue, which is pivotal to the decision of the secretary's designee remains unresolved, the department may make one request for additional information from the person submitting the application. The department may extend its final emergency review period up to but not exceeding ten days after receipt of the applicant's written response to the department's request for information.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-150 Expedited review process. (1) The expedited review process shall not exceed fifty days from the beginning of the review period unless extended in accordance with the provisions of subsection (2) of this section ~~(: Provided however, That the appropriate regional health council consents in writing to a thirty-day review period. If the regional health council does not consent to a thirty-day review period, the expedited review process shall not exceed eighty days from the beginning of the review period.~~

~~(a) If the advisory agencies' review period is thirty days, advisory review agencies shall submit written findings and recommendations to the department within thirty days of the beginning of the review period. If the advisory agencies' review period is sixty days, the advisory review agencies shall submit written findings and recommendations to the~~

~~department within sixty days of the beginning of the review period).~~

(a) The public comment period shall be limited to thirty days. The first twenty days of the public comment period shall be reserved for receiving public comments. The remaining ten days shall be for the applicant or applicants to provide rebuttal statements to written or oral statements submitted during the first twenty-day period. Any interested party that:

(i) Is located or resides within the applicant's health service area;

(ii) Testified or submitted evidence at a public hearing; and

(iii) Requested in writing to be informed of the department's decision, shall also be provided the opportunity to provide rebuttal statements to written or oral statements submitted during the first twenty-day period.

(b) The department shall complete its final review and the secretary's designee shall make his or her decision on a certificate of need application under an expedited review within twenty days of the end of the ~~((review))~~ public comment period ~~((or extended review period of the advisory review agencies)).~~

(2) The review period for an expedited review may be extended according to the following provisions:

~~(a) ((If the regional health council has consented to a thirty-day review period, the review period may be extended for up to an additional thirty days upon the written request of the advisory review agency when additional time is needed by the advisory review agency, to complete the review and submit written findings and recommendations to the department and/or up to))~~ The review period may be extended an additional forty-five days in accordance with WAC 246-310-100. The department may grant further extensions to this review period: Provided, The person submitting the certificate of need application gives written consent to further extension.

(b) If an issue, which is pivotal to the decision of the secretary's designee remains unresolved, the department may make one request for additional information from the person submitting the application. The department may extend its final expedited review period up to but not exceeding thirty days after receipt of the applicant's written response to the department's request for information.

(c) The department may extend ~~((either the expedited review period for the advisory review agencies or the department's))~~ its final review period upon receipt of a written request of the person submitting the application: *Provided however,* That such an extension shall not exceed sixty days.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-160 Regular review process. (1) The regular review process shall not exceed ninety days from the beginning of the review period and shall be conducted in accordance with this section unless the review period is extended in accordance with the provisions of subsection (2) of this section.

~~(a) ((Within sixty days from the first day of the review period, the advisory review agencies shall submit written~~

findings and recommendations on a certificate of need application to the department unless either of the advisory review agencies has requested and received an extension of this review period from the department.) The public comment period shall be limited to forty-five days. The first thirty-five days of the public comment period shall be reserved for receiving public comments and conducting a public hearing, if requested. The remaining ten days shall be reserved for the applicant to provide rebuttal statements to written or oral statements submitted during the first thirty-five day period. Any interested party that:

(i) Is located or resides within the applicant's health service area;

(ii) Testified or submitted evidence at a public hearing; and

(iii) Requested in writing to be informed of the department's decision, shall also be provided the opportunity to provide rebuttal statements to written or oral statements submitted during the first thirty-five day period.

(b) The department shall complete its final review and the secretary's designee shall make a decision on a certificate of need application within ~~((thirty))~~ forty-five days of the end of the ~~((review))~~ public comment period ~~((or extended review period of the advisory review agencies))~~.

(2) The review period for a regular review may be extended according to the following provisions:

(a) The ~~((advisory agencies' review))~~ public comment period may be extended for ~~((up to an additional thirty days upon the written request of either of the advisory review agencies when such additional time is needed to complete the review and submit written findings and recommendations to the department and/or))~~ up to an additional forty-five days in accordance with WAC 246-310-100. The department may grant further extensions to this review period: *Provided*, The person submitting the certificate of need application gives written consent to such further extensions.

(b) If an issue, which is pivotal to the decision of the secretary's designee remains unresolved, the department may make one request for additional information from the person submitting the application. The department may extend its final review period up to but not exceeding thirty days after receipt of the applicant's written response to the department's request for information.

(c) The department may extend either the ~~((review period for the advisory review agencies))~~ public comment period or the department's final review period upon receipt of a written request of the person submitting the application: *Provided however*, That such an extension shall not exceed ninety days.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-170 Notification of beginning of review. (1) Notice required.

The department shall provide written notification of the beginning of the review of a certificate of need application and notification of the beginning of the review of a proposed withdrawal of a certificate of need to affected persons ~~((other than persons residing within the geographic area served or to be served by the applicant, any persons regularly using health care facilities within that geographic area,~~

~~and third party payers reimbursing health care facilities for services in the health service area in which the project is proposed to be located;))~~ and any other person submitting a written request that the person's name be on the mailing list for such notice. Notification of the beginning of the review of a certificate of need application shall be provided ~~((to persons residing within the geographic area served or to be served by the applicant, to any person regularly using health care facilities within that geographic area, and third party payers reimbursing health care facilities for services in the health service area in which the project is proposed to be located;))~~ through a newspaper of general circulation in the health service area of the project.

(2) Specific notice requirements.

(a) The department shall give "notification of the beginning of review" of an application after the department ~~((and the appropriate advisory review agencies have each))~~ has received ((a complete)) an application or the applicant's request, submitted in accordance with WAC 246-310-090 (2)(c), that review of the application begin. Such notice shall be given according to the following requirements:

(i) Emergency review.

When an application is being reviewed under the emergency review process, required notices shall be given within five working days following the receipt of a complete application or the applicant's written request that review of the application begin.

(ii) Expedited and regular review.

When an application is being reviewed under the expedited or regular review process, required notices shall be given within five working days of a declaration that the application is complete or the applicant's request that review of the application begin.

(b) The department shall give notification of the beginning of the review of a proposed withdrawal of a certificate of need when the department determines there may be good cause to withdraw a certificate of need.

(c) The notices shall include:

(i) The procedures for receiving copies of applications, supplemental information and department decisions;

(ii) A general description of the project;

~~((+))~~ (iii) In the case of a proposed withdrawal of a certificate of need, the reasons for the proposed withdrawal;

~~((+))~~ (iv) The proposed review schedule;

~~((+))~~ (v) The period within which one or more affected persons may request ((the conduct of)) a public hearing ((during the review));

~~((+))~~ (vi) The name and address of the agency to which a request for a public hearing should be sent;

~~((+))~~ (vii) The manner in which notification will be provided of the time and place of any hearing so requested;

~~((+))~~ (viii) Notice that any affected person wishing to receive notification of a meeting on the application called by the department after the end of the ((advisory agencies review)) public comment period shall submit a written request to the department to receive notification of such meetings; and

~~((+))~~ (ix) The period within which any affected person may request notification of the meetings referenced in subsection (2)(c)((+)) (viii) of this section.

(d) The notices to other affected persons shall be mailed on the same date the notice to the public is mailed to the newspaper for publication.

(3) Beginning of review.

(a) Review of a certificate of need application under the expedited or regular review process shall begin on the day the department sends notification of the beginning of review to the general public and other affected persons unless the department has received a written request from the applicant pursuant to WAC 246-310-090 (2)(c)(iii), in which case review shall begin upon receipt of such request.

(b) Review of certificate of need applications under the concurrent review process shall begin fifteen days after the conclusion of the published time period for the submission of final applications subject to concurrent review.

(c) Review of a certificate of need application under emergency review shall begin on the first day after the date on which the department ~~((and the appropriate advisory review agencies have))~~ has determined the application is complete, or ~~((have each))~~ has received a written request to begin review submitted by the applicant in accordance with WAC 246-310-090 (2)(c).

(d) Review of a proposed withdrawal of a certificate of need shall begin on the day the department sends notification of the beginning of review to the general public and to other affected persons.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-180 Public hearings. (1) "Opportunity for a public hearing," as used in this section, shall mean a public hearing will be conducted if a valid request for such a hearing has been submitted by one or more affected persons.

(2) The department shall provide opportunity to affected persons for a public hearing on:

(a) A certificate of need application ~~((which is))~~ under review, unless the application is being reviewed according to the emergency or expedited review processes; and

(b) The proposed withdrawal of a certificate of need.

~~((This requirement for a public hearing shall be satisfied if the appropriate regional health council has provided opportunity for such a public hearing to "affected persons" as this term is defined in WAC 246-310-010. Provided however, That the department has delegated the responsibility for such hearing to the appropriate regional health council, and such regional health council has followed public hearing procedures required under the provisions of this section.))~~

(3) To be valid, a request for a public hearing on a certificate of need application or on the proposed withdrawal of a certificate of need shall:

(a) Be submitted in writing;

(b) Be received by the ~~((agency identified in the "notification of beginning of review"))~~ department within fifteen days after the date on which the department's "notification of beginning of review" for the particular certificate of need application or proposed withdrawal of a certificate of need was published in a newspaper of general circulation; and

(c) Include identification of the particular certificate of need application or proposed certificate of need withdrawal

for which the public hearing is requested and the full name, complete address, and signature of the person making the request.

(4) The department ~~((or the regional health council to which the department delegated responsibility for public hearings))~~ shall give written notice of a public hearing conducted pursuant to this section.

(a) Written notice shall be given to affected persons and the public at least fifteen days prior to the beginning of the public hearing.

(b) The notices shall include: Identification of the certificate of need application or certificate of need on which the public hearing is to be conducted and the date, time, and ~~((place))~~ location of the public hearing.

(c) Notice to the general public to be served by the proposed project to which the certificate of need application or certificate of need pertains shall be through a newspaper of general circulation in the health service area of the proposed project. The notices to other affected persons shall be mailed on the same date the notice to the public is mailed to the newspaper for publication.

(5) In a public hearing on a certificate of need application or on a proposed withdrawal of a certificate of need, any person shall have the right to be represented by counsel and to present oral or written arguments and evidence relevant to the subject matter ~~((which is the subject))~~ of the hearing. Any person affected by the matter may conduct reasonable questioning of persons who make relevant factual allegations.

(6) The department ~~((or regional health council, whoever conducts the hearing.))~~ shall maintain a verbatim record of a public hearing and shall not impose fees for the hearing.

(7) The department shall not be required to conduct a public hearing on a certificate of need application being reviewed according to the emergency or expedited review procedures.

(8) The department may conduct a public hearing in the absence of a request as identified in subsection (3) of this section, if the department determines it is in the best interest of the public.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-190 Ex parte contacts. (1) There shall be no ex parte contacts as defined in WAC 246-310-010~~((17))~~ after whichever of the following occurs last:

(a) The conclusion of a public hearing held in accordance with WAC 246-310-180, or

(b) The ~~((final action of the appropriate regional health council, or~~

~~((The final action of the hospital commission))~~ end of the public comment period.

(2) Any of the following communications shall not be considered ex parte contacts:

(a) A communication regarding the procedure or process of the review.

(b) A communication made in a meeting open to the public requested by the department and reasonable notice of the meeting has been given to the applicant, ~~((the advisory review agencies.))~~ all applicants in a concurrent review, and all persons having previously requested in writing to be

notified of all such meetings or written requests for information concerning a specific application for certificate of need or a specific proposed withdrawal of a certificate of need.

(c) A written request for information made by the department and provided to all persons specified in subsection (2)(b) of this section.

(d) A response to a request made by the department in a meeting held in accordance with subsection (2)(b) of this section or in response to subsection (2)(c) of this section, and submitted to the department and to all persons specified in subsection (2)(b) of this section.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-200 Bases for findings and action on applications. (1) The findings of the department's review of certificate of need applications and the action of the secretary's designee on such applications shall, with the exceptions provided for in WAC 246-310-470 and 246-310-480 be based on determinations as to:

- (a) Whether the proposed project is needed;
- (b) Whether the proposed project will foster containment of the costs of health care;
- (c) Whether the proposed project is financially feasible; and
- (d) Whether the proposed project will meet the criteria for structure and process of care identified in WAC 246-310-230.

(2) ~~((The decision on a certificate of need application shall be consistent with the state health plan in effect at the time the secretary's designee made the original or reconsidered or remanded decision. A finding of inconsistency shall not be based solely on the fact a proposed project is not specifically referenced in the state health plan.~~

(3)) Criteria contained in this section and in WAC 246-310-210, 246-310-220, 246-310-230, and 246-310-240 shall be used by the department in making the required determinations.

(a) In the use of criteria for making the required determinations, the department shall consider:

(i) The consistency of the proposed project with ~~((the applicable regional health plan (RHP) and annual implementation plan (AIP), and the state health plan (SHP)))~~ service or facility standards contained in this chapter;

(ii) ~~((The standards in the state health plan identified to be used for certificate of need review purposes and applicable to the type of project under review;~~

(iii)) In the event the standards ((in the state health plan or regional health plan)) contained in this chapter do not address in sufficient detail for a required determination the services or facilities for health services proposed, the department may consider standards not in conflict with ~~((the state health plan or regional health plan))~~ those standards in accordance with subsection ((3)) (2)(b) of this section; and

~~((iv) The findings and recommendations of the regional health council and the hospital commission (in relation to the immediate and long-range financial feasibility of a hospital project as well as the probable impact of such project on the cost of and charges for providing health services by the hospital, including recommendations to approve, conditionally approve, partially approve, or deny an application); and~~

~~((v))~~ (iii) The relationship of the proposed project to the long-range plan (if any) of the person proposing the project.

(b) The department may consider any of the following in its use of criteria for making the required determinations:

(i) Nationally recognized standards from professional organizations;

(ii) Standards developed by professional organizations in Washington state;

(iii) Federal Medicare and Medicaid certification requirements;

(iv) State licensing ~~((regulations))~~ requirements;

(v) ~~((The hospital commission's policies, guidelines and regulations;~~

~~((vi))~~ Applicable standards developed by other individuals, groups, or organizations with recognized expertise related to a proposed undertaking; and

~~((vii))~~ (vi) The written findings and recommendations of individuals, groups, or organizations with recognized expertise related to a proposed undertaking, with whom the department consults during the review of an application.

(c) At the request of an applicant, the department shall identify the criteria and standards it will use prior to the submission and screening of a certificate of need application: *Provided however,* That when a person requests identification of criteria and standards prior to the submission of an application, the person shall submit such descriptive information on a project as is determined by the department to be reasonably necessary in order to identify the applicable criteria and standards. The department shall respond to such request within fifteen working days of its receipt. In the absence of an applicant's request under this subsection, the department shall identify the criteria and standards it will use during the screening of a certificate of need application. The department shall inform the applicant about any consultation services it will use in the review of a certificate of need application prior to the use of such consultation services.

(d) Representatives of the department or consultants whose services are engaged by the department may make an on-site visit to a health care facility, or other place for which a certificate of need application is under review, or for which a proposal to withdraw a certificate of need is under review when the department deems such an on-site visit is necessary and appropriate to the department's review of a proposed project.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-210 Determination of need. The determination of need for any project shall be based on the following criteria, except these criteria will not justify exceeding the limitation on increases of nursing home beds provided in WAC 246-310-810.

(1) The population served or to be served has need for the project and other services and facilities of the type proposed are not or will not be sufficiently available or accessible to meet that need. The assessment of the conformance of a project with this criterion shall include, but need not be limited to, consideration of the following:

(a) In the case of a reduction, relocation, or elimination of a service, the need the population presently served has for the service, the extent to which the need will be met ade-

quately by the proposed relocation or by alternative arrangements, and the effect of the reduction, elimination, or relocation of the service on the ability of low-income persons, racial and ethnic minorities, women, handicapped persons, and other underserved groups and the elderly to obtain needed health care;

(b) In the case of health services or facilities proposed to be provided, the efficiency and appropriateness of the use of existing services and facilities similar to those proposed;

(c) In the case of an application by an osteopathic or allopathic facility (~~for a certificate of need to construct, expand, or modernize a health care facility, acquire major medical equipment, or add services, the need for that construction, expansion, modernization, acquisition of equipment, or addition of services on the basis of~~) the need for and the availability in the community of services and facilities for osteopathic and allopathic physicians and their patients, and the impact on existing and proposed institutional training programs for doctors of osteopathy and medicine at the student, internship, and residency training levels; and

(d) In the case of a project not involving health services, the contribution of the project toward overall management and support of such services.

(2) All residents of the service area, including low-income persons, racial and ethnic minorities, women, handicapped persons, and other underserved groups and the elderly are likely to have adequate access to the proposed health service or services. The assessment of the conformance of a project with this criterion shall include, but not be limited to, consideration as to whether the proposed services makes a contribution toward meeting the health-related needs of members of medically underserved groups which have traditionally experienced difficulties in obtaining equal access to health services, particularly those needs identified in the applicable regional health plan, annual implementation plan, and state health plan as deserving of priority. Such consideration shall include an assessment of the following:

(a) The extent to which medically underserved populations currently use the applicant's services in comparison to the percentage of the population in the applicant's service area which is medically underserved, and the extent to which medically underserved populations are expected to use the proposed services if approved;

(b) The past performance of the applicant in meeting obligations, if any, under any applicable federal regulations requiring provision of uncompensated care, community service, or access by minorities and handicapped persons to programs receiving federal financial assistance (including the existence of any unresolved civil rights access complaints against the applicant);

(c) The extent to which Medicare, Medicaid, and medically indigent patients are served by the applicant; and

(d) The extent to which the applicant offers a range of means by which a person will have access to its services (e.g., outpatient services, admission by house staff, admission by personal physician).

(3) ~~(The resources for the proposed project are not needed for higher priority alternative uses identified in applicable health plans.~~

~~(4))~~ The applicant has substantiated any of the following special needs and circumstances the proposed project is to serve.

(a) The special needs and circumstances of entities such as medical and other health professions schools, multidisciplinary clinics and specialty centers providing a substantial portion of their services or resources, or both, to individuals not residing in the health service areas in which the entities are located or in adjacent health service areas.

(b) The special needs and circumstances of biomedical and behavioral research projects designed to meet a national need and for which local conditions offer special advantages.

(c) The special needs and circumstances of osteopathic hospitals and nonallopathic services.

~~((5))~~ (4) The project will not have an adverse effect on health professional schools and training programs. The assessment of the conformance of a project with this criterion shall include consideration of:

(a) The effect of the means proposed for the delivery of health services on the clinical needs of health professional training programs in the area in which the services are to be provided; and

(b) If proposed health services are to be available in a limited number of facilities, the extent to which the health professions schools serving the area will have access to the services for training purposes.

~~((6))~~ (5) The project is needed to meet the special needs and circumstances of enrolled members or reasonably anticipated new members of a health maintenance organization or proposed health maintenance organization and the services proposed are not available from nonhealth maintenance organization providers or other health maintenance organizations in a reasonable and cost-effective manner consistent with the basic method of operation of the health maintenance organization or proposed health maintenance organization. In assessing the availability of health services from these providers, the department shall consider only whether the services from these providers:

(a) Would be available under a contract of at least five years' duration;

(b) Would be available and conveniently accessible through physicians and other health professionals associated with the health maintenance organization or proposed health maintenance organization (for example - whether physicians associated with the health maintenance organization have or will have full staff privileges at a nonhealth maintenance organization hospital);

(c) Would cost no more than if the services were provided by the health maintenance organization or proposed health maintenance organization; and

(d) Would be available in a manner administratively feasible to the health maintenance organization or proposed health maintenance organization.

(6) For nursing home projects including distinct part long-term care units located in a hospital and licensed under chapter 70.41 RCW, the following criterion shall apply in addition to those found in WAC 246-310-380.

(a) In the case of an application for new nursing home beds, the department shall find no need if the state is at or above the state-wide estimated bed need, except as referenced in WAC 246-310-380(5). However, the department may put under review and subsequently approve or deny

applications that propose to redistribute nursing home beds to a planning area under the established ratio. The department may also consider applications that propose to add beds in planning areas under the established ratio using beds banked and for which the need for the beds is not deemed met, under the provisions of RCW 70.38.115(13). For the above projects, the need for such projects, shall, in part, be determined using individual planning area estimated bed need numbers.

(b) If the state is below the state-wide estimated bed need or for those projects referenced above, the department shall determine the need for nursing home beds, including distinct part long-term care units located in a hospital licensed under chapter 70.41 RCW, based on:

(i) The availability of other nursing home beds in the planning area to be served; and

(ii) The availability of other services in the planning area to be served. Other services to be considered include, but are not limited to: Assisted living (as defined in chapter 74.39A RCW); boarding home (as defined in chapter 18.20 RCW); enhanced adult residential care (as defined in chapter 74.39A RCW); adult residential care (as defined in chapter 74.39A RCW); adult family homes (as defined in chapter 70.128 RCW); hospice, home health and home care (as defined in chapter 70.127 RCW); personal care services (as defined in chapter 74.09 RCW); and home and community services provided under the community options program entry system waiver (as referenced in chapter 74.39A RCW). The availability of other services shall be based on data which demonstrates that the other services are capable of adequately meeting the needs of the population proposed to be served by the applicant. The following variables should be evaluated in this analysis when available:

(A) The current capacity of nursing homes and other long-term care services;

(B) The occupancy rates of nursing homes and other long-term care services over the previous two-year period;

(C) Proposed residential care projects scheduled to be completed within the same period of time indicated on the nursing home certificate of need application; and

(D) The ability of the other long-term care services to serve all people regardless of payor source.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-310-230 Criteria for structure and process of care. A determination that a project fosters an acceptable or improved quality of health care shall be based on the following criteria.

(1) A sufficient supply of qualified staff for the project, including both health ~~((manpower))~~ personnel and management personnel, are available or can be recruited.

(2) The proposed service(s) will have an appropriate relationship, including organizational relationship, to ancillary and support services, and ancillary and support services will be sufficient to support any health services included in the proposed project.

(3) There is reasonable assurance that the project will be in conformance with applicable state licensing requirements and, if the applicant is or plans to be certified under the

Medicaid or Medicare program, with the applicable conditions of participation related to those programs.

(4) The proposed project will promote continuity in the provision of health care, not result in an unwarranted fragmentation of services, and have an appropriate relationship to the service area's existing health care system.

(5) There is reasonable assurance that the services to be provided through the proposed project will be provided in a manner that ensures safe and adequate care to the public to be served and in accord with applicable federal and state laws, rules, and regulations. The assessment of the conformance of a project to this criterion shall include but not be limited to consideration as to whether:

(a) The applicant or licensee has no history, in this state or elsewhere, of a criminal conviction which is reasonably related to the applicant's competency to exercise responsibility for the ownership or operation of a health care facility, a denial or revocation of a license to operate a health care facility, a revocation of a license to practice a health profession, or a decertification as a provider of services in the Medicare or Medicaid program because of failure to comply with applicable federal conditions of participation; or

(b) If the applicant or licensee has such a history, whether the applicant has affirmatively established to the department's satisfaction by clear, cogent and convincing evidence that the applicant can and will operate the proposed project for which the certificate of need is sought in a manner that ensures safe and adequate care to the public to be served and conforms to applicable federal and state requirements.

AMENDATORY SECTION (Amending Order 274, filed 5/26/92, effective 6/26/92)

WAC 246-310-262 Nonemergent interventional cardiology standard. All nonemergent percutaneous transluminal coronary angioplasty (PTCA) procedures and all other nonemergent interventional cardiology procedures are tertiary services as defined in WAC ((246-310-021)) 246-310-010 and shall be performed in institutions which have an established on-site open heart surgery program capable of performing emergency open heart surgery.

AMENDATORY SECTION (Amending Order 367, filed 6/7/93, effective 7/8/93)

WAC 246-310-280 Kidney disease treatment centers. (1) To receive approval, a kidney disease treatment center providing hemo or peritoneal dialysis, training, or backup must meet the following standards in addition to applicable review criteria in WAC 246-310-210, 246-310-220, 246-310-230, and 246-310-240.

(2) ~~((Definitions:~~
~~(a) "Base year" means the last full calendar year preceding the first year of dialysis station need projections.~~
~~(b) "Projection year" means the base year plus three years.~~

~~(c) "End of year incenter patients" means the number of patients receiving incenter dialysis at the end of the calendar year.~~

~~(d) "End stage renal dialysis service areas" means each individual county, designated by the department as the smallest geographic area for which dialysis station need~~

projections are calculated, or other service area documented by patient origin.

~~(e) "Justified home training station" means a dialysis station designated for home hemo dialysis and/or peritoneal dialysis training. When no dialysis stations have been designated for home training at a given dialysis treatment center, one station for every six patients trained for home hemo dialysis, and one station for every twenty patients for peritoneal dialysis, will be considered a justified home training station. In no case shall all stations at a given dialysis treatment center be designated as justified home training stations unless the center can document that at least six patients are projected to be trained for home hemo dialysis or twenty patients for peritoneal dialysis for each dialysis station at the center.~~

~~(3))~~ (3) The number of dialysis stations needed in an ESRD service area shall be determined using the following data of the Northwest Renal Network:

(a) The ESRD service area's total number of incenter dialyses provided for the previous five years.

(b) The number of end of year incenter patients for the ESRD service area for the previous five years.

(c) The number of patients trained for home hemo and peritoneal dialysis for the ESRD service area for the previous five years.

~~((4))~~ (3) The number of dialysis stations projected as needed in an ESRD service area shall be determined using the following methodology:

(a) Project the number of incenter dialyses needed in the ESRD service area through a three-year future regression analysis of the previous five years' data.

(b) Project the number of incenter dialyses needed to serve residents of the ESRD service area by projecting the number of end of year incenter patients through a three-year future regression analysis of patient origin adjusted data for the previous five years. Multiply this result by one hundred fifty-six dialyses per year.

(c) Project the number of patients to be trained for home hemo and peritoneal dialysis in the service area through a three-year regression analysis of the previous five years' data.

(d) Determine the number of dialysis stations needed for incenter dialysis by dividing the result of (a) of this subsection by 748.8 (equivalent to eighty percent of a three-patient shift schedule).

(e) Determine the number of dialysis stations needed for incenter dialysis to serve residents of the service area by dividing the result of (b) of this subsection by 748.8 (equivalent to eighty percent of a three-patient shift schedule).

(f) Determine the number of stations needed for home hemo and peritoneal training in the service area by dividing the projected number of home hemo patients to be trained by six and peritoneal patients to be trained by twenty.

(g) Determine the number of dialysis stations needed in a service area by the projection year as the total of:

(i) The result of (e) of this subsection, designated as the number of resident stations;

(ii) The result of (d) of this subsection, minus the result of (e) of this subsection, designated as visitor stations;

(iii) The result of (f) of this subsection, designated as the number of training stations.

(h) To determine the net station need for an ESRD service area, subtract the number calculated in (g) of this subsection from the total number of certificate of need approved stations.

~~((5))~~ (4) All kidney disease treatment centers that would stand to lose market share by approval of the applicant's facility, must be operating at 748.8 dialyses per nontraining station per year before additional nontraining stations are approved.

~~((6))~~ (5) New incenter kidney disease treatment stations must reasonably project to be operating at 748.8 dialyses per nontraining station per year by the third year of operation.

~~((7))~~ (6) The department shall not issue certificates of need approving more than the number of stations identified as being needed in a given ESRD service area unless:

(a) The department finds such additional stations are needed to be located reasonably close to the people they serve; or

(b) Existing nontraining dialysis stations in the treatment facility are operating at nine hundred thirty-six dialyses per year (three-patient shifts); or

(c) The applicant can document a significant change in ESRD treatment practice has occurred, affecting dialysis station utilization in the service area; and

The department finds that an exceptional need exists and explains such approval in writing.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-310-360 Nursing home bed need method.

~~((1))~~ The department has developed the following projection method for determining the number of new nursing home beds necessary for reasonable and appropriate use.

~~(2)~~ The department shall use the following projection method during the projection period:

~~(a))~~ For all applications where the need for nursing home beds is not deemed met as identified in RCW 70.38.115(13), the following mathematical calculation will be used as a guideline and represent only one component of evaluating need:

~~(1)~~ The department shall calculate the state-wide ~~((base-line))~~ and planning area specific estimated bed need for the projection year ~~((which is:~~

~~(i)~~ The greater of:

~~(A)~~ The product of)) by multiplying the estimated state-wide and planning area specific resident population for the projection year ~~((multiplied))~~ by the ~~((target))~~ established ratio; ~~((or~~

~~(B)~~ Thirty thousand two hundred;

~~(ii)~~ Minus thirty five nursing home beds for a state wide AIDS nursing home demonstration project to be located in PSA # 4.

~~(b)~~ The department shall calculate the baseline projection for each planning area by multiplying the projection year estimated resident population for each planning area by either:

~~(i)~~ The target ratio; or

~~(ii)~~ If thirty thousand two hundred minus thirty five is used as the state wide baseline bed need, the bed to population ratio computed using a state wide bed supply of thirty

PERMANENT

thousand one hundred sixty five and state wide projection year resident population.

~~(e))~~ (2) The department shall then calculate the projected current supply ratio state-wide and for each planning area ~~(, which is a bed to population ratio)~~. The current supply ratio shall be computed from the most recent bed supply and the projection year estimate of resident population.

~~((d))~~ The department shall rank order each planning area from lowest to highest according to the planning area's projected current supply ratio.

~~(e))~~ (3) The department shall next determine the areas of the state that will be ~~((under bedded, adequately bedded, and over bedded))~~ under the established ratio, or over the established ratio in the projection year by comparing each planning area's projected current supply ratio to the ~~((target))~~ established ratio ~~((and state wide current ratio))~~.

~~((f))~~ (4) The department shall compare the most recent state-wide bed supply with the state-wide ~~((baseline))~~ estimated bed need.

~~((i))~~ (a) If the current state-wide bed supply is greater than or equal to the state-wide ~~((baseline))~~ estimated bed need, then ~~(:~~

~~(A))~~ calculation of ~~((planning area))~~ state-wide need for new beds ends ~~(, and~~

~~(B))~~ Need for new beds in every planning area is determined to be zero).

~~((ii))~~ (b) If the current state-wide bed supply is less than the state-wide ~~((baseline))~~ estimated bed need, the department shall determine the difference between the state-wide ~~((baseline))~~ estimated bed need and the state-wide current bed supply, which shall be called state-wide available beds.

~~((A))~~ (i) If the number of state-wide available beds is large enough, the department shall assign to each ~~((under bedded))~~ planning area under the established ratio the number of beds necessary to bring it up to the ~~((target))~~ established ratio in the projection year.

~~((B))~~ (ii) If the number of state-wide available beds is insufficient to assign each ~~((under bedded))~~ planning area under the established ratio the number of new beds necessary to bring it up to the ~~((target))~~ established ratio, the department shall assign to each ~~((under bedded))~~ planning area under the established ratio a proportion of state-wide available beds equal to the ratio of that planning area's bed need to reach the ~~((target))~~ established ratio to the total beds required for all ~~((under bedded))~~ planning areas under the established ratio to reach the ~~((target))~~ established ratio in the projection year.

~~((C))~~ If after assigning new beds to under bedded planning areas per (f)(ii)(A) of this subsection state wide available beds remain, the department shall assign this remainder to under bedded or adequately bedded planning areas as follows:

(I) Since currently under bedded planning areas have been assigned sufficient beds to reach the target ratio under provisions of (f)(ii)(A) of this subsection, for purposes of this step of the calculation the department shall consider each currently under bedded planning area to be adequately bedded and to have a bed supply exactly sufficient to achieve the target ratio in the projection year.

~~(II) The department shall determine the number of beds needed to bring all adequately bedded planning areas up to the state wide current ratio.~~

~~(III) If the remainder of state wide available beds is large enough, the departments shall assign adequately bedded planning areas the number of beds each needs to reach the state wide current ratio in the projection year.~~

~~(IV) If the remainder of state wide available beds is insufficient to bring adequately bedded planning areas up to the state wide current ratio, the department shall assign to each adequately bedded planning area a proportion of state wide available beds equal to the ratio of that planning area's bed need to reach the target ratio to the total beds required for all adequately bedded planning areas to reach the target ratio in the projection year.~~

~~(D))~~ (iii) The department shall not assign more new beds to a planning area than the number which, when added to the planning area's bed supply, will raise the planning area's bed-to-population ratio to the greater of the ~~((target))~~ established ratio and the state-wide current ratio.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-310-370 Nursing home bed need method revision. (1) The department shall review the projection method and may make changes in accordance ~~((to))~~ with the following ~~((schedule))~~ process:

~~(a) ((By June 30, 1992, the department, in consultation with the department of social and health services and appropriate advisory bodies representing both consumers and providers, shall review the projection method.~~

~~(b) During the first half of the projection year, the department shall amend these rules to change the projection method as necessary.~~

~~(c) During January 1993 the department shall calculate the baseline projections for the projection period beginning July 1, 1993.)~~ The appropriate consumer and provider representatives and the department of social and health services shall be notified of the department's plan to evaluate the projection method and be provided information on the process for participating in the evaluation;

(b) Proposed revisions to the projection method shall be developed in consultation with the responding representatives. An opportunity for public comment on the proposed revisions to the projection method will be provided prior to filing the proposed rules.

(2) When reviewing the projection method the department shall consider the following:

(a) The national bed-to-population ratio and the bed-to-population ratios of other states judged by the aging and adult services administration of the department of social and health services to have reasonable and progressive long-term care policies;

(b) Data and information provided by provider and consumer representatives;

(c) State governmental policy goals for distributing scarce resources between nursing homes and other institutional or community based services;

~~((e))~~ (d) The effects of developments in the delivery or financing of long-term care services on nursing home bed need; and

((d)) (e) Progress in developing other long-term care services for the state-wide resident population.

AMENDATORY SECTION (Amending Order 179, filed 7/10/91, effective 8/10/91)

WAC 246-310-380 Nursing home bed need standards. (1) The department shall use the following rules ~~((to interpret))~~ in conjunction with the certificate of need review criteria contained in WAC 246-310-210(1) for applications proposing the following:

(a) Construction, development, or other establishment of a new nursing home;

(b) Increase in the licensed bed capacity of a nursing home or a hospital long-term care unit;

(c) Change in license category of beds from the following to nursing home or hospital long-term care unit beds:

- (i) Acute care, or
- (ii) Boarding home care;

(2) The department shall comply with the following time schedule for developing bed need projections:

(a) By the last working day in January of each year, the department shall recalculate the ~~((baseline))~~ estimated bed projection for each planning-area.

(b) By the last working day in January of each year, the department shall provide the aging and adult services administration of the department of social and health services with the ~~((baseline))~~ estimated bed need for each planning-area, pending the department's decisions on applications submitted during the previous year's nursing home concurrent review cycles.

(c) By the last working day in January of each year, the department shall rank order planning-areas from lowest to highest by the projected current supply ratio.

(d) By the first working day of June of each year, the department shall calculate the net estimated bed need for each planning-area.

(3) The ~~((following are the baseline))~~ estimated bed projections for the projection period, listed by planning ~~((and service))~~ area ~~((and planning-area))~~ will be updated annually and distributed to interested parties. When a planning-area's ~~((baseline))~~ estimated bed projection is less than the planning-area's bed supply as defined by WAC 246-310-350(4), no beds can be added until the state-wide ~~((target))~~ established ratio is reached, except as allowed in ~~((subsections (4) and (6) of))~~ this section.

((Planning area _____ Baseline projection

(a) PSA # 1

Clallam	471
Grays Harbor	472
Jefferson	188
Pacific	179

(b) PSA # 2

Island excluding Camano	394
San Juan	105
Skagit	610
Whatcom	866

(e) PSA # 3

Snohomish including Camano	2,464
----------------------------	-------

(d) PSA # 4

King	9,229
AIDS project	35

(e) PSA # 5

Pierce	3,334
--------	-------

(f) PSA # 6

Lewis	471
Mason	302
Thurston	993

(g) PSA # 7

Clark/Skamania	1,286
Cowlitz	526
Klickitat	121
Wahkiakum	27

(h) PSA # 8

Adams	71
Chelan/Douglas	618
Grant	305
Lincoln	86
Okanogan	235

(i) PSA # 9

Asotin	151
Benton	403
Columbia	42
Franklin	155
Garfield	22
Kittitas	183
Walla Walla	399
Yakima	1,392

(j) PSA # 11

Ferry	31
Pend Oreille	63
Spokane	2,463
Stevens	185
Whitman	202

(k) PSA # 13

Kitsap	1,119
--------	-------

(4) The aging and adult services administration of the department of social and health services may submit any redistribution plans to the department which:

(a) Redistribute baseline bed need among planning areas;

(b) Document the following:

(i) That all involved area agencies on aging support each proposed redistribution, and

(ii) That the redistribution plan was approved by the assistant secretary for aging and adult services of the department of social and health services.

(c) Are received by the department no later than April tenth or the first working day thereafter.

(5)) (4) The department shall limit to three hundred the total number of nursing home beds approved for all ((Type A)) CCRCs which propose or are operating within a transition period.

PERMANENT

(a) These three hundred beds available for ~~((Type-A))~~ CCRCs during transition periods shall be in addition to the net nursing home beds needed in all of the planning-areas.

(b) All nursing home beds approved for ~~((Type-A))~~ CCRCs which propose or are operating within a transition period shall be counted as beds within this three hundred bed limitation unless and until the CCRC fully complies with all provisions of the ~~((Type-A))~~ CCRCs performance standards.

~~((6))~~ (5) The department shall not issue certificates of need approving more than the net estimated bed need indicated for a given planning-area, unless:

(a) The department finds such additional beds are needed to be located reasonably close to the people they serve; and

(b) The department explains such approval in writing.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-310-390 Nursing home bed need adjustments. (1) The department shall use the procedures described in this section to make adjustments to planning area net estimated bed need.

(2) For planning areas for which a nursing home review is scheduled or is ongoing, the department shall use the following procedures to adjust a planning area's net estimated bed need between April tenth or the first working day thereafter and the last working day in January of the following year.

(a) Where an increase in the bed supply of a planning area results in a reduction in net estimated bed need, the department shall use the following procedures:

(i) When a reduction in net estimated bed need occurs prior to the date of beginning of review for the applicable concurrent review cycle, the department shall:

(A) Inform, in writing, all persons from whom the department has received an application and/or a valid letter of intent of the reduction; and

(B) Explain the procedures for withdrawing or amending a certificate of need application.

(ii) When a reduction in net estimated bed need occurs after the date of beginning of review for the applicable concurrent review cycle, the department shall use the need projected at the time the review began in reaching a decision on each affected application.

(b) Where a decrease in the bed supply of a planning area results in the increase in net estimated bed need, the department shall:

(i) Use the following policies:

(A) If such a decrease in the bed supply would ~~((make))~~ result in a planning area ((under-bedded)) being under the established ratio, the department shall:

(I) Assign to the planning area only enough beds for the planning area to reach the ~~((target))~~ established ratio in the projection year, but not to exceed the number of beds which closed; and

(II) Redistribute any remaining beds to planning areas state-wide through the next scheduled recalculation of ~~((baseline))~~ estimated projections for all planning areas.

(B) If such decrease in the bed supply would not make a planning area ~~((under-bedded))~~ under the established ratio, the department shall redistribute any remaining beds to

planning areas state-wide through the next scheduled recalculation of baseline projections for all planning areas.

(ii) Subject to the provisions of (b)(i) of this subsection, use the following procedures:

(A) When an increase in net estimated bed need can be made prior to the last day on which the department can accept amendments to applications under review, the department shall:

(I) Notify all affected applicants in writing; and

(II) Explain to each affected applicant the procedures for amending a certificate of need application.

(B) When an increase cannot be made prior to the last day on which the department can accept amendments to applications under review, the department shall include the increased net estimated bed need in any subsequent decisions on each affected application or the next applicable concurrent review cycle, whichever occurs first.

(3) For planning areas for which a nursing home review is not scheduled or ongoing, the department shall use the following procedures to adjust a planning area's net estimated bed need between April tenth or the first working day thereafter and the last working day in January of the following year:

(a) If a decrease in the bed supply would make a planning area ~~((under-bedded))~~ under the established ratio, the department shall:

(i) Assign to the planning area only enough beds for the planning area to reach the ~~((target))~~ established ratio in the projection year; and

(ii) Redistribute any remaining beds to planning areas state-wide through the next scheduled recalculation of baseline projections for all planning areas.

(b) If such decrease in the bed supply would not ~~((make))~~ result in a planning area ((under-bedded)) being under the established ratio, the department shall redistribute any remaining beds to planning areas state-wide through the next scheduled recalculation of baseline projections for all planning areas.

NEW SECTION

WAC 246-310-395 Nursing home bed banking for alternative use notice requirements. In the case of a nursing home licensee, requesting to convert some of the nursing home beds to an alternative use, as defined in RCW 70.38.111(8), or reduce the number of beds per room to two or one, or otherwise enhance the quality of life for residents and preserve the right to later convert the original portion of the facility back to skilled nursing care, the nursing home shall give notice of intent to preserve its conversion options to the department of health.

(1) Notice of the nursing home's intent to preserve conversion options shall be given to the department of health no later than thirty days after the effective date of the license modification made by the nursing home licensing authority. Such notices shall be signed by the licensee and include the following:

(a) A description of the alternative service to be provided or a description of how the proposed bed banking will have a direct and immediate benefit to the quality of life of the residents and a listing of the number of beds, by room number;

(b) A projected timeline for implementation; and

(c) In the event the nursing home licensee, as defined by WAC 246-310-010, is not the nursing home owner, the licensee shall provide a written statement indicating the building owner's approval of the bed reduction.

(2) The department shall notify the nursing home, as to whether the proposal meets the requirements of RCW 70.38.111 (8)(a) and if conversion rights are recognized. The nursing home does not forfeit its right to bank beds under this section if the department does not respond within this thirty-day time frame, nor does the nursing home obtain rights that it otherwise would not have under applicable statutes or rules if the department does not respond within the thirty-day time frame.

(3) The licensee shall notify the department of health at the time the alternative service or services commences.

(4) Notice of intent to convert beds back to nursing home bed use shall be given to the department of health and the department of social and health services no later than one year prior to the effective date of the licensure modification made by the nursing home licensing authority reflecting the restored beds unless construction is required to convert the beds back. In the event the beds are not converted back to nursing home beds within sixty days of the date stated in the notice of intent, a notice of intent will need to be resubmitted no later than one year prior to the effective date of the licensure modification.

(5) In the event construction is required to convert beds back to nursing home bed use, notice shall be given to the department of health and department of social and health services no later than two years prior to the effective date of licensure modification made by the nursing home licensing authority reflecting the restored beds. The same life and safety code requirements as existed at the time the nursing home voluntarily reduced its licensed beds shall be complied with unless waivers from such requirements were issued, in which case the converted beds shall reflect the conditions or standards that then existed pursuant to the approved waivers. In the event the beds are not converted back to nursing home beds within sixty days of the date stated in the notice of intent, a notice of intent will need to be resubmitted no later than two years prior to the effective date of the licensure modification.

(6) Prior to any license modification to convert beds back to nursing home beds under this section, the licensee must demonstrate that the nursing home meets the certificate of need exemption requirements under WAC 246-310-043.

NEW SECTION

WAC 246-310-396 Nursing home bed banking requirements for full facility closure. In the case of a nursing home licensee, as defined in WAC 246-310-010 ceasing operation as a nursing home or any other party who has secured an interest in the beds and requesting to retain the nursing home bed allocation, pursuant to RCW 70.38.115 (13)(b), the licensee or other party who has secured an interest in the beds shall give notice to the department of health.

(1) Notice of the nursing home's intent to retain the nursing home bed allocation shall be given to the department of health no later than thirty days after the effective date of

the home's closure. Such notices shall be signed by the licensee and include the following:

(a) The name of the facility ceasing operation;

(b) The number of beds in the bed allocation to be retained;

(c) Documentation of the effective date of the facility closure;

(d) The name, address, and telephone number of a contact person;

(e) Documentation as to whether the applicant is the licensee who has operated the beds for at least one year immediately preceding the reservation of the beds; and

(f) In the event the nursing home licensee, as defined by WAC 246-310-010, is not the nursing home owner, the licensee shall provide a written statement indicating the building owners approval of the facility's closure.

(2) Notice shall be in written form addressed to the certificate of need program and signed by an authorized representative of the nursing home or other party who has secured an interest in the beds.

(3) The department shall respond within thirty days of the notice confirming that the rights to the bed allocation have been retained and the date the retained bed right will expire, provided no certificate of need is issued to replace the beds. The nursing home does not forfeit its right to bank beds under this section if the department does not respond within the thirty-day time frame, nor does the nursing home obtain rights that it otherwise would not have under applicable statutes or rules if the department does not respond within the given time frame.

(4) Certificate of need review shall be required for any party who has reserved the nursing home beds except that the need criteria shall be deemed met when the applicant is the licensee who has operated the beds for at least one year immediately preceding the reservation of the beds, and who is replacing the beds in the same planning area.

NEW SECTION

WAC 246-310-397 Nursing home bed replacement notice requirements. In the case of a nursing home licensee wanting to replace nursing home beds pursuant to WAC 246-310-044, the nursing home shall give notice of intent to replace the beds to the department of health.

Notice of the nursing home licensee's intent to replace the nursing home beds shall be given to the department a minimum of thirty days prior to initiating the replacement project. Such notices shall be signed by the licensee and include the following:

(1) Documentation that the applicant is the existing licensee at all affected facilities and has operated the beds at all affected facilities for at least one year immediately preceding the replacement exemption request fulfilling the notice requirements of this section;

(2) An affidavit from the applicant that the applicant intends to be the licensee at all affected facilities at the time of project completion. This affidavit shall include a statement that the applicant acknowledges the project can not be completed if the applicant is not the licensee at the time of project completion except as allowed for under the provisions of RCW 70.38.115(14);

(3) In the event the nursing home licensee, as defined by WAC 246-310-010, is not the nursing home owner, the licensee shall document whether the building owner has a secured interest in the beds.

(a) If the building owner does have a secured interest in the beds, the licensee shall provide a written statement, signed by the building owner, indicating approval of the bed replacement. In the event that the licensee is unable to complete the replacement project, as referenced in RCW 70.38.115(14), the building owner shall be permitted to complete the project.

(b) If the building owner does not have a secured interest in the beds, the licensee shall provide documentation showing that the building owner has been notified of the proposed project. In the event that the licensee is unable to complete the replacement project, as referenced in RCW 70.38.115(14), the building owner shall not be permitted to complete the project.

(4) The number of beds currently licensed at each affected facility and the number of licensed beds to be replaced at each affected facility;

(5) Geographic location of both the existing nursing home beds and the proposed replacement beds;

(6) Documentation that the nursing home beds being replaced will not be used for nursing home services once the replacement beds are licensed; and

(7) A projected timeline for completion of the project.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-410 Swing bed review standards. (1) The department shall use the following rules, in addition to those under WAC 246-310-380 to interpret the certificate of need review criteria contained in WAC 246-310-210, 246-310-220, 246-310-230, and 246-310-240 for applications by hospitals proposing an increase in the number of designated swing beds.

(2) Swing beds are defined as up to the first five hospital beds, so designated by an eligible rural hospital, which are available to provide either acute care or long-term care nursing services as required.

(3) Hospitals proposing swing bed projects shall:

(a) Be located in geographic areas of the state defined by the United States Bureau of the Census as a nonstandardized metropolitan statistical area; and

(b) Have total licensed bed capacity not exceeding ~~((fifty))~~ one hundred.

(4) Hospitals shall demonstrate ability to meet minimum Medicare standards of care for rural hospital swing beds.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-470 Review and action on health maintenance organization projects. (1) Undertakings requiring a certificate of need.

A certificate of need shall be required for any undertaking which, in accordance with WAC 246-310-020, is subject to the provisions of chapter 246-310 WAC, unless an exemption has been granted for such undertaking under the provisions of WAC 246-310-040.

(2) Required approval.

The secretary's designee shall issue a certificate of need for a proposed project if the certificate of need applicant for the proposed project is a health maintenance organization or a health care facility controlled (directly or indirectly) by a health maintenance organization and the department finds the proposed project meets the criteria set forth in WAC 246-310-210~~((6))~~ (5).

~~(3) ((Limitation on denials.~~

~~The secretary's designee shall not deny a certificate of need to a health maintenance organization or a health care facility controlled (directly or indirectly) by a health maintenance organization solely because a proposed project is not discussed in the applicable regional health plan, annual implementation plan, or state health plan.~~

~~(4))~~ Sale, acquisition, or lease of facilities or equipment for which a certificate of need has been issued.

A health care facility (or portion thereof) ~~((or medical equipment))~~ for which a certificate of need has been issued under the provisions of this section shall not be sold or leased and a controlling interest in such facility ~~((or equipment))~~ or in a lease of the facility ~~((or equipment))~~ shall not be acquired unless an exemption or a certificate of need for such sale, lease, or acquisition has been granted by the secretary's designee.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-480 Projects proposed for the correction of deficiencies. (1) For the purposes of this section, "correction of deficiencies" shall mean one or more of the following:

(a) Eliminating or preventing imminent safety hazards as defined by federal, state, or local fire, building, or life safety codes or regulations; or

(b) Complying with state licensing standards; or

(c) Complying with accreditation or certification standards which must be met to receive reimbursement under Titles XVIII or XIX of the Social Security Act.

(2) An application submitted for a project limited to the correction of deficiencies, as defined in subsection (1) of this section, shall be approved unless the department finds ~~((, after consultation with the appropriate regional health council,))~~ that:

(a) The ~~((facility or service with respect to which such capital expenditure is proposed is not needed))~~ applicant was provided sufficient advanced notification of such deficiencies to allow for ongoing correction; or

(b) The ~~((obligation of such capital expenditure is not consistent with the state health plan in effect))~~ project would result in the substantial modification or replacement of an existing health care facility and the licensee would not be exempt under WAC 246-310-044.

~~(3) ((A determination a facility or service is not needed shall be made only if the department finds the facility or service has been identified in the state health plan as not being needed.~~

~~(4))~~ An application submitted for the correction of deficiencies shall be reviewed under the expedited review process, in accordance with WAC 246-310-150, unless it qualifies for emergency review in accordance with WAC 246-310-140.

~~((5))~~ (4) An application reviewed under the provisions of this section shall be approved only to the extent the capital expenditure is needed for the correction of the deficiency.

~~((6))~~ (5) If the department finds any portion of the project or the project as a whole is not needed for the correction of deficiencies, such portion or entire project shall be reviewed in accordance with WAC 246-310-200, 246-310-210, 246-310-220, 246-310-230, and 246-310-240.

~~((7))~~ (6) If the department finds a proposed capital expenditure is needed to correct deficiencies, as defined in subsection (1) of this section, the criteria in WAC 246-310-210 shall not be applied to the consideration of the project.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-490 Written findings and actions on certificate of need applications. (1) Written findings.

(a) The findings of the department's review of a certificate of need application shall be stated in writing and include the basis for the decision of the secretary's designee as to whether a certificate of need is to be issued or denied for the proposed project.

(b) In making its findings and taking action on a certificate of need application, the department shall use all criteria contained in chapter 246-310 WAC applicable to the proposed project.

(i) The written findings shall identify any criterion the department has decided is not applicable to the particular project and give the reason for such decision.

(ii) The secretary's designee may deny a certificate of need if the applicant has not provided the information which is necessary to a determination that the project meets all applicable criteria and which the department has prescribed and published as necessary to a certificate of need review of the type proposed: *Provided however*, That the department has requested such information in a screening letter sent in accordance with WAC 246-310-090 (1)(c).

(c) The department shall make written findings on the extent to which the project meets the criteria set forth in WAC 246-310-210 (1) and (2) when the secretary's designee issues a certificate of need directly related to the provision of health services, or beds~~(, or major medical equipment)~~: *Provided however*, That no such written finding shall be necessary for projects for the correction of deficiencies of the types described in WAC 246-310-480 and for projects proposed by or on behalf of a health maintenance organization or a health care facility controlled, directly or indirectly, by a health maintenance organization.

(d) When, as a part of concurrent review proceedings, the secretary's designee makes a decision to approve an application or applications and to disapprove other competing applications, he or she shall provide a specific written statement of reasons for determining the approved application or applications to be superior.

(2) Separability of application and action.

When a certificate of need application is for multiple services or multiple components or the proposed project is to be multiphased, the secretary's designee may take individual and different action on separable portions of the proposed project.

(3) Conditional certificate of need.

(a) The secretary's designee in making his or her decision on a certificate of need application may decide to issue a conditional certificate of need if the department finds the project is justified only under specific circumstances: *Provided however*, That conditions shall relate directly to the project being reviewed and to review criteria.

(b) When the department finds a project for which a certificate of need is to be issued does not satisfy the review criteria set forth in WAC 246-310-210 (1) and (2), the secretary's designee may impose a condition or conditions that the applicant take affirmative steps so as to satisfy those review criteria. In evaluating the accessibility of the project, the current accessibility of the facility as a whole shall be taken into consideration.

(c) The conditions attached to a certificate of need may be released by the secretary's designee upon the request of the health care facility or health maintenance organization for which the certificate of need was issued.

(i) The request must include information needed by the department demonstrating the conditions are no longer valid and the release of such conditions would be consistent with the purpose of chapter 70.38 RCW.

(ii) A request for the removal of a condition must be submitted in accordance with WAC 246-310-090 and will be reviewed in accordance with the regular or expedited review procedures described in WAC 246-310-160 or 246-310-150.

(4) Distribution of written findings and statement of decision.

(a) A copy of the department's written findings and statement of the decision of the secretary's designee on a certificate of need application shall be sent to:

(i) The person submitting the certificate of need application;

(ii) ~~((The regional health council for the health service area in which the proposed project is to be located;~~

~~((iii) The hospital commission, if the proposed project is for a hospital;~~

~~((iv))~~ In the case of a project proposed by a health maintenance organization, the appropriate regional office of the United States Department of Health and Human Services; and

~~((v))~~ (iii) When the secretary's designee issues a certificate of need for a project which does not satisfy the review criteria set forth in WAC 246-310-210 (1) and (2), the appropriate regional office of the Department of Health and Human Services.

(b) The written findings and statement of the decision of the secretary's designee on a certificate of need application shall be available to others requesting the certificate of need unit to provide access to a copy of such findings and statement.

~~((5) Explanation of inconsistency with the regional health council recommendation or plan.~~

~~The department shall send to the applicant and to the appropriate regional health council a detailed, written statement as to the reasons why a decision the secretary has made on a certificate of need application is inconsistent with any of the following:~~

~~(a) The regional health council's recommendation as to the action to be taken on the certificate of need application;~~

~~(b) The goals and policies of the applicable regional health plan; or~~

~~(c) The priorities of the applicable annual implementation plan.)~~

AMENDATORY SECTION (Amending Order 143, filed 2/20/91, effective 3/23/91)

WAC 246-310-500 Issuance, suspension, denial, revocation, and transfer of a certificate of need. (1) The secretary's designee shall issue a certificate of need to the applicant.

(a) The secretary's designee shall issue a certificate of need for:

(i) The proposed project, or

(ii) A separable portion of the proposed project.

(b) When the certificate of need is issued for a separable portion of the proposed project, the secretary's designee shall provide written notice to the applicant stating the reasons for the department's action.

(c) The secretary's designee shall issue a certificate of need only when the department finds that the project or the separable portion of the proposed project is consistent with the applicable criteria contained in chapter 246-310 WAC.

(d) In issuing a certificate of need, the secretary's designee shall:

(i) Specify the maximum capital expenditure which may be obligated under the certificate, and

(ii) Prescribe the cost components to be included in determining the capital expenditure which may be obligated under such certificate.

(2) The secretary's designee may issue a conditional certificate of need for a proposed project or a separable portion of the proposed project.

(a) The conditions attached to a certificate of need must directly relate to the project being reviewed.

(b) The conditions must directly relate to criteria contained in chapter 246-310 WAC.

(3) The department shall apply the following provisions when suspending a certificate of need.

(a) The secretary's designee may suspend a certificate of need for cause which shall include, but not be limited to:

(i) Suspicion of fraud,

(ii) Misrepresentation,

(iii) False statements,

(iv) Misleading statements,

(v) Evasion or suppression of material fact in the application for a certificate of need or any of its supporting materials.

(b) The secretary's designee shall issue an order which states the reason for any suspension of a certificate of need to the person to whom the certificate of need had been issued.

(c) A suspension of a certificate of need shall not exceed one hundred twenty calendar days.

(i) Prior to the expiration of the suspension the department shall:

(A) Review the facts and circumstances relevant to the suspension;

(B) Reinstatement, amend, or revoke the certificate of need; and,

(ii) Send written notice of its decision on a suspended certificate of need to the person to whom the certificate of need had been issued.

(4) The secretary's designee shall send written notification of denial of a certificate of need to the applicant submitting the certificate of need application stating the reasons for the denial.

(5) When a proposed project or separable portion of the proposed project is denied a certificate of need, the department shall not accept another certificate of need application for the same project or separable portion unless the department determines:

(a) There is a substantial change in existing or proposed health facilities or services in the area to be served by the project; or

(b) There is a substantial change in the need for the facilities or services of the type proposed in the area to be served by the project; or

(c) One year has lapsed since the submission of the application for the certificate of need subject to regular review which was denied or the next scheduled concurrent review cycle permits the submission of applications.

(6) The department shall apply the following provisions in the revocation of a certificate of need.

(a) The secretary's designee may revoke a certificate of need for cause which shall include the following:

(i) Fraud,

(ii) Misrepresentation,

(iii) False statements,

(iv) Misleading statements, and

(v) Evasion or suppression of material facts in the application of a certificate of need, or in any of its supporting materials.

(b) When the secretary's designee revokes a certificate of need, the secretary's designee shall provide written notice of revocation to the person to whom the certificate of need was issued, including a statement of the reasons for such revocation.

(7) The department shall apply the following procedures in transferring or assigning a certificate of need.

(a) The department shall consider a request to transfer or assign a certificate of need valid only when:

(i) The person to whom the certificate of need was originally issued, or personal representative, where the holder is deceased, submits to the department a written request that the certificate of need be transferred to another person and gives the full name and complete address of the other person; and

(ii) The person to whom the current holder of the certificate of need wishes to transfer the certificate sends an application for such transfer on a form and in such a manner as prescribed and published by the department.

(b) The department shall review applications for transfer or assignment of a certificate of need according to the:

(i) Expedited review procedures in WAC 246-310-150; or

(ii) Regular review procedures in WAC 246-310-160.

(c) The secretary's designee shall base his or her decision to approve or deny an application to transfer or assign a certificate of need on:

(i) The demonstrated ability of the person wishing to acquire the certificate of need to undertake, complete, and

operate the project in accordance with the following review criteria:

- (A) WAC 246-310-220 (1) and (3), and
- (B) WAC 246-310-230 (1), (3), and (5).

(ii) The continuing conformance of the project with all other applicable review criteria.

(d) When the person submitting an application to transfer or assign a certificate of need proposes to modify the project description or the maximum capital expenditure, the department shall inform in writing such person that a new or amended certificate of need is required.

(e) When the department denies an application for transfer or assignment of a certificate of need, the department shall inform in writing the person who submitted the application of the reasons for such denial.

(f) The department shall not transfer or assign any certificate of need issued after February 1, 1988, except when:

(i) Prior to completion of the project, death or divorce of one or more persons holding a certificate renders it impossible or impractical to complete the project in the absence of a transfer or assignment; or

(ii) After commencement, a substantial portion of the project has been completed by the original holder of the certificate.

(g) The department shall not transfer or assign a certificate of need under subsections (7)(f)(i) and (ii) of this section when the authorized project is to be relocated.

(h) When the department transfers a certificate of need for a project which has not been commenced, the transferred certificate of need shall have a validity period of two years from the date of issue with the provision for one six-month extension if the holder can demonstrate to the satisfaction of the secretary's designee that substantial and continuing progress towards commencement has been made.

~~((8) When the secretary's designee fails to issue or deny a certificate of need, the applicant may seek a writ of mandamus from superior court pursuant to chapter 7.16 RCW.))~~

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-560 Provision for reconsideration decision. (1) Any person or affected person may, for good cause shown, request a public hearing for the purpose of reconsideration of the decision of the secretary's designee on a certificate of need application or withdrawal of a certificate of need.¹

(2) The department shall conduct a reconsideration hearing if it finds the request is in accord with the following requirements:

(a) The request for a reconsideration hearing shall be written, be received by the department within ~~((thirty))~~ twenty-eight days of the department's decision on the certificate of need application or withdrawal of the certificate of need, state in detail the grounds which the person requesting the hearing believes to show good cause, and be signed by the person making the request.

(b) Grounds which the department may deem to show good cause for a reconsideration hearing shall include but not be limited to the following:

(i) Significant relevant information not previously considered by the department which, with reasonable diligence, could not have been presented before the department made its decision;

(ii) Information on significant changes in factors or circumstances relied upon by the department in making its findings and decision; or

(iii) Evidence the department materially failed to follow adopted procedures in reaching a decision.

(3) A reconsideration hearing shall commence within thirty days after receipt of the request for the hearing.

(4) Notification of a public reconsideration hearing on a certificate of need application or withdrawal of a certificate of need shall be sent prior to the date of such hearing by the department to the following:

(a) The person requesting the reconsideration hearing;

(b) The person submitting the certificate of need application which is under reconsideration or the holder of the certificate of need;

~~(c) ((The regional health council for the health service area in which the proposed project is to be offered or developed;~~

~~(d) The hospital commission, if the proposed project is a hospital project;~~

~~(e))~~ Health care facilities and health maintenance organizations located in the health service area where the project is proposed to be located providing services similar to the services under review;

~~((f))~~ ~~(d)~~ In the case of a concurrent review, other applicants competing as described in WAC 246-310-080; and to

~~((g))~~ ~~(e)~~ Other persons requesting the department to send them such notification.

(5) The department shall, within forty-five days after the conclusion of a reconsideration hearing, make written findings stating the basis of the decision made after such hearing.

(6) The secretary's designee may, upon the basis of the department's findings on a reconsideration hearing, issue or reissue, amend, revoke, or withdraw a certificate of need or impose or modify conditions on a certificate of need for the project about which the reconsideration hearing was conducted.

(7) An applicant requesting a reconsideration hearing under the provisions of this section does not forfeit his or her rights to an adjudicative appeal under the provisions of WAC 246-310-610.

Note: ¹No fee will be charged for a reconsideration hearing.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-570 Circumstances for which an amended certificate of need is required. (1) An amended certificate of need shall be required for any of the following modifications of a project for which a certificate of need was issued and has been submitted in accordance with subsection (2) of this section:

(a) An addition of a new service;

(b) An expansion of a service beyond that which was included in the certificate of need application on which the issuance of the certificate of need was based;

(c) An increase in the inpatient bed capacity; ~~((e))~~
 (d) The modification or release of a condition placed on a certificate of need;

(e) A significant reduction in the scope of a project for which a certificate of need has been issued without a commensurate reduction in the cost of the project, or the project cost increases (as represented in bids on a construction project or final cost estimate or estimates acceptable to the person to whom the certificate of need was issued) when the total of such increases exceeds twelve percent or fifty thousand dollars, whichever is greater, over the maximum capital expenditure specified by the secretary's designee in issuing the certificate of need: *Provided however*, That the review of such reductions or cost increases shall be restricted to the continued conformance of the project with the criteria contained in WAC 246-310-220 and 246-310-240; or

(f) A change in the approved site.

(2) An application to amend a certificate of need shall be submitted and the certificate of need will be issued or denied prior to project completion except for projects involving construction. For projects involving construction, an amendment application may be submitted up to ninety days after project completion provided the applicant meets the following eligibility requirements:

(a) Eligibility requirements for a ninety-day extension to submit an application to amend a certificate of need.

(i) The applicant has submitted quarterly reports and updated the capital expenditures as required in WAC 246-310-590;

(ii) The quarterly progress reports identified that the actual construction costs had exceeded twelve percent or fifty thousand dollars (whichever is greater) of the approved capital expenditure; and

(iii) The department did not notify the applicant in writing that an amended certificate of need was needed.

(b) In the event the applicant has submitted quarterly progress reports as identified in (a)(i) of this subsection and the reports did not reflect that the actual construction costs had exceeded the approved capital expenditure, the applicant would only be eligible for a ninety-day extension if the applicant can document:

(i) All costs in excess of twelve percent or fifty thousand dollars (whichever is greater) of the approved capital expenditure were totally unforeseen as documented by a signed affidavit from the contractor; and

(ii) That all the excess costs were incurred after the submission of the last quarterly progress report preceding the projects' completion.

(3) An application for an amended certificate of need shall be submitted in accordance with the provisions of WAC 246-310-090.

~~((3))~~ (4) An application for an amended certificate of need may be reviewed under the expedited review process set forth in WAC 246-310-150.

~~((4))~~ (5) The department shall ~~(, after consultation with the appropriate advisory review agencies,)~~ provide a written determination as to the requirement for an amended certificate of need within twenty-one days after receipt of a request for such determination.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-310-580 Validity and extensions. (1) A certificate of need shall be valid for two years: *Provided*, That one six-month extension may be made if ~~((it can be substantiated))~~ the certificate holder can demonstrate that substantial and continuing progress toward commencement of the project has been made.

(2) In the case of a project involving construction, substantial and continuing progress shall include one of the following:

(a) When review and approval by the department of the final plans for construction is required, the submission of working drawings;

(b) When plan approval is not required by the department, receipt of copies of the working drawings for construction; or

(c) In the event working drawings have not been submitted, the applicant must demonstrate that he or she has made continuous progress toward commencement of the project.

(3) A project for which a certificate of need has been issued shall be commenced during the validity period for the certificate of need.

(4) Applications for extensions of the validity period of certificates of need shall be submitted ~~((simultaneously))~~ to the department ~~((and the appropriate advisory review agencies,))~~ at least one hundred twenty calendar days before the expiration of the certificate of need, and shall contain such information as may be required by the department to determine the extent of progress toward commencement of construction or other action necessary to a project.

(5) An application for an extension of a certificate of need submitted less than one hundred twenty calendar days before the expiration of the certificate of need shall not be reviewed, unless the applicant can demonstrate to the satisfaction of the department unforeseen occurrences during the last one hundred twenty days of the validity period of the certificate of need prevented commencement of construction as previously anticipated by the applicant.

(6) Commencement of the project shall not be undertaken after the expiration of the certificate of need unless a new certificate of need application has been reviewed and a new certificate of need has been issued by the secretary's designee.

(7)(a) In the case of a request by a nursing home to extend its conversion rights to beds banked under the provisions of RCW 70.38.111(8) for an additional four years, the nursing home must meet the following requirements:

(i) The request shall be made a minimum ninety days prior to the end of the four-year validity period of the original bed banking request.

(ii) The nursing home shall demonstrate it has complied with the applicable notification requirements under WAC 246-310-395;

(iii) The nursing home has and is currently meeting the exemption requirements in WAC 246-310-043; and

(iv) The nursing home has implemented the alternative service or services identified in the bed banking request. If the service or services have not been implemented, an explanation of why such services have not been implemented

and rationale for why the department should grant its extension request.

(b) The department shall notify the nursing home within thirty days of the extension request as to whether an extension of the nursing home's conversion rights is recognized. The nursing home does not forfeit its right to extend its conversion rights under this section if the department does not respond within this time frame, nor does the nursing home obtain rights that it otherwise would not have under applicable statutes or rules if the department does not respond within the time frame.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-590 Monitoring of approved projects.

(1) The department ~~((, in cooperation with the advisory review agencies,))~~ shall monitor the costs and components of approved projects ~~((so as))~~ to assure conformance with certificates of need that have been issued.

(2) The department shall require periodic progress reports from those applicants to whom certificates of need have been issued.

(a) Progress reports shall be required ~~((at least annually and at no greater frequency than))~~ quarterly.

(b) Progress reports shall be submitted in the form and manner prescribed and published by the department.

(3) Information required on approved projects may include:

- (a) Actual project costs;
- (b) Changes in the project;
- (c) Financing arrangements, different than approved under the certificate of need;
- (d) Project commencement date;
- (e) Progress toward completion of construction; and
- (f) Project completion date.

(4) The information required on approved projects may vary according to the nature of the projects.

(5) Progress reports on a project for which a particular certificate of need has been issued shall terminate when the project has been completed and the department finds it has received all the information necessary to determine the project has been completed in accordance with the certificate of need which had been issued and the provisions of chapter 246-310 WAC.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-600 Withdrawal of a certificate of need.

(1) The secretary's designee may withdraw a certificate of need if the department determines ~~((, after consultation with the appropriate advisory review agencies,))~~ that the holder of a certificate is not meeting the timetable specified in the certificate of need application for ~~((making services or equipment available or))~~ completing the project and is not making a good-faith effort to meet such timetable.

(2) In reviewing a proposed withdrawal of a certificate of need, the department shall adhere to the provisions of WAC 246-310-170, 246-310-180, 246-310-190, and 246-310-560.

(3) The review period for a proposed withdrawal of a certificate of need shall not exceed ninety days unless

extended by the department to allow sufficient time for the conduct of a public hearing pursuant to the provisions of WAC 246-310-180. ~~((The review period of the appropriate advisory review agencies shall not exceed sixty days unless extended by the department at the written request of the regional health council to allow sufficient time for the conduct of a public hearing pursuant to the provisions of WAC 246-310-180.))~~ Such extension shall not exceed thirty days.

(4) The findings of the department's review of a proposed withdrawal of a certificate of need shall be stated in writing and include the basis for the decision of the secretary's designee as to whether the certificate of need is to be withdrawn for a proposed project. A copy of the department's written findings and statement of the decision of the secretary's designee on the proposed withdrawal of a certificate of need shall be sent to:

- (a) The holder of the certificate of need;
- (b) ~~((The regional health council for the health service area in which the proposed project is to be located;~~
- (c) ~~The hospital commission, if the proposed project is for a hospital; and~~
- (d) ~~((~~

~~((~~ In the case of a project proposed by a health maintenance organization, the appropriate regional office of the United States Department of Health and Human Services.

(5) The written findings and statement of the decision of the secretary's designee on the proposed withdrawal of a certificate of need shall be available to others requesting the certificate of need unit to provide access to a copy of such findings and statement.

(6) ~~((The department shall send to the appropriate regional health council a detailed, written statement as to the reasons why a decision which the secretary's designee has made is inconsistent with any of the following:~~

- (a) ~~The regional health council's recommendation as to the action to be taken;~~
- (b) ~~The goals of the applicable regional health plan; or~~
- (c) ~~The priorities of the applicable annual implementation plan.~~

(7) When a certificate of need is for multiple services or multiple components or the proposed project is to be multiphased, the secretary's designee may take individual and different action regarding withdrawal of the certificate of need on separable portions of the certificate of need.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-610 Adjudicative proceeding. (1) An applicant denied a certificate of need or a certificate holder whose certificate was suspended or revoked has the right to an adjudicative proceeding.

(2) A certificate applicant or holder contesting a department certificate decision shall within twenty-eight days of receipt of the department's decision or reconsidered decision:

- (a) File a written application for an adjudicative proceeding by a method showing proof of receipt with the ~~((Administrative Hearings Unit))~~ Office of Professional Standards, Department of Health, ((1300 Quince Street S.E.)) 2413 Pacific Avenue, P.O. Box ((47851)) 47872, Olympia, WA 98504-((7851)) 7872; and

- (b) Include in or with the application:
 - (i) A specific statement of the issue or issues and law involved;
 - (ii) The grounds for contesting the department decision; and
 - (iii) A copy of the contested department decision.

(3) The proceeding is governed by the Administrative Procedure Act (chapter 34.05 RCW), this chapter, and chapter 246-08 WAC. If a provision in this chapter conflicts with chapter 246-08 WAC, the provision in this chapter governs.

(4) Any health care facility or health maintenance organization that:

(a) Provides services similar to the services provided by the applicant and under review pursuant to this subsection;

(b) Is located within the applicant's health service area; and

(c) Testified or submitted evidence at a public hearing held pursuant to RCW 70.38.115(9), shall be provided an opportunity to present oral or written testimony and argument in a proceeding under RCW 70.38.115 (10)(a) provided that the health care facility or health maintenance organization had, in writing, requested to be informed of the department's decision. If the department desires to settle with the applicant prior to the conclusion of the adjudicative proceeding, the department shall so inform the health care facility or health maintenance organization and afford them the opportunity to comment, in advance, on the proposed settlement.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-900 Capital expenditure minimum adjustment procedures. These rules and regulations are adopted pursuant to RCW 70.38.025 (6) and (12) for the purpose of establishing the index to be used and procedures for making adjustments to the "expenditure minimum" for capital expenditures (~~and to the annual operating costs for new "institutional health services"~~) which are subject to the requirements of the certificate of need program established under the provisions of chapter 70.38 RCW.

(1) Index to be used. For the purposes of the certificate of need program, the United States Department of Commerce Composite Construction Cost Index shall be used in the annual adjustments of the following:

~~((a))~~ The "expenditure minimum" as this term is defined in RCW 70.38.025 and WAC 246-310-010(~~; and~~

~~(b) The minimum annual operating costs entailed in the provision of new "institutional health services," as this term is defined in RCW 70.38.025 and WAC 246-310-010, which will cause a new institutional health service to be subject to the provisions of chapter 246-310 WAC, the certificate of need rules and regulations).~~

(2) Procedure for adjustment.

(a) On or before the first day of each January, the department shall adjust and publish the adjusted expenditure minimum for capital expenditures (~~and the adjusted minimum annual operating costs for institutional health services~~). Such adjusted minimums shall be in effect during the entire calendar year for which they are established.

(b) The adjustments in the minimums shall be based on the changes which occurred in the Department of Commerce Composite Construction Cost Index during the twelve month period ending the preceding October.

(c) The adjusted minimums shall be published by the department by public notice in one or more newspapers of general circulation within the state and through a written notice sent to ~~((each health systems agency, the hospital commission,))~~ each health care facility subject to the requirements of the certificate of need program, and each state-wide organization of such health care facilities(~~(and the state health coordinating council)~~).

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-310-990 Certificate of need review fees.

(1) An application for a certificate of need under chapter 246-310 WAC shall include payment of a fee consisting of the following:

(a) ~~((An))~~ A nonrefundable application processing fee in the amount of seven hundred fifty dollars (~~which shall not be refundable~~);

(b) A review fee based on the project description and the total capital expenditure.

Project Description	Capital Expenditure Range	Review Fee
Additional kidney disease treatment center stations	\$ 0 - 100,000 100,001 - 250,000 250,001 or more	\$ 4,300 5,700 7,600
Administrative or emergency review	0 - 250,000 250,001 or more	5,400 8,100
Amendment to a certificate of need		5,000
Bed addition of less than 10 beds	0 - 100,000 100,001 - 5,000,000 5,000,001 or more	4,300 5,700 7,600
Bed addition of 10 beds or more	0 - 500,000 500,001 - 5,000,000 5,000,001 or more	8,100 11,900 15,700
Bed redistribution or bed relocation	0 - 100,000 100,001 - 2,000,000 2,000,001 or more	7,000 10,600 13,200
Capital expenditure over the minimum expenditure	Exp. min. - 5,000,000 5,000,001 - 10,000,000 10,000,001 or more	7,600 9,600 13,600
Establishment of a new hospital, nursing home, or continuing care retirement community	0 - 2,000,000 2,000,001 or more	10,600 15,700
Establishment of a new home health agency, hospice, ambulatory surgery facility, or kidney disease treatment center	0 - 100,000 100,001 or more	3,700 5,700 7,600
Extension of the certificate of need validity period (projects involving plans review by construction review unit) or extension of nursing home bed banking		150

PERMANENT

Extension of the certificate of need validity period (other projects)			900
Replacement of an existing health care facility	1 - 2,000,000	2,000,001 - 5,000,000	5,400 8,100
		5,000,001 or more	9,600
Sale, purchase, or lease of part or all of an existing hospital	1 - 5,000,000		7,600 11,500
		5,000,001 or more	
Substantial change in services, or offering a new tertiary health service	0 - 100,000	100,001 - 2,000,000	8,100 10,600
		2,000,001 or more	15,700
Transfer of a certificate of need			2,700

(c) A nonrefundable two thousand dollar actuarial review fee surcharge for an application sponsored by an existing or proposed continuing care retirement community (CCRC) as defined in WAC 246-310-130 (3)(b).

(2) For purposes of subsection (1)(b) of this section, "total capital expenditure" means the total project costs to be capitalized according to generally accepted accounting principles consistently applied, and includes, but is not limited to, the following:

- (a) Legal fees;
- (b) Feasibility studies;
- (c) Site development;
- (d) Soil survey and investigation;
- (e) Consulting fees;
- (f) Interest expenses during construction;
- (g) Temporary relocation;
- (h) Architect and engineering fees;
- (i) Construction, renovation, or alteration;
- (j) Total costs of leases of capital assets;
- (k) Labor;
- (l) Materials;
- (m) Equipment;
- (n) Sales taxes;
- (o) Equipment delivery; and
- (p) Equipment installation.

(3) Where more than one project description under subsection (1)(b) of this section applies to an application, the applicant shall use the project description and capital expenditure range with the highest review fee in calculating the payment to accompany the application submittal.

(4) The applicant shall accompany the submittal of an amendment to a certificate of need application with a fee consisting of the following:

- (a) A nonrefundable processing fee of five hundred dollars;
- (b) When the amendment increases the capital expenditure, or results in a project description with a larger review fee, an additional review fee based on the difference between the review fee previously paid when the application was submitted and the review fee applicable to the greater capital expenditure or new project description; and
- (c) When the amendment decreases the capital expenditure, or results in a project description with a smaller review fee, the department shall refund to the applicant the difference between the review fee previously paid when the

application was submitted and the review fee applicable to the smaller capital expenditure or new project description.

(5) When an application for a certificate of need is returned by the department in accordance with the provisions of WAC 246-310-090 (2)(b) or (e), the department shall refund all review fees paid.

(6) When an applicant submits a written request to withdraw an application before the beginning of review, the department shall refund any review fees paid by the applicant.

(7) When an applicant submits a written request to withdraw an application after the beginning of review, but before the beginning of the ex parte period as determined by the department consistent with WAC 246-310-190, the department shall refund one-half of all review fees paid.

(8) When an applicant submits a written request to withdraw an application after the beginning of the ex parte period as determined by the department consistent with WAC 246-310-190, the department shall not refund any of the review fees paid.

(9) Other certificate of need program fees are:

(a) A nonrefundable two hundred fifty dollar processing fee for each request for an exemption from certificate of need review submitted under the provisions of WAC 246-310-040, 246-310-041, 246-310-042, 246-310-043; and

(b) A nonrefundable two hundred fifty dollar processing fee for each request for an exemption from certificate of need review submitted under the provisions of RCW 70.38.105 (4)(d).

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 246-310-070 Periodic reports on development of proposals.
- WAC 246-310-350 Nursing home and continuing care retirement community definitions.
- WAC 246-310-400 AIDS long-term care pilot facility review standards.

WSR 96-24-057
PERMANENT RULES
DEPARTMENT OF LICENSING
 [Filed November 27, 1996, 1:00 p.m.]

Reviser's note: This permanent filing has been rejected because it was filed earlier than the date stated as the date of adoption in the notice, WSR 96-20-058 filed on September 26, 1996. The agency refiled this permanent filing on December 10, 1996, WSR 97-01-035.

WSR 96-24-058
PERMANENT RULES
DEPARTMENT OF AGRICULTURE
 [Order 6006—Filed November 27, 1996, 1:46 p.m.]

Date of Adoption: November 27, 1996.

Purpose: To establish criteria for penalties that are imposed when a degrade action is taken by the department

PERMANENT

and to establish criteria when a dairy producer or processing plant license may be revoked.

Statutory Authority for Adoption: RCW 15.36.021.

Adopted under notice filed as WSR 96-18-037 on August 29, 1996; and WSR 96-23-013 on November 12, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 3, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 3, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 3, amended 0, repealed 0.

Effective Date of Rule: Thirty-one days after filing.
November 27, 1996
James M. Jesernig
Director

**CHAPTER 16-101X
DEGRADES, LICENSE SUSPENSIONS
AND REVOCATIONS FOR DAIRY PRODUCERS
AND PROCESSORS**

NEW SECTION

WAC 16-101X-010 Under what circumstances will the director degrade a dairy farm operation or a milk processing plant operation? (1) The director shall call for a degrade of a dairy farm operation of a producer or a Grade A milk processing plant operation for one or more repeat violations of Chapter 15.36 RCW, or rules adopted thereunder, which are noted on consecutive inspections as provided in RCW 15.36.111.

(2) For purposes of this chapter, "degrade" means the lowering in grade from grade A to grade C.

NEW SECTION

WAC 16-101X-020 How is the length of a degrade of a producer or a milk processing plant determined? The length of a degrade of a dairy farm operation or a grade A milk processing plant operation shall be based on the total number of debit points awarded to repeat violations as provided in WAC 16-101X-030 or until the director determines the violations that caused the degrade are corrected, which ever is longer. The schedule for determining a degrade period is as follows.

<u>TOTAL DEBIT POINTS</u>	<u>DEGRADE PERIOD</u>
1-10	2 Days
11-15	4 Days
16-20	6 Days
21-30	8 Days
31-40	10 Days

41-50
51 or more

12 Days
14 Days

NEW SECTION

WAC 16-101X-050 Under what circumstances may the director initiate revocation action against the grade A license of a producer or processor? The Director may initiate revocation proceedings against a dairy producer or milk processor whenever that producer or processor has had his or her milk processing plant operation or dairy farm operation degraded for repeated violations and/or had his or her grade A producer's license or milk processing plant license suspended and/or his or her milk degraded due to temperature violations, excessive coliform bacteria counts, total bacterial counts, or somatic cell counts, more than four times within a continuous three year period. A license may also be revoked as provided for in RCW 15.36.401 or RCW 15.36.411.

WSR 96-24-059

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Order 6007—Filed November 27, 1996, 1:47 p.m.]

Date of Adoption: November 27, 1996.

Purpose: To establish criteria for penalties that are imposed when a degrade action is taken by the department and to establish criteria when a dairy producer or processing plant license may be revoked.

Statutory Authority for Adoption: RCW 15.36.021.

Adopted under notice filed as WSR 98-18-037 on August 29, 1996; and WSR 96-21-138 on October 23, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 2, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 2, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 2, amended 0, repealed 0.

Effective Date of Rule: Thirty-one days after filing.
November 27, 1996
James M. Jesernig
Director

NEW SECTION

WAC 16-101X-030 How is the debit point value of each violation determined? (1) The debit point for each violation, as shown in the table below, is the same as the debit points awarded to dairy farms or milk processing plants during state surveys and federal check ratings as determined

PERMANENT

in the 1995 "Methods of Making Sanitation Ratings of Milk Supplies" published by the U.S. Department of Health and Human Services, Public Health Service, Food and Drug Administration.

(2) A copy of the 1995 "Methods of Making Sanitation Ratings of Milk Supplies" may be obtained by request from the Washington State Department of Agriculture Food Safety Program, P.O. Box 42560, Olympia, Washington 98504-2560 (360-902-1875).

(3) DAIRY FARM SANITATION VIOLATION DEBIT POINT VALUES

ITEM NO	DESCRIPTION	DEBIT POINT VALUE
ABNORMAL MILK		
1a	Cows secreting abnormal milk milked last or in SEPARATE equipment	5
1b	Abnormal milk properly handled and disposed of	5
1c	Proper care of abnormal milk handling equipment	5
MILKING PARLOR		
2a	Floors, gutters and feed troughs of concrete or of equally impervious materials; in good repair	1
2b	Walls and ceilings smooth, painted or finished adequately; in good repair; ceiling dust tight	1
2c	Separate stalls or pens for horses, calves and bulls	1
2d	Adequate natural and/or artificial light; well distributed	1
2e	Properly ventilated;	1
3a	Clean and free of litter	3
3b	No swine or fowl	3
4a	Cowyard graded to drain; no pooled water or wastes	3
4b	Cowyard clean; cattle housing areas and manure packs properly maintained	3
4c	No swine	3
4d	Manure stored inaccessible to cows	3
MILKHOUSE		
Floors		
5a	Smooth; concrete or other impervious material; in good repair	1
5b	Graded to drain	1
5c	Drains trapped, if connected to sanitary system	1
Walls and Ceilings		
5a	Approved material and finish	1
5b	Good repair (windows, doors and hoseport included)	1
Lighting and Ventilation		
5a	Adequate natural and/or artificial light; properly distributed	2
5b	Adequate ventilation	2
5c	Doors and windows closed during dusty weather	2
5d	Vents and lighting fixtures properly installed	2
Miscellaneous Requirements		
5a	Used for milkhouse operations only; sufficient size	2
5b	No direct opening into living quarters or barn; except as permitted by	2

PERMANENT

	Ordinance	
5c	Liquid wastes properly disposed of	2
5d	Proper hoseport where required	2
5e	Acceptable surface under hoseport	2
5f	Suitable shelter for transport truck as required by this Ordinance	2
	Cleaning Facilities	
5a	Two-compartment wash and rinse vat of adequate size	2
5b	Suitable water heating facilities	2
5c	Water under pressure piped to milkhouse	2
	Cleanliness	
6a	Floors, walls, windows, tables and similar non-product surfaces clean	4
6b	No trash, unnecessary articles, animals or fowl	4
	Toilet	
7a	Provided; conveniently located	4
7b	Constructed and operated according to Ordinance	4
7c	No evidence of human wastes about premises	4
7d	Toilet room in compliance with Ordinance	4
	Water Supply	
8a	Constructed and operated according to Ordinance	2 or 5
8b	Complies with bacteriological standards	5
8c	No connection between safe and unsafe supplies; no improper submerged inlets	5
	UTENSILS AND EQUIPMENT	
9a	Smooth, impervious, nonabsorbent, safe materials; easily cleanable;	4
9b	In good repair; accessible for inspection;	4
9c	Approved single service articles; not re-used	4
9d	Of proper design	4
9e	Approved CIP milk pipeline system	4
10a	Utensils and equipment clean	5
11a	All multi-use containers and equipment subjected to approved sanitization process	5
12a	All multi-use containers and equipment properly stored	2
12b	Stored to assure complete drainage where applicable	2
12c	Single-service articles properly stored	2
	MILKING	
13a	Milking done in barn, stable or parlor	5
13b	Brushing completed before milking begun	5
13c	Flanks, bellies, udders, and tails of cows clean at time of milking; clipped when required	5
13d	Teats treated with sanitizing solution and dried just prior to milking	5
13e	No wet hand milking	5
	TRANSFER AND PROTECTION OF MILK	
	Protection from Contamination	
14a	No overcrowding	3
14b	Product and CIP circuits separated	3
14c	Improperly handled milk discarded	3
14d	Immediate removal of milk	3
14e	Milk and equipment properly protected	3
14f	Sanitized milk surfaces not exposed to contamination	3
14g	Air under pressure of proper quality	3

PERMANENT

	Drug and Chemical Control	
15a	Cleaners and sanitizers properly identified	2
15b	Drug administration equipment properly handled and stored	2
15c	Drugs properly labeled (name and address) and stored	2
15d	Drugs properly labeled (directions for use, cautionary statements, active ingredients)	7
15e	Drugs properly used and stored to preclude contamination of milk	7
	PERSONNEL	
	Hand-Washing Facilities	
16a	Proper hand-washing facilities convenient to milking operations	2
16b	Wash and rinse vats not used as hand-washing facilities	2
	Personnel Cleanliness	
17a	Hands washed clean and dried before milking, or performing milkhouse functions; rewashed when contaminated	1
17b	Clean outer garments worn	1
	COOLING	
18a	Milk cooled to 45 F or less within 2 hours after milking	5
18b	Recirculated cooling water from safe source and properly protected; complies with bacteriological standards	5
18c	Temperature recorder with 7 day chart	5*
	INSECTS AND RODENTS	
19a	Fly breeding minimized by approved manure disposal methods	3
19b	Manure packs properly maintained	3
19c	All milkhouse openings effectively screened or otherwise protected; doors tight and self-closing; screen doors open outward	2
19d	Milkhouse free of insects and rodents	2
19e	Approved pesticides; used properly	2
19f	Equipment and utensils not exposed to pesticide contamination	2
19g	Surrounding neat and clean; free of harborage and breeding areas	2
19h	Feed storage not attraction for birds, rodents or insects	2

PERMANENT

* This is a requirement of WAC 16-125 rated in accordance with cooling criteria in similar sections of the 1995 "Methods of Making Sanitation Ratings of Milk Supplies" for dairy plants.

(4) MILK PROCESSING PLANT SANITATION VIOLATION DEBIT POINT VALUES

ITEM NO	DESCRIPTION	DEBIT POINT VALUE
1	FLOORS	
1a	Smooth; impervious; no pools; good repair; trapped drains	1
2	WALLS AND CEILINGS	
2a	Smooth; washable; light -colored; good repair	1
3	DOORS AND WINDOWS	
3a	All outer openings effectively protected against entry of flies and rodents	2
3b	Outer doors self-closing; screen doors open outward	2
4	LIGHTING AND VENTILATION	
4a	Adequate in all rooms	1
4b	Well ventilated to preclude odors and condensation; filtered air with pressured systems	1
5	SEPARATE ROOMS	
5a	Separate rooms as required; adequate size	3

5b	No direct opening to barn or living quarters	3
5c	Storage tanks properly vented	3
6	TOILET FACILITIES	
6a	Complies with local ordinances	3
6b	No direct opening to processing rooms; self-closing doors	3
6c	Clean; well-lighted and ventilated; proper facilities	3
6d	Sewage and other liquid wastes disposed of in a sanitary manner	3
7	WATER SUPPLY	
7a	Constructed and operated in accordance with Ordinance	4
7b	No direct or indirect connection between safe and unsafe water	4
7c	Condensing water and vacuum water in compliance with Ordinance requirements	4
7d	Complies with bacteriological standards	4
8	HAND-WASHING FACILITIES	
8a	Located and equipped as required; clean and in good repair; improper facilities not used	2
9	MILK PLANT CLEANLINESS	
9a	Neat; clean; no evidence of insects or rodents; trash properly handled	3
9b	No unnecessary equipment	3
10	SANITARY PIPING	
10a	Smooth; impervious; corrosion-resistant; non-toxic; easily cleanable materials; good repair; accessible for inspection	3
10b	Clean-in-place lines meet Ordinance specifications	3
10c	Pasteurized products conducted in sanitary piping, except as permitted by Ordinance	3
11	CONSTRUCTION AND REPAIR OF CONTAINERS AND EQUIPMENT	
11a	Smooth; impervious; corrosion-resistant; non-toxic; easily cleanable materials; good repair; accessible for inspection	3
11b	Self-draining; strainers of approved design	3
11c	Approved single-service articles; not re-used	3
12	CLEANING AND SANITIZING OF CONTAINERS/EQUIPMENT	
12a	Containers, utensils and equipment effectively cleaned	5
12b	Mechanical cleaning requirements of Ordinance in compliance; records complete	5
12c	Approved sanitization process applied prior to the use of product-contact surfaces	5
12d	Required efficiency tests in compliance	5
12e	Multiple use plastic containers in compliance	5
12f	Aseptic system sterilized	5
13	STORAGE OF CLEANED CONTAINERS AND EQUIPMENT	
13a	Stored to assure drainage and protected from contamination	3
14	STORAGE OF SINGLE SERVICE ARTICLES	
14a	Received, stored and handled in a sanitary manner; paperboard containers not re-used except as permitted by the Ordinance	2
15A	PROTECTION FROM CONTAMINATION	
15a	Operations conducted and located so as to preclude contamination of milk, milk products, ingredients, containers, equipment and utensils	3
15b	Air and steam used to process products in compliance with Ordinance	3
15c	Approved pesticides, safely used	3
15B	CROSS CONNECTIONS	

15a	No direct connections between pasteurized and raw milk or milk products.	5
15b	Overflow, spilled and leaked products or ingredients discarded	5
15c	No direct connections between milk or milk products and cleaning and/or sanitizing solutions	5
16A	PASTEURIZATION-BATCH	
(1)	INDICATING AND RECORDING THERMOMETERS	
16a	Comply with Ordinance specifications	4
(2)	TIME AND TEMPERATURE CONTROLS	
16a	Adequate agitation throughout holding; agitator sufficiently submerged	15
16b	Each pasteurizer equipped with indicating and recording thermometer; bulb submerged	15
16c	Recording thermometer reads no higher than indicating thermometer	15
16d	Product held minimum pasteurization temperature continuously for 30 minutes, plus filling time if product preheated before entering vat, plus emptying time, if cooling is begun after opening outlet	15
16e	No product added after holding begun	15
16f	Airspace above product held at not less than 5.0 F higher than minimum required pasteurization temperature during holding	15
16g	Approved airspace thermometer; bulb not less than 1 inch above product level	15
16h	Inlet and outlet valves and connections in compliance with Ordinance	15
16B	PASTEURIZATION-HIGH TEMPERATURE	
(1)	INDICATING AND RECORDING THERMOMETERS	
16a	Comply with Ordinance specifications	4
(2)	TIME AND TEMPERATURE CONTROLS	
16a	Flow diversion device complies with Ordinance requirements	15
16b	Recorder-controller complies with Ordinance requirements	15
16c	Holding tube complies with Ordinance requirements	15
16d	Flow promoting devices comply with Ordinance requirements	15
(3)	ADULTERATION CONTROLS	
16a	Satisfactory means to prevent adulteration with added water	3
16C	ASEPTIC PROCESSING	
(1)	INDICATING AND RECORDING THERMOMETERS	
16a	Comply with Ordinance specifications	4
(2)	TIME AND TEMPERATURE CONTROLS	
16a	Flow diversion device complies with Ordinance requirements	15
16b	Recorder-controller complies with Ordinance requirements	15
16c	Holding tube complies with Ordinance requirements	15
16d	Flow promoting devices comply with Ordinance requirements	15
(3)	ADULTERATION CONTROLS	
16a	Satisfactory means to prevent adulteration with added water	3
16D	REGENERATIVE HEATING	
16a	Pasteurized or aseptic product in regenerator automatically under greater pressure than raw product in regenerator at all times	10
16b	Accurate pressure gauges installed as required; booster pump properly identified and installed	10
16c	Regenerator pressures meet Ordinance requirements	10
16E	TEMPERATURE RECORDING CHARTS	
16a	Batch pasteurizer charts comply with applicable Ordinance requirements	4
16b	HTST pasteurizer charts comply with applicable Ordinance requirements	4
16c	Aseptic charts comply with applicable Ordinance requirements	4

PERMANENT

17	COOLING OF MILK	
17a	Raw milk maintained at 45 F or less until processed	5
17b	Pasteurized milk and milk products, except those to be cultured, cooled immediately to 45 F or less in approved equipment; all milk and milk products stored thereat until delivered	5
17c	Approved thermometers properly located in all refrigeration rooms and storage tanks	5
17d	Recirculated cooling water from safe source and properly protected; complies with bacteriological standards	5
18	BOTTLING AND PACKAGING	
18a	Performed in plant where contents finally pasteurized	5
18b	Performed in sanitary manner by approved mechanical equipment	5
18c	Aseptic filling in compliance	5
19	CAPPING	
19a	Capping and/or closing performed in sanitary manner by approved mechanical equipment	5
19b	Imperfectly capped/closed products properly handled	5
19c	Caps and closures comply with Ordinance	5
20	PERSONNEL CLEANLINESS	
20a	Hands washed clean before performing plant functions; rewashed when contaminated	1
20b	Clean outer garments and hair covering worn	1
20c	No use of tobacco in processing areas	1
21	VEHICLES	
21a	Vehicles clean; constructed to protect milk	1
21b	No contaminating substances transported	1
22	SURROUNDINGS	
22a	Neat and clean; free of pooled water, harborages and breeding areas	2
22b	Tank unloading areas properly constructed	2
22c	Approved pesticides; used properly	2

NEW SECTION

WAC 16-101X-040 How can a degraded dairy farm or milk processing plant operation be regraded? A producer or processor subject to degrade action for repeat violations must apply on an application provided by the department to have his or her dairy farm or milk processing plant regraded. The application must be signed by the producer or processor and must state that all violations, both repeat violations and non-repeat violations, cited on the inspection that caused the degrade have been corrected. Within seven days after receiving a completed application for regrade, the department will reinspect the dairy farm or milk processing plant. If the department determines that all violations, both repeat violations and non-repeat violations, cited on the inspection that caused the degrade have been corrected and the degrade period as determined by the director has ended, the department will regrade the dairy farm or milk processing plant operation.

**WSR 96-24-063
PERMANENT RULES
DEPARTMENT OF
LABOR AND INDUSTRIES**

[Filed November 29, 1996, 9:05 a.m., effective January 1, 1997]

Date of Adoption: November 29, 1996.

Purpose: Adopt January 1, 1997, rate and experience rating plan revisions.

Citation of Existing Rules Affected by this Order:
Repealing WAC 296-17-89501; and amending WAC 296-17-855, 296-17-875, 296-17-880, 296-17-885, 296-17-890, 296-17-895, 296-17-919, 296-17-91901, 296-17-91902, 296-17-91903, 296-17-91904, 296-17-91905, and 296-17-920.

Statutory Authority for Adoption: RCW 51.04.020, 51.16.035, and 51.32.073.

Adopted under notice filed as WSR 96-19-100 on September 18, 1996.

Changes Other than Editing from Proposed to Adopted Version: WAC 296-17-855 was modified to reflect a current claim value of \$10,102. The original CR-102 filing left this value at the 1996 level (\$9,517). If the claim value was left at the 1996 level it would result in an adverse impact to employer rating calculations.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 13, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 13, repealed 1.

Effective Date of Rule: January 1, 1997.

November 29, 1996

Mark O. Brown
Director

AMENDATORY SECTION (Amending WSR 95-23-080, filed 11/20/95, effective 1/1/96)

WAC 296-17-855 Experience modification. The basis of the experience modification shall be a comparison of the actual losses charged to an employer during the experience period with the losses which would be expected for an average employer reporting the same exposures in each classification. The comparison shall contain actuarial refinements designed to mitigate the effects of losses which may be considered catastrophic or of doubtful statistical significance, due consideration being given to the volume of the employer's experience. Except for those employers who qualify for an adjusted experience modification as specified in WAC 296-17-860 or 296-17-865, the experience modification shall be calculated from the formula:

$$Ap + WAe + (1-W) Ee + B$$

$$\text{MODIFICATION} = \frac{\quad}{E + B}$$

The components Ap, WAe, and (1-W) Ee are values which shall be charged against an employer's experience record. The component, E, shall be the expected value of these charges for an average employer reporting the same exposures in each classification. The meaning and function of each symbol in the formula is specified below.

"Ap" signifies "primary actual losses." For each claim the primary actual loss is defined as that portion of the claim which is considered completely rateable for all employers and which is to enter the experience modification calculation at its full value. For each claim in excess of ~~((\\$9,517))~~ \$10,102 the primary actual loss shall be determined from the formula:

$$\frac{((23,793)) \ 25,256}{\quad}$$

$$\text{PRIMARY LOSS} = \frac{\quad}{\text{Total loss} + ((14,276)) \ 15,154} \times \text{total loss}$$

Primary actual losses for selected claim values are shown in Table I. For each claim less than ~~((\\$9,517))~~ \$10,102 the full value of the claim shall be considered a primary loss.

"Ae" signifies "excess actual losses." For each claim the excess actual loss is defined as that portion of the claim which is not considered completely rateable for all employers. The excess actual loss for each claim shall be determined by subtracting the primary loss from the total loss.

"W" signifies "W value." For each employer, the W value determines the portion of the actual excess losses which shall be included in the calculation of his experience modification, due consideration being given to the volume of his experience. This amount is represented by the symbol "WAe" in the experience modification formula. W values are set forth in Table II.

"E" signifies "expected losses." An employer's expected losses shall be determined by multiplying his reported exposure in each classification during the experience period by the classification expected loss rate. Expected loss rates are set forth in Table III.

"Ee" signifies "expected excess losses." Expected losses in each classification shall be multiplied by the classification "D-Ratio" to obtain "expected primary losses." Expected excess losses shall then be calculated by subtracting expected primary losses from expected total losses. Each employer shall have a statistical charge included in the calculation of his experience modification, said charge to be actuarially equivalent to the amount forgiven an average employer because of the exclusion of a portion of his excess actual losses. This charge is represented by "(1-W) Ee" in the experience modification formula. D-Ratios are set forth in Table III.

"B" signifies "B value" or "ballast." In order to limit the effect of a single severe accident on the modification of a small employer, a stabilizing element (B value) shall be added to both actual and expected losses. B values are set forth in Table II.

AMENDATORY SECTION (Amending WSR 95-23-080, filed 11/20/95, effective 1/1/96)

WAC 296-17-875 Table I.

Primary Losses for Selected Claim Values

CLAIM VALUE	PRIMARY LOSS
((9,517))	9,517
10,350	10,000
12,275	11,000
14,526	12,000
17,195	13,000
20,409	14,000
24,353	15,000
29,310	16,000
44,358	18,000
133,524*	21,495
237,930**	22,446))
<u>10,102</u>	<u>10,102</u>
<u>11,693</u>	<u>11,000</u>
<u>13,718</u>	<u>12,000</u>
<u>16,073</u>	<u>13,000</u>
<u>18,848</u>	<u>14,000</u>
<u>26,195</u>	<u>16,000</u>
<u>37,592</u>	<u>18,000</u>
<u>57,662</u>	<u>20,000</u>

PERMANENT

<u>102,389</u>	<u>22,000</u>
<u>155,864*</u>	<u>23,018</u>
<u>252,560**</u>	<u>23,826</u>

* Average death value
 ** Maximum claim value

AMENDATORY SECTION (Amending WSR 95-23-080,
 filed 11/20/95, effective 1/1/96)

WAC 296-17-880 Table II.

"B" and "W" Values

((Maximum Claim Value = \$237,930
 Average Death Value = \$133,524

Expected Losses	B	W	
5,154 & Under	44,892	0.00	
5,155	10,386	44,443	0.01
10,387	15,697	43,994	0.02
15,698	21,087	43,545	0.03
21,088	26,560	43,096	0.04
26,561	32,118	42,647	0.05
32,119	37,762	42,198	0.06
37,763	43,495	41,750	0.07
43,496	49,319	41,301	0.08
49,320	55,236	40,852	0.09
55,237	61,250	40,403	0.10
61,251	67,361	39,954	0.11
67,362	73,574	39,505	0.12
73,575	79,891	39,056	0.13
79,892	86,315	38,607	0.14
86,316	92,848	38,158	0.15
92,849	99,494	37,709	0.16
99,495	106,256	37,260	0.17
106,257	113,136	36,811	0.18
113,137	120,140	36,363	0.19
120,141	127,269	35,914	0.20
127,270	134,528	35,465	0.21
134,529	141,921	35,016	0.22
141,922	149,451	34,567	0.23
149,452	157,123	34,118	0.24
157,124	164,940	33,669	0.25
164,941	172,908	33,220	0.26
172,909	181,031	32,771	0.27
181,032	189,314	32,322	0.28
189,315	197,762	31,873	0.29
197,763	206,380	31,424	0.30
206,381	215,174	30,975	0.31
215,175	224,149	30,527	0.32
224,150	233,311	30,078	0.33
233,312	242,668	29,629	0.34
242,669	252,224	29,180	0.35
252,225	261,987	28,731	0.36
261,988	271,965	28,282	0.37
271,966	282,164	27,833	0.38
282,165	292,592	27,384	0.39
292,593	303,258	26,935	0.40
303,259	314,170	26,486	0.41
314,171	325,338	26,037	0.42
325,339	336,770	25,588	0.43
336,771	348,477	25,140	0.44
348,478	360,468	24,691	0.45
360,469		24,242	0.46
372,757		23,793	0.47
385,352		23,344	0.48
398,267		22,895	0.49
411,514		22,446	0.50
425,107		21,997	0.51
439,060		21,548	0.52
453,389		21,099	0.53
468,108		20,650	0.54
483,235		20,201	0.55
498,788		19,752	0.56
514,784		19,304	0.57
531,245		18,855	0.58
548,191		18,406	0.59
565,645		17,957	0.60
583,630		17,508	0.61
602,172		17,059	0.62
621,297		16,610	0.63
641,035		16,161	0.64
661,415		15,712	0.65
682,472		15,263	0.66
704,239		14,814	0.67
726,754		14,365	0.68
750,057		13,917	0.69
774,191		13,468	0.70
799,202		13,019	0.71
825,140		12,570	0.72
852,059		12,121	0.73
880,015		11,672	0.74
909,072		11,223	0.75
939,297		10,774	0.76
970,762		10,325	0.77
1,003,547		9,876	0.78
1,037,738		9,427	0.79
1,073,428		8,978	0.80
1,110,721		8,529	0.81
1,149,727		8,081	0.82
1,190,569		7,632	0.83
1,233,382		7,183	0.84
1,278,312		6,734	0.85
1,325,524		6,285	0.86
1,375,197		5,836	0.87
1,427,531		5,387	0.88
1,482,748		4,938	0.89
1,541,094		4,489	0.90
1,602,845		4,040	0.91
1,668,312		3,591	0.92
1,737,843		3,142	0.93
1,811,830		2,694	0.94
1,890,720		2,245	0.95
1,975,020		1,796	0.96
2,065,309		1,347	0.97
2,162,253		898	0.98
2,266,620		449	0.99
2,379,300 & Over		0	1.00))

Maximum Claim Value = \$252,560
 Average Death Value = \$155,864

Expected Losses	B	W
5,471 & Under	47,652	0.00
5,472 - 11,025	47,175	0.01

PERMANENT

<u>11,026</u>	-	<u>16,662</u>	<u>46,699</u>	<u>0.02</u>	<u>680,451</u>	-	<u>702,084</u>	<u>17,155</u>	<u>0.64</u>
<u>16,663</u>	-	<u>22,384</u>	<u>46,222</u>	<u>0.03</u>	<u>702,085</u>	-	<u>724,435</u>	<u>16,678</u>	<u>0.65</u>
<u>22,385</u>	-	<u>28,194</u>	<u>45,746</u>	<u>0.04</u>	<u>724,436</u>	-	<u>747,540</u>	<u>16,202</u>	<u>0.66</u>
<u>28,195</u>	-	<u>34,093</u>	<u>45,269</u>	<u>0.05</u>	<u>747,541</u>	-	<u>771,439</u>	<u>15,725</u>	<u>0.67</u>
<u>34,094</u>	-	<u>40,084</u>	<u>44,793</u>	<u>0.06</u>	<u>771,440</u>	-	<u>796,175</u>	<u>15,249</u>	<u>0.68</u>
<u>40,085</u>	-	<u>46,169</u>	<u>44,316</u>	<u>0.07</u>	<u>796,176</u>	-	<u>821,793</u>	<u>14,772</u>	<u>0.69</u>
<u>46,170</u>	-	<u>52,351</u>	<u>43,840</u>	<u>0.08</u>	<u>821,794</u>	-	<u>848,343</u>	<u>14,296</u>	<u>0.70</u>
<u>52,352</u>	-	<u>58,633</u>	<u>43,363</u>	<u>0.09</u>	<u>848,344</u>	-	<u>875,876</u>	<u>13,819</u>	<u>0.71</u>
<u>58,634</u>	-	<u>65,016</u>	<u>42,887</u>	<u>0.10</u>	<u>875,877</u>	-	<u>904,449</u>	<u>13,343</u>	<u>0.72</u>
<u>65,017</u>	-	<u>71,503</u>	<u>42,410</u>	<u>0.11</u>	<u>904,450</u>	-	<u>934,125</u>	<u>12,866</u>	<u>0.73</u>
<u>71,504</u>	-	<u>78,099</u>	<u>41,934</u>	<u>0.12</u>	<u>934,126</u>	-	<u>964,969</u>	<u>12,390</u>	<u>0.74</u>
<u>78,100</u>	-	<u>84,804</u>	<u>41,457</u>	<u>0.13</u>	<u>964,970</u>	-	<u>997,051</u>	<u>11,913</u>	<u>0.75</u>
<u>84,805</u>	-	<u>91,622</u>	<u>40,981</u>	<u>0.14</u>	<u>997,052</u>	-	<u>1,030,451</u>	<u>11,436</u>	<u>0.76</u>
<u>91,623</u>	-	<u>98,557</u>	<u>40,504</u>	<u>0.15</u>	<u>1,030,452</u>	-	<u>1,065,252</u>	<u>10,960</u>	<u>0.77</u>
<u>98,558</u>	-	<u>105,612</u>	<u>40,028</u>	<u>0.16</u>	<u>1,065,253</u>	-	<u>1,101,546</u>	<u>10,483</u>	<u>0.78</u>
<u>105,613</u>	-	<u>112,789</u>	<u>39,551</u>	<u>0.17</u>	<u>1,101,547</u>	-	<u>1,139,431</u>	<u>10,007</u>	<u>0.79</u>
<u>112,790</u>	-	<u>120,093</u>	<u>39,075</u>	<u>0.18</u>	<u>1,139,432</u>	-	<u>1,179,016</u>	<u>9,530</u>	<u>0.80</u>
<u>120,094</u>	-	<u>127,527</u>	<u>38,598</u>	<u>0.19</u>	<u>1,179,017</u>	-	<u>1,220,421</u>	<u>9,054</u>	<u>0.81</u>
<u>127,528</u>	-	<u>135,095</u>	<u>38,122</u>	<u>0.20</u>	<u>1,220,422</u>	-	<u>1,263,774</u>	<u>8,577</u>	<u>0.82</u>
<u>135,096</u>	-	<u>142,800</u>	<u>37,645</u>	<u>0.21</u>	<u>1,263,775</u>	-	<u>1,309,220</u>	<u>8,101</u>	<u>0.83</u>
<u>142,801</u>	-	<u>150,647</u>	<u>37,169</u>	<u>0.22</u>	<u>1,309,221</u>	-	<u>1,356,913</u>	<u>7,624</u>	<u>0.84</u>
<u>150,648</u>	-	<u>158,640</u>	<u>36,692</u>	<u>0.23</u>	<u>1,356,914</u>	-	<u>1,407,028</u>	<u>7,148</u>	<u>0.85</u>
<u>158,641</u>	-	<u>166,784</u>	<u>36,216</u>	<u>0.24</u>	<u>1,407,029</u>	-	<u>1,459,755</u>	<u>6,671</u>	<u>0.86</u>
<u>166,785</u>	-	<u>175,082</u>	<u>35,739</u>	<u>0.25</u>	<u>1,459,756</u>	-	<u>1,515,307</u>	<u>6,195</u>	<u>0.87</u>
<u>175,083</u>	-	<u>183,540</u>	<u>35,262</u>	<u>0.26</u>	<u>1,515,308</u>	-	<u>1,573,919</u>	<u>5,718</u>	<u>0.88</u>
<u>183,541</u>	-	<u>192,163</u>	<u>34,786</u>	<u>0.27</u>	<u>1,573,920</u>	-	<u>1,635,852</u>	<u>5,242</u>	<u>0.89</u>
<u>192,164</u>	-	<u>200,955</u>	<u>34,309</u>	<u>0.28</u>	<u>1,635,853</u>	-	<u>1,701,401</u>	<u>4,765</u>	<u>0.90</u>
<u>200,956</u>	-	<u>209,922</u>	<u>33,833</u>	<u>0.29</u>	<u>1,701,402</u>	-	<u>1,770,894</u>	<u>4,289</u>	<u>0.91</u>
<u>209,923</u>	-	<u>219,070</u>	<u>33,356</u>	<u>0.30</u>	<u>1,770,895</u>	-	<u>1,844,699</u>	<u>3,812</u>	<u>0.92</u>
<u>219,071</u>	-	<u>228,404</u>	<u>32,880</u>	<u>0.31</u>	<u>1,844,700</u>	-	<u>1,923,236</u>	<u>3,336</u>	<u>0.93</u>
<u>228,405</u>	-	<u>237,931</u>	<u>32,403</u>	<u>0.32</u>	<u>1,923,237</u>	-	<u>2,006,977</u>	<u>2,859</u>	<u>0.94</u>
<u>237,932</u>	-	<u>247,657</u>	<u>31,927</u>	<u>0.33</u>	<u>2,006,978</u>	-	<u>2,096,461</u>	<u>2,383</u>	<u>0.95</u>
<u>247,658</u>	-	<u>257,589</u>	<u>31,450</u>	<u>0.34</u>	<u>2,096,462</u>	-	<u>2,192,301</u>	<u>1,906</u>	<u>0.96</u>
<u>257,590</u>	-	<u>267,733</u>	<u>30,974</u>	<u>0.35</u>	<u>2,192,302</u>	-	<u>2,295,206</u>	<u>1,430</u>	<u>0.97</u>
<u>267,734</u>	-	<u>278,096</u>	<u>30,497</u>	<u>0.36</u>	<u>2,295,207</u>	-	<u>2,405,990</u>	<u>953</u>	<u>0.98</u>
<u>278,097</u>	-	<u>288,687</u>	<u>30,021</u>	<u>0.37</u>	<u>2,405,991</u>	-	<u>2,525,599</u>	<u>477</u>	<u>0.99</u>
<u>288,688</u>	-	<u>299,513</u>	<u>29,544</u>	<u>0.38</u>	<u>2,525,600 & Over</u>	-		<u>0</u>	<u>1.00</u>
<u>299,514</u>	-	<u>310,583</u>	<u>29,068</u>	<u>0.39</u>					
<u>310,584</u>	-	<u>321,905</u>	<u>28,591</u>	<u>0.40</u>					
<u>321,906</u>	-	<u>333,488</u>	<u>28,115</u>	<u>0.41</u>					
<u>333,489</u>	-	<u>345,342</u>	<u>27,638</u>	<u>0.42</u>					
<u>345,343</u>	-	<u>357,477</u>	<u>27,162</u>	<u>0.43</u>					
<u>357,478</u>	-	<u>369,904</u>	<u>26,685</u>	<u>0.44</u>					
<u>369,905</u>	-	<u>382,633</u>	<u>26,209</u>	<u>0.45</u>					
<u>382,634</u>	-	<u>395,676</u>	<u>25,732</u>	<u>0.46</u>					
<u>395,677</u>	-	<u>409,046</u>	<u>25,256</u>	<u>0.47</u>					
<u>409,047</u>	-	<u>422,755</u>	<u>24,779</u>	<u>0.48</u>					
<u>422,756</u>	-	<u>436,816</u>	<u>24,303</u>	<u>0.49</u>					
<u>436,817</u>	-	<u>451,245</u>	<u>23,826</u>	<u>0.50</u>					
<u>451,246</u>	-	<u>466,056</u>	<u>23,349</u>	<u>0.51</u>					
<u>466,057</u>	-	<u>481,266</u>	<u>22,873</u>	<u>0.52</u>					
<u>481,267</u>	-	<u>496,890</u>	<u>22,396</u>	<u>0.53</u>					
<u>496,891</u>	-	<u>512,947</u>	<u>21,920</u>	<u>0.54</u>					
<u>512,948</u>	-	<u>529,456</u>	<u>21,443</u>	<u>0.55</u>					
<u>529,457</u>	-	<u>546,437</u>	<u>20,967</u>	<u>0.56</u>					
<u>546,438</u>	-	<u>563,909</u>	<u>20,490</u>	<u>0.57</u>					
<u>563,910</u>	-	<u>581,898</u>	<u>20,014</u>	<u>0.58</u>					
<u>581,899</u>	-	<u>600,424</u>	<u>19,537</u>	<u>0.59</u>					
<u>600,425</u>	-	<u>619,515</u>	<u>19,061</u>	<u>0.60</u>					
<u>619,516</u>	-	<u>639,197</u>	<u>18,584</u>	<u>0.61</u>					
<u>639,198</u>	-	<u>659,498</u>	<u>18,108</u>	<u>0.62</u>					
<u>659,499</u>	-	<u>680,450</u>	<u>17,631</u>	<u>0.63</u>					

AMENDATORY SECTION (Amending WSR 96-12-039, filed 5/31/96, effective 7/1/96)

WAC 296-17-885 Table III.

Expected Loss Rates and D-Ratios
Expected Loss Rates in Dollars Per Worker Hour
for Indicated Fiscal Year

	(Class 1992	1993	1994	D-Ratio
0101	1.1989	1.0752	0.9885	0.398
0102	1.2669	1.1374	1.0465	0.425
0103	1.5214	1.3659	1.2576	0.457
0104	1.7115	1.5300	1.4001	0.339
0105	1.2527	1.1293	1.0413	0.476
0107	1.1592	1.0384	0.9544	0.428
0108	0.8302	0.7458	0.6867	0.455
0109	3.4617	3.0918	2.8359	0.384
0201	2.8121	2.5152	2.3078	0.359
0202	2.9836	2.6736	2.4572	0.440
0206	1.6044	1.4330	1.3142	0.394
0301	0.6061	0.5490	0.5070	0.519
0302	1.8073	1.6143	1.4807	0.374
0306	0.8818	0.7931	0.7300	0.454
0307	0.6904	0.6234	0.5750	0.508

0403	1.4108	1.2710	1.1708	0.455	2102	0.4088	0.3721	0.3444	0.596
0502	1.2405	1.1111	1.0209	0.415	2104	0.2452	0.2238	0.2072	0.597
0504	1.3263	1.1890	1.0932	0.410	2105	0.4801	0.4337	0.4007	0.550
0506	4.1578	3.7193	3.4136	0.390	2106	0.3119	0.2832	0.2615	0.536
0507	3.0705	2.7609	2.5423	0.427	2201	0.2304	0.2087	0.1928	0.517
0508	3.0159	2.6868	2.4589	0.360	2202	0.5305	0.4827	0.4470	0.608
0509	1.5651	1.4016	1.2869	0.396	2203	0.2663	0.2426	0.2242	0.569
0510	1.2750	1.1469	1.0564	0.461	2401	0.3965	0.3605	0.3330	0.514
0511	0.9657	0.8718	0.8044	0.536	2903	0.6185	0.5621	0.5199	0.556
0512	1.5555	1.3976	1.2862	0.448	2904	0.6783	0.6150	0.5678	0.508
0513	0.6610	0.5942	0.5471	0.460	2905	0.4520	0.4114	0.3805	0.574
0514	1.2750	1.1469	1.0564	0.469	2906	0.3003	0.2715	0.2502	0.514
0515	2.5374	2.2693	2.0844	0.402	2907	0.4749	0.4313	0.3990	0.570
0516	1.2750	1.1469	1.0564	0.469	2908	0.8763	0.7936	0.7335	0.552
0517	1.5296	1.3804	1.2740	0.496	2909	0.4871	0.4425	0.4093	0.572
0518	1.4257	1.2770	1.1732	0.410	3101	0.7388	0.6651	0.6124	0.434
0519	1.5475	1.3949	1.2846	0.431	3102	0.2890	0.2626	0.2429	0.577
0601	0.6196	0.5585	0.5146	0.477	3103	0.6996	0.6303	0.5805	0.463
0602	0.3697	0.3338	0.3085	0.555	3104	0.4524	0.4082	0.3764	0.505
0603	0.8873	0.7953	0.7307	0.391	3105	0.7311	0.6616	0.6107	0.516
0604	1.1480	1.0367	0.9553	0.467	3303	0.2180	0.1980	0.1828	0.549
0606	0.2652	0.2415	0.2236	0.602	3304	0.5465	0.4959	0.4583	0.539
0607	0.2814	0.2557	0.2362	0.558	3309	0.3716	0.3381	0.3129	0.556
0608	0.2969	0.2693	0.2485	0.486	3401	0.3679	0.3330	0.3073	0.521
0701	2.0444	1.8157	1.6592	0.335	3402	0.4474	0.4047	0.3736	0.524
0803	0.3212	0.2908	0.2685	0.552	3403	0.1977	0.1788	0.1646	0.471
0804	0.8810	0.7902	0.7259	0.406	3404	0.4314	0.3915	0.3618	0.550
0901	1.4268	1.2821	1.1794	0.449	3405	0.2874	0.2598	0.2396	0.521
1002	0.7252	0.6563	0.6064	0.536	3406	0.2210	0.2011	0.1859	0.578
1003	0.6730	0.6068	0.5593	0.486	3407	0.2826	0.2567	0.2374	0.571
1004	0.4867	0.4389	0.4043	0.474	3408	0.0910	0.0825	0.0762	0.529
1005	5.2607	4.7066	4.3257	0.402	3409	0.0888	0.0810	0.0749	0.586
1007	0.3120	0.2816	0.2597	0.506	3410	0.1925	0.1758	0.1628	0.586
1101	0.5120	0.4645	0.4295	0.557	3501	0.8488	0.7658	0.7065	0.461
1102	1.1239	1.0110	0.9319	0.461	3503	0.2890	0.2646	0.2453	0.564
1103	0.5018	0.4542	0.4197	0.522	3506	0.7684	0.6896	0.6349	0.493
1104	0.4772	0.4337	0.4011	0.544	3509	0.3716	0.3384	0.3137	0.629
1106	0.2400	0.2193	0.2028	0.576	3510	0.3858	0.3507	0.3244	0.584
1108	0.3976	0.3612	0.3332	0.528	3511	0.5674	0.5147	0.4755	0.541
1109	0.6910	0.6277	0.5796	0.497	3512	0.3524	0.3218	0.2978	0.585
1301	0.3565	0.3231	0.2986	0.527	3602	0.1011	0.0923	0.0854	0.596
1303	0.1595	0.1444	0.1334	0.552	3603	0.3843	0.3503	0.3241	0.561
1304	0.0210	0.0191	0.0177	0.550	3604	1.2508	1.1333	1.0482	0.572
1305	0.3568	0.3238	0.2992	0.542	3605	0.4256	0.3856	0.3563	0.546
1401	0.5826	0.5277	0.4877	0.509	3701	0.2479	0.2250	0.2077	0.519
1404	0.4894	0.4426	0.4089	0.535	3702	0.4443	0.4027	0.3724	0.571
1405	0.4698	0.4254	0.3920	0.483	3707	0.5192	0.4728	0.4373	0.458
1501	0.3530	0.3193	0.2950	0.532	3708	0.3386	0.3075	0.2844	0.566
1507	0.2760	0.2507	0.2318	0.579	3801	0.2653	0.2402	0.2214	0.505
1701	1.5265	1.3647	1.2510	0.370	3802	0.1669	0.1520	0.1407	0.599
1702	1.5925	1.4254	1.3074	0.365	3808	0.2847	0.2576	0.2375	0.488
1703	0.3183	0.2873	0.2650	0.514	3901	0.1664	0.1515	0.1401	0.587
1704	0.7185	0.6469	0.5954	0.426	3902	0.3683	0.3354	0.3104	0.592
1801	0.8112	0.7292	0.6706	0.437	3903	1.0842	0.9865	0.9109	0.515
1802	0.9892	0.8892	0.8191	0.458	3905	0.1525	0.1398	0.1294	0.626
2002	0.5153	0.4685	0.4335	0.583	3906	0.4797	0.4350	0.4021	0.547
2003	0.3633	0.3302	0.3051	0.558	3909	0.1768	0.1613	0.1492	0.583
2004	0.5465	0.4961	0.4589	0.579	4002	0.7303	0.6591	0.6094	0.556
2007	0.4514	0.4095	0.3784	0.521	4101	0.2084	0.1896	0.1753	0.561
2008	0.2472	0.2237	0.2064	0.511	4103	0.2364	0.2164	0.2007	0.671
2009	0.2997	0.2727	0.2522	0.568	4107	0.1379	0.1256	0.1161	0.553
2101	0.5491	0.4970	0.4590	0.498	4108	0.1620	0.1472	0.1358	0.537

4109	0.2084	0.1896	0.1753	0.561	6202	0.5339	0.4834	0.4458	0.480
4201	0.3067	0.2762	0.2548	0.513	6203	0.0778	0.0712	0.0660	0.657
4301	0.6996	0.6345	0.5862	0.533	6204	0.1777	0.1622	0.1502	0.611
4302	0.5811	0.5244	0.4849	0.552	6205	0.1777	0.1622	0.1502	0.611
4304	0.5856	0.5317	0.4915	0.543	6206	0.1777	0.1622	0.1502	0.611
4305	0.8488	0.7659	0.7075	0.536	6207	1.1415	1.0463	0.9691	0.585
4401	0.4335	0.3929	0.3627	0.494	6208	0.2490	0.2281	0.2108	0.587
4402	0.6026	0.5474	0.5056	0.548	6209	0.2283	0.2085	0.1928	0.587
4404	0.3847	0.3489	0.3221	0.528	6301	0.1145	0.1034	0.0952	0.467
4501	0.1315	0.1196	0.1105	0.540	6302	0.1486	0.1350	0.1245	0.493
4502	0.0379	0.0345	0.0318	0.559	6303	0.0645	0.0586	0.0541	0.515
4504	0.0863	0.0790	0.0732	0.624	6304	0.1607	0.1471	0.1362	0.602
4601	0.5740	0.5213	0.4819	0.538	6305	0.0678	0.0618	0.0571	0.579
4802	0.2061	0.1874	0.1732	0.558	6306	0.2470	0.2248	0.2080	0.589
4803	0.1983	0.1809	0.1674	0.577	6308	0.0454	0.0413	0.0381	0.560
4804	0.4673	0.4258	0.3942	0.586	6309	0.1246	0.1137	0.1051	0.583
4805	0.2855	0.2590	0.2390	0.517	6402	0.2604	0.2367	0.2190	0.585
4806	0.0597	0.0543	0.0501	0.527	6403	0.1925	0.1758	0.1628	0.586
4808	0.4074	0.3681	0.3395	0.484	6404	0.1402	0.1283	0.1188	0.598
4809	0.2264	0.2064	0.1912	0.616	6405	0.5233	0.4739	0.4375	0.526
4810	0.1376	0.1257	0.1164	0.597	6406	0.0802	0.0733	0.0678	0.603
4811	0.2340	0.2131	0.1970	0.566	6407	0.1896	0.1727	0.1597	0.576
4812	0.2928	0.2656	0.2453	0.544	6408	0.3144	0.2858	0.2645	0.596
4813	0.2128	0.1933	0.1787	0.516	6409	0.4715	0.4266	0.3934	0.503
4901	0.0443	0.0402	0.0371	0.554	6410	0.1488	0.1355	0.1253	0.565
4902	0.0579	0.0525	0.0486	0.580	6501	0.0876	0.0798	0.0740	0.630
4903	0.0443	0.0402	0.0371	0.554	6502	0.0254	0.0231	0.0214	0.560
4904	0.0234	0.0214	0.0198	0.629	6503	0.0616	0.0555	0.0511	0.476
4905	0.2407	0.2204	0.2043	0.638	6504	0.3832	0.3504	0.3244	0.577
4906	0.0704	0.0640	0.0591	0.575	6505	0.0934	0.0853	0.0787	0.532
4907	0.0583	0.0529	0.0488	0.535	6506	0.0738	0.0674	0.0622	0.546
4908	0.1001	0.0926	0.0857	0.621	6508	0.3274	0.2978	0.2754	0.552
4909	0.0494	0.0457	0.0422	0.605	6509	0.2221	0.2027	0.1877	0.575
4910	0.3591	0.3264	0.3016	0.531	6601	0.1758	0.1605	0.1485	0.588
5001	3.8664	3.4557	3.1723	0.380	6602	0.4176	0.3793	0.3506	0.536
5002	0.4531	0.4105	0.3795	0.562	6603	0.2678	0.2434	0.2250	0.564
5003	1.3737	1.2299	1.1302	0.395	6604	0.0591	0.0538	0.0496	0.500
5004	1.5457	1.3982	1.2898	0.481	6605	0.3070	0.2812	0.2607	0.657
5005	1.1989	1.0752	0.9885	0.398	6607	0.1453	0.1330	0.1232	0.642
5101	0.6854	0.6241	0.5783	0.613	6608	0.2645	0.2385	0.2199	0.483
5103	0.6265	0.5703	0.5278	0.587	6620	0.6389	0.5856	0.5443	0.723
5106	0.6261	0.5689	0.5251	0.523	6704	0.1213	0.1104	0.1021	0.585
5108	0.5557	0.5025	0.4636	0.518	6705	0.7477	0.6844	0.6343	0.635
5109	0.5730	0.5170	0.4763	0.487	6706	0.3598	0.3287	0.3039	0.571
5201	0.2934	0.2656	0.2452	0.541	6707	1.5575	1.4226	1.3179	0.614
5204	0.9101	0.8225	0.7582	0.487	6708	5.4435	4.9745	4.5904	0.463
5206	0.4570	0.4117	0.3790	0.456	6709	0.1747	0.1601	0.1485	0.653
5207	0.1392	0.1277	0.1183	0.645	6801	0.2259	0.2050	0.1894	0.578
5208	0.8143	0.7360	0.6785	0.499	6802	0.3577	0.3275	0.3031	0.633
5209	0.6304	0.5717	0.5284	0.546	6803	0.8188	0.7254	0.6602	0.310
5301	0.0275	0.0251	0.0232	0.587	6804	0.1775	0.1615	0.1494	0.619
5305	0.0389	0.0355	0.0328	0.617	6809	3.9144	3.6146	3.3450	0.623
5306	0.0447	0.0407	0.0376	0.544	6901	0.0288	0.0272	0.0252	0.644
5307	0.2933	0.2656	0.2456	0.560	6902	0.7234	0.6462	0.5928	0.376
6103	0.0582	0.0534	0.0495	0.638	6903	3.5890	3.2206	2.9440	0.348
6104	0.2250	0.2052	0.1900	0.588	6904	0.2052	0.1862	0.1722	0.587
6105	0.1732	0.1573	0.1454	0.546	6905	0.2402	0.2184	0.2018	0.579
6107	0.1166	0.1065	0.0984	0.587	6906	0.1168	0.1105	0.1025	0.679
6108	0.4487	0.4089	0.3784	0.578	6907	1.0225	0.9243	0.8540	0.521
6109	0.0581	0.0527	0.0487	0.545	6908	0.3749	0.3407	0.3151	0.580
6110	0.4214	0.3827	0.3541	0.571	6909	0.0847	0.0773	0.0716	0.603
6201	0.2410	0.2182	0.2013	0.512	7101	0.0294	0.0267	0.0246	0.505

7102	3.5471	3.2740	3.0318	0.590
7103	0.2690	0.2431	0.2244	0.502
7104	0.0245	0.0224	0.0207	0.552
7105	0.0265	0.0241	0.0223	0.565
7106	0.1503	0.1361	0.1256	0.507
7107	0.2441	0.2214	0.2046	0.532
7108	0.1971	0.1801	0.1667	0.613
7109	0.2064	0.1882	0.1739	0.565
7110	0.3205	0.2891	0.2665	0.476
7111	0.4442	0.4027	0.3722	0.517
7112	0.5802	0.5250	0.4844	0.514
7113	0.5978	0.5394	0.4968	0.487
7114	0.6635	0.6071	0.5620	0.604
7115	0.5073	0.4597	0.4243	0.534
7116	0.5244	0.4742	0.4374	0.484
7117	1.2706	1.1577	1.0725	0.547
7118	2.4711	2.2381	2.0637	0.528
7119	1.7427	1.5751	1.4531	0.513
7120	5.1841	4.6913	4.3196	0.453
7121	5.4012	4.8810	4.4974	0.463
7201	0.8908	0.8030	0.7419	0.518
7202	0.0477	0.0433	0.0400	0.516
7203	0.1174	0.1076	0.0994	0.567
7204	0.0000	0.0000	0.0000	0.644
7301	0.5072	0.4590	0.4241	0.525
7302	0.5870	0.5344	0.4939	0.538
7307	0.6025	0.5484	0.5069	0.552
7308	0.2174	0.1991	0.1843	0.608
7309	0.1747	0.1601	0.1485	0.653))

<u>Class</u>	<u>1993</u>	<u>1994</u>	<u>1995</u>	<u>D-Ratio</u>
<u>0101</u>	<u>1.2800</u>	<u>1.1967</u>	<u>1.0579</u>	<u>0.380</u>
<u>0102</u>	<u>1.2530</u>	<u>1.1728</u>	<u>1.0366</u>	<u>0.399</u>
<u>0103</u>	<u>1.4924</u>	<u>1.4048</u>	<u>1.2393</u>	<u>0.472</u>
<u>0104</u>	<u>1.6908</u>	<u>1.5711</u>	<u>1.3904</u>	<u>0.323</u>
<u>0105</u>	<u>1.2171</u>	<u>1.1452</u>	<u>1.0131</u>	<u>0.470</u>
<u>0106</u>	<u>1.2800</u>	<u>1.1967</u>	<u>1.0579</u>	<u>0.380</u>
<u>0107</u>	<u>1.1631</u>	<u>1.0888</u>	<u>0.9615</u>	<u>0.406</u>
<u>0108</u>	<u>0.8261</u>	<u>0.7739</u>	<u>0.6840</u>	<u>0.418</u>
<u>0112</u>	<u>0.7557</u>	<u>0.7066</u>	<u>0.6249</u>	<u>0.391</u>
<u>0201</u>	<u>2.7370</u>	<u>2.5519</u>	<u>2.2568</u>	<u>0.342</u>
<u>0202</u>	<u>2.8937</u>	<u>2.7119</u>	<u>2.3922</u>	<u>0.423</u>
<u>0210</u>	<u>0.9989</u>	<u>0.9334</u>	<u>0.8250</u>	<u>0.374</u>
<u>0212</u>	<u>0.9989</u>	<u>0.9334</u>	<u>0.8250</u>	<u>0.374</u>
<u>0214</u>	<u>1.1784</u>	<u>1.1053</u>	<u>0.9764</u>	<u>0.429</u>
<u>0217</u>	<u>1.2530</u>	<u>1.1728</u>	<u>1.0366</u>	<u>0.399</u>
<u>0219</u>	<u>1.1585</u>	<u>1.0850</u>	<u>0.9586</u>	<u>0.401</u>
<u>0301</u>	<u>0.6089</u>	<u>0.5731</u>	<u>0.5084</u>	<u>0.503</u>
<u>0302</u>	<u>1.7847</u>	<u>1.6695</u>	<u>1.4723</u>	<u>0.385</u>
<u>0303</u>	<u>1.4640</u>	<u>1.3720</u>	<u>1.2105</u>	<u>0.408</u>
<u>0306</u>	<u>0.8855</u>	<u>0.8301</u>	<u>0.7341</u>	<u>0.434</u>
<u>0307</u>	<u>0.6878</u>	<u>0.6464</u>	<u>0.5723</u>	<u>0.483</u>
<u>0308</u>	<u>0.5725</u>	<u>0.5398</u>	<u>0.4785</u>	<u>0.526</u>
<u>0403</u>	<u>1.3860</u>	<u>1.2996</u>	<u>1.1507</u>	<u>0.439</u>
<u>0502</u>	<u>1.2787</u>	<u>1.1980</u>	<u>1.0572</u>	<u>0.413</u>
<u>0504</u>	<u>1.2799</u>	<u>1.1971</u>	<u>1.0587</u>	<u>0.390</u>
<u>0506</u>	<u>4.0357</u>	<u>3.7696</u>	<u>3.3288</u>	<u>0.372</u>
<u>0507</u>	<u>2.9949</u>	<u>2.8074</u>	<u>2.4829</u>	<u>0.417</u>
<u>0508</u>	<u>2.8507</u>	<u>2.6546</u>	<u>2.3415</u>	<u>0.338</u>
<u>0509</u>	<u>1.5982</u>	<u>1.4929</u>	<u>1.3201</u>	<u>0.375</u>
<u>0510</u>	<u>1.2730</u>	<u>1.1950</u>	<u>1.0568</u>	<u>0.447</u>
<u>0511</u>	<u>0.9721</u>	<u>0.9148</u>	<u>0.8094</u>	<u>0.500</u>

<u>0512</u>	<u>1.4489</u>	<u>1.3603</u>	<u>1.2018</u>	<u>0.450</u>
<u>0513</u>	<u>0.6525</u>	<u>0.6129</u>	<u>0.5415</u>	<u>0.456</u>
<u>0514</u>	<u>1.3050</u>	<u>1.2273</u>	<u>1.0858</u>	<u>0.482</u>
<u>0515</u>	<u>2.6616</u>	<u>2.4916</u>	<u>2.1981</u>	<u>0.395</u>
<u>0516</u>	<u>1.2730</u>	<u>1.1950</u>	<u>1.0568</u>	<u>0.447</u>
<u>0517</u>	<u>1.5260</u>	<u>1.4353</u>	<u>1.2710</u>	<u>0.479</u>
<u>0518</u>	<u>1.4716</u>	<u>1.3764</u>	<u>1.2154</u>	<u>0.395</u>
<u>0519</u>	<u>1.6168</u>	<u>1.5149</u>	<u>1.3422</u>	<u>0.422</u>
<u>0520</u>	<u>1.4464</u>	<u>1.3553</u>	<u>1.1955</u>	<u>0.408</u>
<u>0521</u>	<u>1.2799</u>	<u>1.1971</u>	<u>1.0587</u>	<u>0.390</u>
<u>0601</u>	<u>0.6021</u>	<u>0.5656</u>	<u>0.5005</u>	<u>0.466</u>
<u>0602</u>	<u>0.3713</u>	<u>0.3505</u>	<u>0.3098</u>	<u>0.536</u>
<u>0603</u>	<u>0.8638</u>	<u>0.8075</u>	<u>0.7132</u>	<u>0.383</u>
<u>0604</u>	<u>1.1783</u>	<u>1.1063</u>	<u>0.9811</u>	<u>0.463</u>
<u>0606</u>	<u>0.2687</u>	<u>0.2543</u>	<u>0.2256</u>	<u>0.596</u>
<u>0607</u>	<u>0.2976</u>	<u>0.2801</u>	<u>0.2486</u>	<u>0.524</u>
<u>0608</u>	<u>0.2907</u>	<u>0.2730</u>	<u>0.2426</u>	<u>0.475</u>
<u>0701</u>	<u>1.9696</u>	<u>1.8321</u>	<u>1.6135</u>	<u>0.323</u>
<u>0803</u>	<u>0.3234</u>	<u>0.3052</u>	<u>0.2704</u>	<u>0.548</u>
<u>0901</u>	<u>1.4027</u>	<u>1.3150</u>	<u>1.1626</u>	<u>0.435</u>
<u>1002</u>	<u>0.7054</u>	<u>0.6653</u>	<u>0.5894</u>	<u>0.527</u>
<u>1003</u>	<u>0.6900</u>	<u>0.6489</u>	<u>0.5749</u>	<u>0.489</u>
<u>1004</u>	<u>0.4821</u>	<u>0.4526</u>	<u>0.4008</u>	<u>0.459</u>
<u>1005</u>	<u>5.2102</u>	<u>4.8664</u>	<u>4.2966</u>	<u>0.362</u>
<u>1007</u>	<u>0.3235</u>	<u>0.3044</u>	<u>0.2692</u>	<u>0.486</u>
<u>1101</u>	<u>0.4965</u>	<u>0.4684</u>	<u>0.4157</u>	<u>0.543</u>
<u>1102</u>	<u>1.1535</u>	<u>1.0827</u>	<u>0.9573</u>	<u>0.435</u>
<u>1103</u>	<u>0.5573</u>	<u>0.5259</u>	<u>0.4654</u>	<u>0.515</u>
<u>1104</u>	<u>0.4551</u>	<u>0.4291</u>	<u>0.3816</u>	<u>0.539</u>
<u>1105</u>	<u>0.5827</u>	<u>0.5505</u>	<u>0.4876</u>	<u>0.548</u>
<u>1106</u>	<u>0.2458</u>	<u>0.2318</u>	<u>0.2064</u>	<u>0.562</u>
<u>1108</u>	<u>0.3931</u>	<u>0.3699</u>	<u>0.3289</u>	<u>0.527</u>
<u>1109</u>	<u>0.6887</u>	<u>0.6484</u>	<u>0.5765</u>	<u>0.517</u>
<u>1301</u>	<u>0.3528</u>	<u>0.3322</u>	<u>0.2948</u>	<u>0.501</u>
<u>1303</u>	<u>0.1605</u>	<u>0.1514</u>	<u>0.1342</u>	<u>0.544</u>
<u>1304</u>	<u>0.0207</u>	<u>0.0194</u>	<u>0.0173</u>	<u>0.529</u>
<u>1305</u>	<u>0.3587</u>	<u>0.3376</u>	<u>0.2997</u>	<u>0.505</u>
<u>1401</u>	<u>0.5354</u>	<u>0.5034</u>	<u>0.4468</u>	<u>0.475</u>
<u>1404</u>	<u>0.4873</u>	<u>0.4596</u>	<u>0.4069</u>	<u>0.520</u>
<u>1405</u>	<u>0.4112</u>	<u>0.3850</u>	<u>0.3423</u>	<u>0.445</u>
<u>1501</u>	<u>0.3599</u>	<u>0.3396</u>	<u>0.3007</u>	<u>0.531</u>
<u>1507</u>	<u>0.2976</u>	<u>0.2813</u>	<u>0.2493</u>	<u>0.574</u>
<u>1701</u>	<u>1.5074</u>	<u>1.4056</u>	<u>1.2420</u>	<u>0.357</u>
<u>1702</u>	<u>1.5701</u>	<u>1.4658</u>	<u>1.2957</u>	<u>0.365</u>
<u>1703</u>	<u>0.2951</u>	<u>0.2775</u>	<u>0.2455</u>	<u>0.480</u>
<u>1704</u>	<u>0.7128</u>	<u>0.6678</u>	<u>0.5916</u>	<u>0.414</u>
<u>1801</u>	<u>0.8041</u>	<u>0.7516</u>	<u>0.6654</u>	<u>0.400</u>
<u>1802</u>	<u>0.9492</u>	<u>0.8917</u>	<u>0.7883</u>	<u>0.449</u>
<u>2002</u>	<u>0.5109</u>	<u>0.4820</u>	<u>0.4280</u>	<u>0.549</u>
<u>2004</u>	<u>0.5519</u>	<u>0.5220</u>	<u>0.4630</u>	<u>0.582</u>
<u>2005</u>	<u>0.3012</u>	<u>0.2836</u>	<u>0.2523</u>	<u>0.540</u>
<u>2007</u>	<u>0.4302</u>	<u>0.4050</u>	<u>0.3595</u>	<u>0.500</u>
<u>2008</u>	<u>0.2473</u>	<u>0.2325</u>	<u>0.2064</u>	<u>0.500</u>
<u>2009</u>	<u>0.3012</u>	<u>0.2836</u>	<u>0.2523</u>	<u>0.540</u>
<u>2101</u>	<u>0.5561</u>	<u>0.5235</u>	<u>0.4639</u>	<u>0.492</u>
<u>2102</u>	<u>0.3910</u>	<u>0.3692</u>	<u>0.3280</u>	<u>0.565</u>
<u>2104</u>	<u>0.2347</u>	<u>0.2218</u>	<u>0.1973</u>	<u>0.586</u>
<u>2105</u>	<u>0.4801</u>	<u>0.4528</u>	<u>0.4005</u>	<u>0.523</u>
<u>2106</u>	<u>0.2999</u>	<u>0.2819</u>	<u>0.2507</u>	<u>0.511</u>
<u>2201</u>	<u>0.2325</u>	<u>0.2192</u>	<u>0.1942</u>	<u>0.508</u>
<u>2202</u>	<u>0.5230</u>	<u>0.4949</u>	<u>0.4391</u>	<u>0.591</u>
<u>2203</u>	<u>0.2920</u>	<u>0.2758</u>	<u>0.2451</u>	<u>0.576</u>

PERMANENT

<u>2204</u>	<u>0.1149</u>	<u>0.1083</u>	<u>0.0959</u>	<u>0.508</u>	<u>4201</u>	<u>0.3412</u>	<u>0.3224</u>	<u>0.2844</u>	<u>0.528</u>
<u>2401</u>	<u>0.3804</u>	<u>0.3578</u>	<u>0.3185</u>	<u>0.503</u>	<u>4301</u>	<u>0.6367</u>	<u>0.5988</u>	<u>0.5322</u>	<u>0.506</u>
<u>2903</u>	<u>0.5946</u>	<u>0.5613</u>	<u>0.4984</u>	<u>0.556</u>	<u>4302</u>	<u>0.5175</u>	<u>0.4882</u>	<u>0.4315</u>	<u>0.516</u>
<u>2904</u>	<u>0.6668</u>	<u>0.6269</u>	<u>0.5569</u>	<u>0.487</u>	<u>4304</u>	<u>0.5975</u>	<u>0.5637</u>	<u>0.5001</u>	<u>0.533</u>
<u>2905</u>	<u>0.4326</u>	<u>0.4086</u>	<u>0.3630</u>	<u>0.569</u>	<u>4305</u>	<u>0.7827</u>	<u>0.7385</u>	<u>0.6530</u>	<u>0.526</u>
<u>2906</u>	<u>0.2964</u>	<u>0.2789</u>	<u>0.2472</u>	<u>0.515</u>	<u>4401</u>	<u>0.4019</u>	<u>0.3770</u>	<u>0.3352</u>	<u>0.457</u>
<u>2907</u>	<u>0.4612</u>	<u>0.4352</u>	<u>0.3862</u>	<u>0.544</u>	<u>4402</u>	<u>0.6111</u>	<u>0.5755</u>	<u>0.5115</u>	<u>0.539</u>
<u>2908</u>	<u>0.8685</u>	<u>0.8183</u>	<u>0.7251</u>	<u>0.513</u>	<u>4404</u>	<u>0.3818</u>	<u>0.3586</u>	<u>0.3186</u>	<u>0.492</u>
<u>2909</u>	<u>0.4363</u>	<u>0.4114</u>	<u>0.3653</u>	<u>0.546</u>	<u>4501</u>	<u>0.1296</u>	<u>0.1218</u>	<u>0.1085</u>	<u>0.526</u>
<u>3101</u>	<u>0.7334</u>	<u>0.6858</u>	<u>0.6078</u>	<u>0.396</u>	<u>4502</u>	<u>0.0380</u>	<u>0.0358</u>	<u>0.0319</u>	<u>0.548</u>
<u>3102</u>	<u>0.2408</u>	<u>0.2266</u>	<u>0.2012</u>	<u>0.504</u>	<u>4504</u>	<u>0.0854</u>	<u>0.0807</u>	<u>0.0720</u>	<u>0.622</u>
<u>3103</u>	<u>0.6995</u>	<u>0.6558</u>	<u>0.5809</u>	<u>0.437</u>	<u>4601</u>	<u>0.5598</u>	<u>0.5276</u>	<u>0.4685</u>	<u>0.521</u>
<u>3104</u>	<u>0.4480</u>	<u>0.4219</u>	<u>0.3727</u>	<u>0.486</u>	<u>4802</u>	<u>0.2012</u>	<u>0.1896</u>	<u>0.1685</u>	<u>0.528</u>
<u>3105</u>	<u>0.7205</u>	<u>0.6795</u>	<u>0.6020</u>	<u>0.525</u>	<u>4803</u>	<u>0.1932</u>	<u>0.1824</u>	<u>0.1623</u>	<u>0.565</u>
<u>3303</u>	<u>0.2197</u>	<u>0.2067</u>	<u>0.1838</u>	<u>0.534</u>	<u>4804</u>	<u>0.4665</u>	<u>0.4405</u>	<u>0.3917</u>	<u>0.569</u>
<u>3304</u>	<u>0.5140</u>	<u>0.4845</u>	<u>0.4305</u>	<u>0.539</u>	<u>4805</u>	<u>0.2857</u>	<u>0.2688</u>	<u>0.2388</u>	<u>0.515</u>
<u>3309</u>	<u>0.3633</u>	<u>0.3429</u>	<u>0.3047</u>	<u>0.542</u>	<u>4806</u>	<u>0.0553</u>	<u>0.0519</u>	<u>0.0462</u>	<u>0.501</u>
<u>3401</u>	<u>0.3527</u>	<u>0.3318</u>	<u>0.2943</u>	<u>0.503</u>	<u>4808</u>	<u>0.4038</u>	<u>0.3797</u>	<u>0.3364</u>	<u>0.483</u>
<u>3402</u>	<u>0.4301</u>	<u>0.4049</u>	<u>0.3591</u>	<u>0.507</u>	<u>4809</u>	<u>0.2237</u>	<u>0.2114</u>	<u>0.1879</u>	<u>0.584</u>
<u>3403</u>	<u>0.1911</u>	<u>0.1790</u>	<u>0.1589</u>	<u>0.450</u>	<u>4810</u>	<u>0.1344</u>	<u>0.1267</u>	<u>0.1130</u>	<u>0.568</u>
<u>3404</u>	<u>0.4046</u>	<u>0.3815</u>	<u>0.3387</u>	<u>0.544</u>	<u>4811</u>	<u>0.2189</u>	<u>0.2062</u>	<u>0.1836</u>	<u>0.544</u>
<u>3405</u>	<u>0.2502</u>	<u>0.2353</u>	<u>0.2085</u>	<u>0.506</u>	<u>4812</u>	<u>0.2848</u>	<u>0.2683</u>	<u>0.2382</u>	<u>0.529</u>
<u>3406</u>	<u>0.2147</u>	<u>0.2026</u>	<u>0.1802</u>	<u>0.572</u>	<u>4813</u>	<u>0.1937</u>	<u>0.1821</u>	<u>0.1620</u>	<u>0.489</u>
<u>3407</u>	<u>0.2936</u>	<u>0.2773</u>	<u>0.2458</u>	<u>0.552</u>	<u>4900</u>	<u>0.4603</u>	<u>0.4315</u>	<u>0.3821</u>	<u>0.438</u>
<u>3408</u>	<u>0.0950</u>	<u>0.0894</u>	<u>0.0795</u>	<u>0.513</u>	<u>4901</u>	<u>0.0446</u>	<u>0.0422</u>	<u>0.0373</u>	<u>0.555</u>
<u>3409</u>	<u>0.0907</u>	<u>0.0856</u>	<u>0.0762</u>	<u>0.574</u>	<u>4902</u>	<u>0.0625</u>	<u>0.0591</u>	<u>0.0524</u>	<u>0.576</u>
<u>3410</u>	<u>0.2236</u>	<u>0.2115</u>	<u>0.1885</u>	<u>0.610</u>	<u>4903</u>	<u>0.0483</u>	<u>0.0456</u>	<u>0.0405</u>	<u>0.555</u>
<u>3411</u>	<u>0.3527</u>	<u>0.3318</u>	<u>0.2943</u>	<u>0.503</u>	<u>4904</u>	<u>0.0233</u>	<u>0.0220</u>	<u>0.0195</u>	<u>0.599</u>
<u>3412</u>	<u>0.3355</u>	<u>0.3158</u>	<u>0.2798</u>	<u>0.510</u>	<u>4905</u>	<u>0.2424</u>	<u>0.2294</u>	<u>0.2044</u>	<u>0.620</u>
<u>3413</u>	<u>0.4605</u>	<u>0.4329</u>	<u>0.3842</u>	<u>0.496</u>	<u>4906</u>	<u>0.0687</u>	<u>0.0648</u>	<u>0.0576</u>	<u>0.565</u>
<u>3414</u>	<u>0.3993</u>	<u>0.3755</u>	<u>0.3330</u>	<u>0.497</u>	<u>4907</u>	<u>0.0574</u>	<u>0.0541</u>	<u>0.0480</u>	<u>0.520</u>
<u>3415</u>	<u>0.3949</u>	<u>0.3719</u>	<u>0.3297</u>	<u>0.520</u>	<u>4908</u>	<u>0.1080</u>	<u>0.1016</u>	<u>0.0916</u>	<u>0.625</u>
<u>3501</u>	<u>0.8208</u>	<u>0.7709</u>	<u>0.6829</u>	<u>0.443</u>	<u>4909</u>	<u>0.0497</u>	<u>0.0467</u>	<u>0.0421</u>	<u>0.592</u>
<u>3503</u>	<u>0.2858</u>	<u>0.2699</u>	<u>0.2408</u>	<u>0.574</u>	<u>4910</u>	<u>0.3544</u>	<u>0.3337</u>	<u>0.2966</u>	<u>0.525</u>
<u>3506</u>	<u>0.7896</u>	<u>0.7424</u>	<u>0.6544</u>	<u>0.470</u>	<u>5001</u>	<u>3.9937</u>	<u>3.7310</u>	<u>3.2927</u>	<u>0.366</u>
<u>3509</u>	<u>0.3557</u>	<u>0.3370</u>	<u>0.2990</u>	<u>0.608</u>	<u>5002</u>	<u>0.4456</u>	<u>0.4207</u>	<u>0.3727</u>	<u>0.545</u>
<u>3510</u>	<u>0.3837</u>	<u>0.3621</u>	<u>0.3216</u>	<u>0.563</u>	<u>5003</u>	<u>1.2979</u>	<u>1.2145</u>	<u>1.0726</u>	<u>0.393</u>
<u>3511</u>	<u>0.5386</u>	<u>0.5082</u>	<u>0.4510</u>	<u>0.542</u>	<u>5004</u>	<u>1.3465</u>	<u>1.2644</u>	<u>1.1219</u>	<u>0.462</u>
<u>3512</u>	<u>0.3458</u>	<u>0.3263</u>	<u>0.2908</u>	<u>0.575</u>	<u>5005</u>	<u>1.1147</u>	<u>1.0421</u>	<u>0.9210</u>	<u>0.376</u>
<u>3513</u>	<u>0.3859</u>	<u>0.3643</u>	<u>0.3235</u>	<u>0.563</u>	<u>5006</u>	<u>1.2305</u>	<u>1.1539</u>	<u>1.0182</u>	<u>0.410</u>
<u>3602</u>	<u>0.1088</u>	<u>0.1027</u>	<u>0.0915</u>	<u>0.584</u>	<u>5101</u>	<u>0.7276</u>	<u>0.6893</u>	<u>0.6119</u>	<u>0.609</u>
<u>3603</u>	<u>0.4102</u>	<u>0.3870</u>	<u>0.3444</u>	<u>0.559</u>	<u>5103</u>	<u>0.6340</u>	<u>0.5987</u>	<u>0.5323</u>	<u>0.573</u>
<u>3604</u>	<u>1.1972</u>	<u>1.1312</u>	<u>1.0022</u>	<u>0.558</u>	<u>5106</u>	<u>0.6929</u>	<u>0.6525</u>	<u>0.5798</u>	<u>0.527</u>
<u>3605</u>	<u>0.4208</u>	<u>0.3968</u>	<u>0.3517</u>	<u>0.530</u>	<u>5108</u>	<u>0.5099</u>	<u>0.4788</u>	<u>0.4253</u>	<u>0.491</u>
<u>3701</u>	<u>0.2408</u>	<u>0.2266</u>	<u>0.2012</u>	<u>0.504</u>	<u>5109</u>	<u>0.6044</u>	<u>0.5673</u>	<u>0.5025</u>	<u>0.465</u>
<u>3702</u>	<u>0.4060</u>	<u>0.3835</u>	<u>0.3396</u>	<u>0.553</u>	<u>5201</u>	<u>0.2853</u>	<u>0.2689</u>	<u>0.2383</u>	<u>0.528</u>
<u>3707</u>	<u>0.5136</u>	<u>0.4823</u>	<u>0.4300</u>	<u>0.445</u>	<u>5204</u>	<u>0.8519</u>	<u>0.7996</u>	<u>0.7089</u>	<u>0.462</u>
<u>3708</u>	<u>0.3512</u>	<u>0.3311</u>	<u>0.2943</u>	<u>0.549</u>	<u>5206</u>	<u>0.4603</u>	<u>0.4315</u>	<u>0.3821</u>	<u>0.438</u>
<u>3802</u>	<u>0.1654</u>	<u>0.1562</u>	<u>0.1388</u>	<u>0.567</u>	<u>5207</u>	<u>0.1477</u>	<u>0.1397</u>	<u>0.1246</u>	<u>0.633</u>
<u>3808</u>	<u>0.3032</u>	<u>0.2849</u>	<u>0.2528</u>	<u>0.488</u>	<u>5208</u>	<u>0.7520</u>	<u>0.7066</u>	<u>0.6267</u>	<u>0.489</u>
<u>3901</u>	<u>0.1673</u>	<u>0.1580</u>	<u>0.1403</u>	<u>0.573</u>	<u>5209</u>	<u>0.6054</u>	<u>0.5712</u>	<u>0.5064</u>	<u>0.537</u>
<u>3902</u>	<u>0.3657</u>	<u>0.3450</u>	<u>0.3067</u>	<u>0.552</u>	<u>5301</u>	<u>0.0290</u>	<u>0.0274</u>	<u>0.0243</u>	<u>0.576</u>
<u>3903</u>	<u>1.0742</u>	<u>1.0093</u>	<u>0.8989</u>	<u>0.500</u>	<u>5305</u>	<u>0.0400</u>	<u>0.0379</u>	<u>0.0338</u>	<u>0.613</u>
<u>3905</u>	<u>0.1519</u>	<u>0.1434</u>	<u>0.1280</u>	<u>0.603</u>	<u>5306</u>	<u>0.0439</u>	<u>0.0413</u>	<u>0.0368</u>	<u>0.537</u>
<u>3906</u>	<u>0.4332</u>	<u>0.4084</u>	<u>0.3623</u>	<u>0.527</u>	<u>5307</u>	<u>0.2932</u>	<u>0.2765</u>	<u>0.2449</u>	<u>0.533</u>
<u>3909</u>	<u>0.1710</u>	<u>0.1615</u>	<u>0.1436</u>	<u>0.571</u>	<u>6103</u>	<u>0.0618</u>	<u>0.0584</u>	<u>0.0523</u>	<u>0.633</u>
<u>4002</u>	<u>0.7233</u>	<u>0.6831</u>	<u>0.6033</u>	<u>0.524</u>	<u>6104</u>	<u>0.2345</u>	<u>0.2216</u>	<u>0.1970</u>	<u>0.576</u>
<u>4101</u>	<u>0.2060</u>	<u>0.1944</u>	<u>0.1726</u>	<u>0.550</u>	<u>6105</u>	<u>0.1688</u>	<u>0.1589</u>	<u>0.1412</u>	<u>0.522</u>
<u>4103</u>	<u>0.2575</u>	<u>0.2447</u>	<u>0.2172</u>	<u>0.659</u>	<u>6107</u>	<u>0.1083</u>	<u>0.1019</u>	<u>0.0909</u>	<u>0.573</u>
<u>4107</u>	<u>0.1407</u>	<u>0.1327</u>	<u>0.1179</u>	<u>0.557</u>	<u>6108</u>	<u>0.4293</u>	<u>0.4056</u>	<u>0.3608</u>	<u>0.580</u>
<u>4108</u>	<u>0.1500</u>	<u>0.1410</u>	<u>0.1252</u>	<u>0.504</u>	<u>6109</u>	<u>0.0603</u>	<u>0.0568</u>	<u>0.0505</u>	<u>0.521</u>
<u>4109</u>	<u>0.2060</u>	<u>0.1944</u>	<u>0.1727</u>	<u>0.555</u>	<u>6110</u>	<u>0.3972</u>	<u>0.3753</u>	<u>0.3329</u>	<u>0.560</u>

6201	0.2553	0.2403	0.2130	0.507
6202	0.5490	0.5155	0.4579	0.471
6203	0.0736	0.0696	0.0620	0.641
6204	0.1509	0.1422	0.1268	0.575
6205	0.1892	0.1790	0.1591	0.600
6206	0.1650	0.1560	0.1386	0.584
6207	1.1657	1.0990	0.9820	0.565
6208	0.2526	0.2373	0.2124	0.551
6209	0.2251	0.2120	0.1890	0.562
6301	0.1192	0.1118	0.0991	0.445
6302	0.1496	0.1404	0.1250	0.491
6303	0.0667	0.0626	0.0557	0.498
6304	0.1658	0.1565	0.1396	0.582
6305	0.0665	0.0628	0.0559	0.579
6306	0.2522	0.2380	0.2113	0.553
6308	0.0449	0.0424	0.0376	0.554
6309	0.1209	0.1141	0.1016	0.568
6402	0.2506	0.2371	0.2102	0.581
6403	0.1825	0.1722	0.1533	0.555
6404	0.1526	0.1442	0.1284	0.596
6405	0.5009	0.4716	0.4183	0.516
6406	0.0698	0.0660	0.0587	0.599
6407	0.1945	0.1836	0.1633	0.569
6408	0.3065	0.2899	0.2571	0.584
6409	0.4760	0.4476	0.3972	0.496
6410	0.1444	0.1360	0.1210	0.546
6501	0.0876	0.0831	0.0737	0.605
6502	0.0256	0.0241	0.0215	0.550
6503	0.0608	0.0569	0.0505	0.471
6504	0.3789	0.3576	0.3189	0.575
6505	0.0926	0.0870	0.0777	0.523
6506	0.0766	0.0721	0.0643	0.543
6508	0.3200	0.3017	0.2683	0.540
6509	0.2202	0.2077	0.1851	0.553
6601	0.1749	0.1648	0.1468	0.561
6602	0.4126	0.3891	0.3456	0.542
6603	0.2847	0.2683	0.2386	0.558
6604	0.0583	0.0547	0.0489	0.486
6605	0.2950	0.2792	0.2490	0.640
6607	0.1285	0.1215	0.1083	0.603
6608	0.2588	0.2435	0.2154	0.479
6620	0.7771	0.7414	0.6586	0.736
6704	0.1107	0.1043	0.0928	0.556
6705	0.6842	0.6462	0.5766	0.604
6706	0.3495	0.3289	0.2936	0.552
6707	1.5106	1.4281	1.2710	0.594
6708	5.5220	5.1628	4.6249	0.449
6709	0.1630	0.1541	0.1375	0.629
6801	0.2149	0.2027	0.1797	0.555
6802	0.3708	0.3499	0.3120	0.607
6803	0.7758	0.7192	0.6338	0.316
6804	0.1759	0.1664	0.1476	0.591
6809	3.9298	3.7002	3.3204	0.601
6901	0.0337	0.0316	0.0289	0.682
6902	0.6957	0.6507	0.5741	0.385
6903	3.5749	3.3130	2.9424	0.327
6904	0.2025	0.1916	0.1698	0.584
6905	0.2509	0.2370	0.2103	0.576
6906	0.1207	0.1130	0.1036	0.669
6907	1.0080	0.9512	0.8417	0.519
6908	0.3721	0.3508	0.3115	0.540
6909	0.0905	0.0856	0.0762	0.597

7101	0.0274	0.0257	0.0228	0.481
7102	3.5295	3.3189	2.9836	0.574
7103	0.2742	0.2580	0.2287	0.493
7104	0.0256	0.0241	0.0215	0.549
7105	0.0257	0.0242	0.0216	0.558
7106	0.1488	0.1397	0.1241	0.488
7107	0.2509	0.2365	0.2100	0.525
7108	0.1844	0.1740	0.1552	0.590
7109	0.1771	0.1666	0.1485	0.529
7110	0.3002	0.2817	0.2495	0.447
7111	0.4125	0.3880	0.3446	0.488
7112	0.5709	0.5370	0.4762	0.501
7113	0.5794	0.5440	0.4821	0.478
7114	0.7171	0.6781	0.6041	0.610
7115	0.5147	0.4848	0.4305	0.537
7116	0.5027	0.4721	0.4191	0.472
7117	1.2005	1.1344	1.0082	0.544
7118	2.2188	2.0856	1.8508	0.508
7119	1.8274	1.7219	1.5244	0.513
7120	5.1132	4.7857	4.2553	0.438
7121	5.3351	5.0025	4.4398	0.449
7201	0.8856	0.8361	0.7380	0.511
7202	0.0440	0.0413	0.0367	0.483
7203	0.1154	0.1085	0.0970	0.552
7204	0.0000	0.0000	0.0000	0.500
7301	0.4910	0.4628	0.4097	0.510
7302	0.5760	0.5421	0.4828	0.528
7307	0.5743	0.5415	0.4814	0.544
7308	0.1685	0.1596	0.1421	0.640
7309	0.1630	0.1541	0.1375	0.629

AMENDATORY SECTION (Amending WSR 95-23-080, filed 11/20/95, effective 1/1/96)

WAC 296-17-890 Table IV.

Maximum experience modifications for firms with no compensable accidents:

Expected Loss Range	Maximum Experience Modification
(2,252 & Under	0.90
2,253	0.89
2,410	0.88
2,581	0.87
2,765	0.86
2,965	0.85
3,182	0.84
3,418	0.83
3,675	0.82
3,954	0.81
4,259	0.80
4,591	0.79
4,954	0.78
5,350	0.77
5,785	0.76
6,261	0.75
6,783	0.74
7,357	0.73
7,988	0.72
8,683	0.71

PERMANENT

9,450	10,296	0.70
10,297	11,233	0.69
11,234	12,271	0.68
12,272	13,423	0.67
13,424	14,702	0.66
14,703	16,127	0.65
16,128	17,714	0.64
17,715	19,487	0.63
19,488	21,471	0.62
21,472	23,694	0.61
23,695 & Over		0.60))

<u>2,390 & Under</u>		<u>0.90</u>
<u>2,391</u>	<u>- 2,557</u>	<u>0.89</u>
<u>2,558</u>	<u>- 2,738</u>	<u>0.88</u>
<u>2,739</u>	<u>- 2,934</u>	<u>0.87</u>
<u>2,935</u>	<u>- 3,146</u>	<u>0.86</u>
<u>3,147</u>	<u>- 3,377</u>	<u>0.85</u>
<u>3,378</u>	<u>- 3,627</u>	<u>0.84</u>
<u>3,628</u>	<u>- 3,900</u>	<u>0.83</u>
<u>3,901</u>	<u>- 4,196</u>	<u>0.82</u>
<u>4,197</u>	<u>- 4,520</u>	<u>0.81</u>
<u>4,521</u>	<u>- 4,872</u>	<u>0.80</u>
<u>4,873</u>	<u>- 5,257</u>	<u>0.79</u>
<u>5,258</u>	<u>- 5,678</u>	<u>0.78</u>
<u>5,679</u>	<u>- 6,139</u>	<u>0.77</u>
<u>6,140</u>	<u>- 6,645</u>	<u>0.76</u>
<u>6,646</u>	<u>- 7,199</u>	<u>0.75</u>
<u>7,200</u>	<u>- 7,808</u>	<u>0.74</u>
<u>7,809</u>	<u>- 8,478</u>	<u>0.73</u>
<u>8,479</u>	<u>- 9,216</u>	<u>0.72</u>
<u>9,217</u>	<u>- 10,030</u>	<u>0.71</u>
<u>10,031</u>	<u>- 10,929</u>	<u>0.70</u>
<u>10,930</u>	<u>- 11,924</u>	<u>0.69</u>
<u>11,925</u>	<u>- 13,026</u>	<u>0.68</u>
<u>13,027</u>	<u>- 14,248</u>	<u>0.67</u>
<u>14,249</u>	<u>- 15,606</u>	<u>0.66</u>
<u>15,607</u>	<u>- 17,118</u>	<u>0.65</u>
<u>17,119</u>	<u>- 18,804</u>	<u>0.64</u>
<u>18,805</u>	<u>- 20,686</u>	<u>0.63</u>
<u>20,687</u>	<u>- 22,791</u>	<u>0.62</u>
<u>22,792</u>	<u>- 25,151</u>	<u>0.61</u>
<u>25,152 & Over</u>		<u>0.60</u>

AMENDATORY SECTION (Amending WSR 96-12-039, filed 5/31/96, effective 7/1/96)

WAC 296-17-895 Industrial insurance accident fund base rates and medical aid base rates by class of industry. Industrial insurance accident fund and medical aid fund base rates by class of industry shall be as set forth below.

((Base Rates Effective
[April] July 1, 1996

<u>Class</u>	<u>Accident Fund</u>	<u>Medical Aid Fund</u>
0101	1.0345	0.4173
[0102]	[1.0843]	[0.4505]
0103	1.3236	0.5296
0104	1.5184	0.5497
0105	1.0073	0.4978

0107	1.0430	0.3753
0108	0.7123	0.2961
[0109]	[3.2088]	[1.0349]
0112	0.7571	0.3078
0201	[2.4943]	[0.9162]
	2.1765	0.7993
0202	2.6729	0.9747
[0206]	[1.4953]	[0.4747]
0210	1.0345	0.4173
0212	1.0345	0.4173
0214	1.0843	0.4505
0217	1.0843	0.4505
0219	1.0345	0.4173
0301	0.4522	0.2687
0302	1.6691	0.5443
0303	1.1626	0.4500
0306	0.7413	0.3252
0307	0.5494	0.2804
0308	0.4522	0.2687
0403	1.1351	0.5565
0502	1.1078	0.4056
0504	1.1626	0.4500
0506	3.7489	1.3214
0507	2.5467	1.1523
0508	2.8999	0.8159
0509	1.3827	0.5186
0510	1.0727	0.4712
0511	0.7826	0.3840
0512	1.3309	0.5563
0513	0.5652	0.2376
0514	1.0727	0.4712
0515	2.3240	0.7866
0516	1.0727	0.4712
0517	1.2149	0.6219
0518	1.2725	0.4665
0519	1.2099	0.6322
0520	1.1626	0.4500
0521	1.1626	0.4500
0601	0.5039	0.2421
0602	0.3023	0.1463
0603	0.7693	0.3051
0604	0.8805	0.4844
0606	0.1821	0.1308
0607	0.1973	0.1342
0608	0.2069	0.1409
0701	2.0545	0.4841
0803	0.2471	0.1377
[0804]	[0.7571]	[0.3078]
0901	1.2123	0.5147
1002	0.5594	0.3099
1003	0.5443	0.2654
1004	0.3888	0.1945
1005	4.7581	1.6744
1007	0.2496	0.1256
1101	0.3758	0.2334
1102	0.9448	0.4168
1103	0.3780	0.2201
1104	0.3292	0.2317
1105	0.3758	0.2334
1106	0.1467	0.1304
1108	0.2747	0.1912
1109	0.4650	0.3402

PERMANENT

PERMANENT

1301	0.2601	0.1624	3503	0.1641	0.1664
1303	0.1231	0.0682	3506	0.6900	0.2542
1304	0.0142	0.0105	3509	0.2606	0.1807
1305	0.2554	0.1664	3510	0.2747	0.1826
1401	0.4275	0.2631	3511	0.4118	0.2604
1404	0.3795	0.2073	3512	0.2194	0.1891
1405	0.3428	0.2112	3513	0.2747	0.1826
1501	0.2721	0.1506	3602	0.0653	0.0527
1507	0.1976	0.1295	3603	0.2473	0.1997
1701	1.3751	0.4819	3604	0.9569	0.5441
1702	1.3969	0.5297	3605	0.3190	0.1885
1703	0.2567	0.1270	3701	0.1739	0.1175
1704	0.5747	0.2837	3702	0.3366	0.1954
1801	0.6780	0.2996	3707	0.3145	0.2799
1802	0.8371	0.3615	3708	0.2419	0.1591
2002	0.3641	0.2458	[3801]	[0.1981]	[0.1166]
[2003]	[0.2545]	[0.1737]	3802	0.1136	0.0830
2004	0.4012	0.2499	3808	0.2117	0.1254
2007	0.3222	0.2105	3901	0.1127	0.0828
2008	0.1847	0.1088	3902	0.2505	0.1828
2009	0.2062	0.1466	3903	0.7090	0.5496
2101	0.4070	0.2442	3905	0.0893	0.0865
2102	0.2838	0.1991	3906	0.3539	0.2167
2104	0.1581	0.1281	3909	0.1135	0.0923
2105	0.3869	0.1937	4002	0.6047	0.2842
2106	0.2209	0.1467	4101	0.1432	0.1018
2201	0.1710	0.1028	4103	0.1490	0.1275
2202	0.3731	0.2556	4107	0.0896	0.0709
2203	0.1759	0.1351	4108	0.1137	0.0769
2204	0.0542	0.0465	4109	0.1432	0.1018
2401	0.2639	0.1979	4201	0.2578	0.1149
2903	0.4350	0.2953	4301	0.5051	0.3225
2904	0.4853	0.3142	4302	0.4802	0.2268
2905	0.3073	0.2235	4304	0.4149	0.2764
2906	0.2320	0.1266	4305	0.6971	0.3325
2907	0.3417	0.2218	4401	0.3097	0.2007
2908	0.6678	0.3810	4402	0.4236	0.2864
2909	0.3477	0.2293	4404	0.2772	0.1773
3101	0.5962	0.2888	4501	0.0885	0.0652
3102	0.2049	0.1372	4502	0.0256	0.0188
3103	0.5667	0.2736	4504	0.0517	0.0480
3104	0.3635	0.1808	4601	0.4029	0.2734
3105	0.5532	0.3177	4802	0.1430	0.0997
3303	0.1538	0.1031	4803	0.1277	0.1034
3304	0.3950	0.2523	4804	0.3117	0.2364
3309	0.2510	0.1849	4805	0.2027	0.1334
[3401]	[0.2794]	[0.1594]	4806	0.0404	0.0294
3402	0.3444	0.1907	4808	0.3148	0.1714
3403	0.1485	0.0856	4809	0.1535	0.1134
3404	0.3134	0.1985	4810	0.0858	0.0739
3405	0.2238	0.1202	4811	0.1546	0.1185
3406	0.1519	0.1082	4812	0.2123	0.1345
3407	0.2033	0.1320	4813	0.1460	0.1034
3408	0.0650	0.0424	4900	0.3699	0.1785
3409	0.0580	0.0458	4901	0.0327	0.0200
3410	0.1194	0.1037	4902	0.0429	0.0262
3411	0.2794	0.1594	4903	0.0327	0.0200
3412	0.2794	0.1594	4904	0.0154	0.0122
3413	0.2794	0.1594	4905	0.1451	0.1338
3414	0.2794	0.1594	4906	0.0507	0.0329
3415	0.2794	0.1594	4907	0.0418	0.0271
3501	0.6627	0.3509	4908	0.0399	0.0697

4909	0.0200	0.0341
4910	0.2469	0.1745
5001	3.5376	1.1929
5002	0.3444	0.1980
5003	1.2217	0.4512
5004	1.1490	0.6812
5005	1.0345	0.4173
5006	1.0345	0.4173
5101	0.4770	0.3347
5103	0.4283	0.3093
5106	0.4269	0.3051
5108	0.4287	0.2355
5109	0.4546	0.2318
5201	0.2234	0.1270
5204	0.6959	0.3872
5206	0.3699	0.1785
5207	0.0793	0.0806
5208	0.6285	0.3432
5209	0.4612	0.2873
5301	0.0186	0.0138
5305	0.0257	0.0199
5306	0.0299	0.0224
5307	0.2264	0.1260
6103	0.0314	0.0349
6104	0.1456	0.1170
6105	0.1216	0.0825
6107	0.0740	0.0614
6108	0.2975	0.2279
6109	0.0408	0.0277
6110	0.3041	0.1963
6201	0.1798	0.1063
6202	0.3886	0.2410
6203	0.0492	0.0418
6204	0.1144	0.0932
6205	0.1144	0.0932
6206	0.1144	0.0932
6207	0.6335	0.6676
6208	0.1416	0.1427
6209	0.1426	0.1220
6301	0.0880	0.0482
6302	0.0999	0.0730
6303	0.0445	0.0312
6304	[0.0950]	[0.0901]
	0.1043	0.0990
6305	[0.0441]	[0.0350]
	0.0625	0.0497
6306	0.1711	0.1204
6308	[0.0315]	[0.0220]
	0.0358	0.0251
6309	[0.0806]	[0.0647]
	0.0852	0.0683
6402	[0.1858]	[0.1232]
	0.1983	0.1329
6403	[0.1194]	[0.1037]
	0.1232	0.1072
6404	[0.0841]	[0.0777]
	0.0915	0.0846
6405	0.3906	0.2316
6406	[0.0501]	[0.0430]
	0.0542	0.0465
6407	0.1264	0.0955
6408	0.2246	0.1487

6409	0.3557	0.2047
6410	0.0995	0.0747
6501	0.0612	0.0428
6502	0.0162	0.0133
6503	0.0500	0.0240
6504	0.2272	0.2134
6505	0.0556	0.0513
6506	[0.0451]	[0.0399]
	0.0470	0.0416
6508	0.2238	0.1607
6509	0.1394	0.1184
6601	0.1102	0.0938
6602	0.2925	0.1994
6603	0.1871	0.1285
6604	0.0382	0.0302
6605	0.1872	0.1696
6607	0.0891	0.0797
6608	0.2135	0.1047
6614	283.7000*	185.0000*
6615	211.7000*	137.0000*
6616	27.7000*	16.0000*
6617	20.7000*	13.0000*
6618	80.7000*	68.0000*
6620	0.4064	0.3461
6704	0.0826	0.0600
6705	0.4555	0.4119
6706	0.2187	0.1959
6707	0.9928	0.8250
6708	2.9544	3.1602
6709	0.1028	0.0990
6801	0.1652	0.1034
6802	0.2145	0.1987
6803	0.8514	0.1688
6804	0.1272	0.0840
6809	1.7142	2.6159
6901	0.0000	0.0282
6902	0.6651	0.2199
6903	2.9503	1.3135
6904	0.1538	0.0918
6905	0.1690	0.1147
6906	0.0000	0.1147
6907	0.7989	0.4285
6908	0.2681	0.1764
6909	0.0550	0.0440
7101	0.0201	0.0143
7102	1.5111	2.3945
7103	0.2073	0.1140
7104	0.0151	0.0132
7105	0.0178	0.0133
7106	0.1102	0.0676
7107	0.1768	0.1123
7108	0.1239	0.1053
7109	0.1328	0.1071
7110	0.2529	0.1305
7111	0.3196	0.2053
7112	0.4385	0.2521
7113	0.4742	0.2416
7114	0.3974	0.3680
7115	0.3765	0.2262
7116	0.3945	0.2280
7117	0.8188	0.6605
7118	1.8447	1.0898

PERMANENT

7119	1.3553	0.7301
7120	3.7391	2.3438
7121	4.0623	2.3334
7201	0.7435	0.3402
7202	0.0341	0.0222
7203	0.0641	0.0690
7204	0.0000	0.0000
7301	0.3861	0.2197
7302	0.3834	0.2994
7307	0.4023	0.3019
7308	[0.1272]	[0.1227]
7309	0.0766	0.0738
7309	0.1028	0.0990))

Base Rates Effective
January 1, 1997

<u>Class</u>	<u>Accident Fund</u>	<u>Medical Aid Fund</u>
0101	1.5284	0.6576
0103	1.8039	0.7776
0104	2.0738	0.8005
0105	1.3518	0.7237
0107	1.4288	0.5714
0108	0.9797	0.4344
0112	0.8968	0.3928
0201	3.2960	1.3652
0202	3.6474	1.3598
0210	1.2042	0.5030
0212	1.2042	0.5030
0214	1.4072	0.6157
0217	1.4957	0.6481
0219	1.3834	0.6005
0301	0.6216	0.4050
0302	2.2789	0.8065
0303	1.8192	0.7072
0306	1.0362	0.4780
0307	0.7634	0.4078
0308	0.5925	0.3773
0403	1.5506	0.8034
0502	1.5907	0.6157
0504	1.5084	0.6745
0506	5.0289	1.9040
0507	3.4581	1.6503
0508	3.7671	1.1583
0509	1.9145	0.8131
0510	1.4680	0.7083
0511	1.0935	0.5687
0512	1.7165	0.7717
0513	0.7723	0.3488
0514	1.4660	0.7626
0515	3.3477	1.2473
0516	1.4680	0.7083
0517	1.6604	0.9330
0518	1.8200	0.7101
0519	1.7768	0.9583
0520	1.8128	0.6863
0521	1.5084	0.6745
0601	0.6813	0.3460
0602	0.4181	0.2200
0603	1.0580	0.4234

0604	1.2431	0.7449
0606	0.2621	0.1922
0607	0.3019	0.1996
0608	0.2823	0.2027
0701	2.7323	0.6956
0803	0.3437	0.2072
0901	1.6513	0.7497
1002	0.7443	0.4545
1003	0.7438	0.4271
1004	0.5316	0.2868
1005	6.4948	2.4545
1007	0.3643	0.1886
1101	0.4926	0.3441
1102	1.3327	0.6391
1103	0.6001	0.3503
1104	0.4197	0.3391
1105	0.6101	0.3816
1106	0.2163	0.1915
1108	0.3756	0.2809
1109	0.6495	0.4996
1301	0.3557	0.2384
1303	0.1684	0.1043
1304	0.0194	0.0151
1305	0.3575	0.2451
1401	0.5395	0.3599
1404	0.5237	0.3065
1405	0.4108	0.2745
1501	0.3832	0.2297
1507	0.3022	0.2027
1701	1.8764	0.7061
1702	1.9066	0.7767
1703	0.3302	0.1731
1704	0.7850	0.4207
1801	0.9256	0.4395
1802	1.0978	0.5272
2002	0.4980	0.3612
2004	0.5489	0.3856
2007	0.4285	0.2943
2008	0.2526	0.1637
2009	0.2830	0.2197
2101	0.5825	0.3586
2102	0.3718	0.2843
2104	0.2126	0.1794
2105	0.5291	0.2919
2106	0.2841	0.2154
2201	0.2432	0.1509
2202	0.5131	0.3715
2203	0.2722	0.2167
2204	0.1201	0.0746
2401	0.3463	0.2843
2903	0.5752	0.4247
2904	0.6545	0.4614
2905	0.4105	0.3155
2906	0.3172	0.1859
2907	0.4576	0.3201
2908	0.9132	0.5596
2909	0.4257	0.3077
3101	0.8156	0.4235
3102	0.2382	0.1658
3103	0.7741	0.4115
3104	0.5196	0.2506
3105	0.7566	0.4667

PERMANENT

<u>3303</u>	<u>0.2110</u>	<u>0.1562</u>	<u>4805</u>	<u>0.2774</u>	<u>0.2007</u>
<u>3304</u>	<u>0.4966</u>	<u>0.3656</u>	<u>4806</u>	<u>0.0516</u>	<u>0.0402</u>
<u>3309</u>	<u>0.3414</u>	<u>0.2669</u>	<u>4808</u>	<u>0.4348</u>	<u>0.2501</u>
<u>3402</u>	<u>0.4472</u>	<u>0.2799</u>	<u>4809</u>	<u>0.2100</u>	<u>0.1655</u>
<u>3403</u>	<u>0.1985</u>	<u>0.1220</u>	<u>4810</u>	<u>0.1133</u>	<u>0.1086</u>
<u>3404</u>	<u>0.4016</u>	<u>0.2799</u>	<u>4811</u>	<u>0.1989</u>	<u>0.1650</u>
<u>3405</u>	<u>0.2677</u>	<u>0.1564</u>	<u>4812</u>	<u>0.2839</u>	<u>0.1955</u>
<u>3406</u>	<u>0.2002</u>	<u>0.1590</u>	<u>4813</u>	<u>0.1788</u>	<u>0.1426</u>
<u>3407</u>	<u>0.2991</u>	<u>0.1982</u>	<u>4900</u>	<u>0.5158</u>	<u>0.2659</u>
<u>3408</u>	<u>0.0913</u>	<u>0.0675</u>	<u>4901</u>	<u>0.0466</u>	<u>0.0293</u>
<u>3409</u>	<u>0.0824</u>	<u>0.0689</u>	<u>4902</u>	<u>0.0641</u>	<u>0.0421</u>
<u>3410</u>	<u>0.1878</u>	<u>0.1829</u>	<u>4903</u>	<u>0.0488</u>	<u>0.0328</u>
<u>3411</u>	<u>0.3682</u>	<u>0.2278</u>	<u>4904</u>	<u>0.0210</u>	<u>0.0179</u>
<u>3412</u>	<u>0.3603</u>	<u>0.2097</u>	<u>4905</u>	<u>0.1993</u>	<u>0.2016</u>
<u>3413</u>	<u>0.4701</u>	<u>0.3048</u>	<u>4906</u>	<u>0.0683</u>	<u>0.0476</u>
<u>3414</u>	<u>0.4171</u>	<u>0.2575</u>	<u>4907</u>	<u>0.0558</u>	<u>0.0404</u>
<u>3415</u>	<u>0.4110</u>	<u>0.2574</u>	<u>4908</u>	<u>0.0545</u>	<u>0.1144</u>
<u>3501</u>	<u>0.8851</u>	<u>0.5045</u>	<u>4909</u>	<u>0.0273</u>	<u>0.0509</u>
<u>3503</u>	<u>0.2247</u>	<u>0.2443</u>	<u>4910</u>	<u>0.3391</u>	<u>0.2535</u>
<u>3506</u>	<u>0.9924</u>	<u>0.3799</u>	<u>5001</u>	<u>5.0373</u>	<u>1.8388</u>
<u>3509</u>	<u>0.3422</u>	<u>0.2589</u>	<u>5002</u>	<u>0.4688</u>	<u>0.2893</u>
<u>3510</u>	<u>0.3757</u>	<u>0.2705</u>	<u>5003</u>	<u>1.5822</u>	<u>0.6453</u>
<u>3511</u>	<u>0.5356</u>	<u>0.3728</u>	<u>5004</u>	<u>1.3848</u>	<u>0.8786</u>
<u>3512</u>	<u>0.2977</u>	<u>0.2751</u>	<u>5005</u>	<u>1.3375</u>	<u>0.5676</u>
<u>3513</u>	<u>0.3756</u>	<u>0.2738</u>	<u>5006</u>	<u>1.5086</u>	<u>0.6119</u>
<u>3602</u>	<u>0.0986</u>	<u>0.0830</u>	<u>5101</u>	<u>0.6913</u>	<u>0.5363</u>
<u>3603</u>	<u>0.3695</u>	<u>0.3134</u>	<u>5103</u>	<u>0.5860</u>	<u>0.4745</u>
<u>3604</u>	<u>1.2415</u>	<u>0.7937</u>	<u>5106</u>	<u>0.6678</u>	<u>0.4921</u>
<u>3605</u>	<u>0.4361</u>	<u>0.2770</u>	<u>5108</u>	<u>0.5160</u>	<u>0.3395</u>
<u>3701</u>	<u>0.2382</u>	<u>0.1658</u>	<u>5109</u>	<u>0.6670</u>	<u>0.3593</u>
<u>3702</u>	<u>0.4290</u>	<u>0.2627</u>	<u>5201</u>	<u>0.3027</u>	<u>0.1820</u>
<u>3707</u>	<u>0.4295</u>	<u>0.4103</u>	<u>5204</u>	<u>0.9110</u>	<u>0.5287</u>
<u>3708</u>	<u>0.3372</u>	<u>0.2517</u>	<u>5206</u>	<u>0.5158</u>	<u>0.2659</u>
<u>3802</u>	<u>0.1553</u>	<u>0.1219</u>	<u>5207</u>	<u>0.1201</u>	<u>0.1239</u>
<u>3808</u>	<u>0.3120</u>	<u>0.1984</u>	<u>5208</u>	<u>0.7899</u>	<u>0.4796</u>
<u>3901</u>	<u>0.1596</u>	<u>0.1214</u>	<u>5209</u>	<u>0.6225</u>	<u>0.4031</u>
<u>3902</u>	<u>0.3435</u>	<u>0.2686</u>	<u>5301</u>	<u>0.0274</u>	<u>0.0213</u>
<u>3903</u>	<u>0.9691</u>	<u>0.8072</u>	<u>5305</u>	<u>0.0351</u>	<u>0.0316</u>
<u>3905</u>	<u>0.1228</u>	<u>0.1271</u>	<u>5306</u>	<u>0.0408</u>	<u>0.0322</u>
<u>3906</u>	<u>0.4369</u>	<u>0.2940</u>	<u>5307</u>	<u>0.3128</u>	<u>0.1864</u>
<u>3909</u>	<u>0.1552</u>	<u>0.1300</u>	<u>6103</u>	<u>0.0463</u>	<u>0.0548</u>
<u>4002</u>	<u>0.8271</u>	<u>0.4193</u>	<u>6104</u>	<u>0.2150</u>	<u>0.1771</u>
<u>4101</u>	<u>0.2006</u>	<u>0.1458</u>	<u>6105</u>	<u>0.1661</u>	<u>0.1172</u>
<u>4103</u>	<u>0.2373</u>	<u>0.1974</u>	<u>6107</u>	<u>0.0909</u>	<u>0.0872</u>
<u>4107</u>	<u>0.1310</u>	<u>0.1041</u>	<u>6108</u>	<u>0.3895</u>	<u>0.3273</u>
<u>4108</u>	<u>0.1463</u>	<u>0.1043</u>	<u>6109</u>	<u>0.0583</u>	<u>0.0427</u>
<u>4109</u>	<u>0.1959</u>	<u>0.1495</u>	<u>6110</u>	<u>0.3924</u>	<u>0.2782</u>
<u>4201</u>	<u>0.4054</u>	<u>0.1867</u>	<u>6201</u>	<u>0.2685</u>	<u>0.1638</u>
<u>4301</u>	<u>0.6134</u>	<u>0.4503</u>	<u>6202</u>	<u>0.5482</u>	<u>0.3709</u>
<u>4302</u>	<u>0.5830</u>	<u>0.3055</u>	<u>6203</u>	<u>0.0602</u>	<u>0.0614</u>
<u>4304</u>	<u>0.5936</u>	<u>0.4136</u>	<u>6204</u>	<u>0.1293</u>	<u>0.1202</u>
<u>4305</u>	<u>0.8727</u>	<u>0.4694</u>	<u>6205</u>	<u>0.1727</u>	<u>0.1443</u>
<u>4401</u>	<u>0.3919</u>	<u>0.2777</u>	<u>6206</u>	<u>0.1497</u>	<u>0.1259</u>
<u>4402</u>	<u>0.5856</u>	<u>0.4370</u>	<u>6207</u>	<u>0.8884</u>	<u>1.0118</u>
<u>4404</u>	<u>0.3788</u>	<u>0.2604</u>	<u>6208</u>	<u>0.1935</u>	<u>0.2164</u>
<u>4501</u>	<u>0.1189</u>	<u>0.0963</u>	<u>6209</u>	<u>0.1951</u>	<u>0.1771</u>
<u>4502</u>	<u>0.0360</u>	<u>0.0276</u>	<u>6301</u>	<u>0.1276</u>	<u>0.0736</u>
<u>4504</u>	<u>0.0707</u>	<u>0.0705</u>	<u>6302</u>	<u>0.1365</u>	<u>0.1108</u>
<u>4601</u>	<u>0.5431</u>	<u>0.3957</u>	<u>6303</u>	<u>0.0638</u>	<u>0.0472</u>
<u>4802</u>	<u>0.1898</u>	<u>0.1463</u>	<u>6304</u>	<u>0.1513</u>	<u>0.1494</u>
<u>4803</u>	<u>0.1724</u>	<u>0.1489</u>	<u>6305</u>	<u>0.0614</u>	<u>0.0532</u>
<u>4804</u>	<u>0.4302</u>	<u>0.3499</u>	<u>6306</u>	<u>0.2458</u>	<u>0.1785</u>

<u>6308</u>	<u>0.0494</u>	<u>0.0364</u>
<u>6309</u>	<u>0.1278</u>	<u>0.1114</u>
<u>6402</u>	<u>0.2659</u>	<u>0.1886</u>
<u>6403</u>	<u>0.1685</u>	<u>0.1489</u>
<u>6404</u>	<u>0.1429</u>	<u>0.1333</u>
<u>6405</u>	<u>0.5141</u>	<u>0.3315</u>
<u>6406</u>	<u>0.0645</u>	<u>0.0599</u>
<u>6407</u>	<u>0.1780</u>	<u>0.1466</u>
<u>6408</u>	<u>0.3057</u>	<u>0.2137</u>
<u>6409</u>	<u>0.4860</u>	<u>0.3151</u>
<u>6410</u>	<u>0.1317</u>	<u>0.1083</u>
<u>6501</u>	<u>0.0838</u>	<u>0.0641</u>
<u>6502</u>	<u>0.0226</u>	<u>0.0198</u>
<u>6503</u>	<u>0.0680</u>	<u>0.0352</u>
<u>6504</u>	<u>0.3109</u>	<u>0.3130</u>
<u>6505</u>	<u>0.0761</u>	<u>0.0753</u>
<u>6506</u>	<u>0.0714</u>	<u>0.0613</u>
<u>6508</u>	<u>0.2942</u>	<u>0.2392</u>
<u>6509</u>	<u>0.1907</u>	<u>0.1739</u>
<u>6601</u>	<u>0.1507</u>	<u>0.1383</u>
<u>6602</u>	<u>0.4000</u>	<u>0.2930</u>
<u>6603</u>	<u>0.2668</u>	<u>0.2088</u>
<u>6604</u>	<u>0.0510</u>	<u>0.0448</u>
<u>6605</u>	<u>0.2375</u>	<u>0.2494</u>
<u>6607</u>	<u>0.1124</u>	<u>0.1015</u>
<u>6608</u>	<u>0.2879</u>	<u>0.1536</u>
<u>6614</u>	<u>372.0000*</u>	<u>217.0000*</u>
<u>6615</u>	<u>278.0000*</u>	<u>161.0000*</u>
<u>6616</u>	<u>34.0000*</u>	<u>20.0000*</u>
<u>6617</u>	<u>28.0000*</u>	<u>16.0000*</u>
<u>6618</u>	<u>94.0000*</u>	<u>55.0000*</u>
<u>6620</u>	<u>0.6810</u>	<u>0.6322</u>
<u>6704</u>	<u>0.1022</u>	<u>0.0824</u>
<u>6705</u>	<u>0.5533</u>	<u>0.5731</u>
<u>6706</u>	<u>0.2891</u>	<u>0.2844</u>
<u>6707</u>	<u>1.3310</u>	<u>1.1849</u>
<u>6708</u>	<u>4.1011</u>	<u>4.7507</u>
<u>6709</u>	<u>0.1314</u>	<u>0.1374</u>
<u>6801</u>	<u>0.2204</u>	<u>0.1435</u>
<u>6802</u>	<u>0.3132</u>	<u>0.2999</u>
<u>6803</u>	<u>1.1025</u>	<u>0.2476</u>
<u>6804</u>	<u>0.1739</u>	<u>0.1235</u>
<u>6809</u>	<u>2.5413</u>	<u>3.7493</u>
<u>6901</u>	<u>0.0000</u>	<u>0.0484</u>
<u>6902</u>	<u>0.8800</u>	<u>0.3206</u>
<u>6903</u>	<u>4.0921</u>	<u>1.8944</u>
<u>6904</u>	<u>0.2104</u>	<u>0.1349</u>
<u>6905</u>	<u>0.2511</u>	<u>0.1734</u>
<u>6906</u>	<u>0.0000</u>	<u>0.1734</u>
<u>6907</u>	<u>1.0926</u>	<u>0.6283</u>
<u>6908</u>	<u>0.3666</u>	<u>0.2592</u>
<u>6909</u>	<u>0.0823</u>	<u>0.0691</u>
<u>7101</u>	<u>0.0252</u>	<u>0.0201</u>
<u>7102</u>	<u>2.0668</u>	<u>3.5188</u>
<u>7103</u>	<u>0.2902</u>	<u>0.1744</u>
<u>7104</u>	<u>0.0223</u>	<u>0.0200</u>
<u>7105</u>	<u>0.0232</u>	<u>0.0195</u>
<u>7106</u>	<u>0.1506</u>	<u>0.0992</u>
<u>7107</u>	<u>0.2428</u>	<u>0.1779</u>
<u>7108</u>	<u>0.1549</u>	<u>0.1495</u>
<u>7109</u>	<u>0.1552</u>	<u>0.1371</u>
<u>7110</u>	<u>0.3306</u>	<u>0.1785</u>

<u>7111</u>	<u>0.4028</u>	<u>0.2875</u>
<u>7112</u>	<u>0.5938</u>	<u>0.3703</u>
<u>7113</u>	<u>0.6320</u>	<u>0.3506</u>
<u>7114</u>	<u>0.6055</u>	<u>0.5832</u>
<u>7115</u>	<u>0.5147</u>	<u>0.3519</u>
<u>7116</u>	<u>0.5109</u>	<u>0.3328</u>
<u>7117</u>	<u>1.0937</u>	<u>0.9112</u>
<u>7118</u>	<u>2.2986</u>	<u>1.4431</u>
<u>7119</u>	<u>1.9808</u>	<u>1.1324</u>
<u>7120</u>	<u>5.0889</u>	<u>3.4241</u>
<u>7121</u>	<u>5.5421</u>	<u>3.4196</u>
<u>7201</u>	<u>1.0292</u>	<u>0.4999</u>
<u>7202</u>	<u>0.0431</u>	<u>0.0304</u>
<u>7203</u>	<u>0.0875</u>	<u>0.0996</u>
<u>7204</u>	<u>0.0000</u>	<u>0.0000</u>
<u>7301</u>	<u>0.5272</u>	<u>0.3083</u>
<u>7302</u>	<u>0.5139</u>	<u>0.4399</u>
<u>7307</u>	<u>0.5336</u>	<u>0.4249</u>
<u>7308</u>	<u>0.1417</u>	<u>0.1383</u>
<u>7309</u>	<u>0.1314</u>	<u>0.1374</u>

* These rates are calculated on a per license basis for parimutuel race tracks and are base rated.

AMENDATORY SECTION (Amending WSR 96-10-029, filed 4/24/96, effective 4/26/96)

WAC 296-17-919 Table I.

((RETROSPECTIVE RATING PLANS A, A1, A2, A3, AND B
STANDARD PREMIUM SIZE RANGES
Effective January 1, 1996

Size Group Number	Standard Premium Range
63	\$ 2,853 - \$ 3,447
62	3,448 - 4,138
61	4,139 - 4,924
60	4,925 - 5,827
59	5,828 - 6,858
58	6,859 - 8,019
57	8,020 - 9,340
56	9,341 - 10,835
55	10,836 - 12,505
54	12,506 - 14,387
53	14,388 - 16,503
52	16,504 - 18,853
51	18,854 - 19,867
50	19,868 - 21,382
49	21,383 - 23,037
48	23,038 - 24,865
47	24,866 - 26,887
46	26,888 - 29,109
45	29,110 - 31,578
44	31,579 - 34,331
43	34,332 - 37,373
42	37,374 - 40,781
41	40,782 - 44,609
40	44,610 - 48,871
39	48,872 - 53,687
38	53,688 - 59,143
37	59,144 - 65,274

PERMANENT

36	65,275	72,272	41	52,549	57,480
35	72,273	80,283	40	57,481	62,972
34	80,284	89,379	39	62,973	69,177
33	89,380	96,725	38	69,178	76,209
32	96,726	105,405	37	76,210	84,109
31	105,406	115,109	36	84,110	92,520
30	115,110	126,120	35	92,521	101,772
29	126,121	138,671	34	101,773	111,949
28	138,672	152,865	33	111,950	123,144
27	152,866	169,201	32	123,145	135,459
26	169,202	188,099	31	135,460	148,323
25	188,100	209,785	30	148,324	162,512
24	209,786	235,173	29	162,513	178,683
23	235,174	265,098	28	178,684	196,973
22	265,099	300,074	27	196,974	218,024
21	300,075	341,941	26	218,025	242,373
20	341,942	392,493	25	242,374	270,316
19	392,494	453,020	24	270,317	303,030
18	453,021	527,625	23	303,031	341,590
17	527,626	620,686	22	341,591	386,658
16	620,687	735,835	21	386,659	440,604
15	735,836	992,593	20	440,605	505,744
14	992,594	1,351,565	19	505,745	583,734
13	1,351,566	1,638,540	18	583,735	679,866
12	1,638,541	1,981,833	17	679,867	799,779
11	1,981,834	2,503,306	16	799,780	948,153
10	2,503,307	3,598,419	15	948,154	1,211,228
9	3,598,420	5,281,140	14	1,211,229	1,547,295
8	5,281,141	7,508,733	13	1,547,296	1,976,608
7	7,508,734	11,063,524	12	1,976,609	2,525,038
6	11,063,525	17,207,040	11	2,525,039	3,225,611
5	17,207,041	& Over))	10	3,225,612	4,636,707
RETROSPECTIVE RATING PLANS A, A1, A2, A3, AND B			9	4,636,708	6,804,961
STANDARD PREMIUM SIZE RANGES			8	6,804,962	9,675,304
Effective January 1, 1997			7	9,675,305	14,255,796
Size	Standard		6	14,255,797	22,171,963
Group	Premium		5	22,171,964	34,999,999
Number	Range		4	35,000,000	& Over

<u>63</u>	\$ <u>3,676</u>	-	\$ <u>4,442</u>
<u>62</u>	<u>4,443</u>	-	<u>5,332</u>
<u>61</u>	<u>5,333</u>	-	<u>6,345</u>
<u>60</u>	<u>6,346</u>	-	<u>7,509</u>
<u>59</u>	<u>7,510</u>	-	<u>8,837</u>
<u>58</u>	<u>8,838</u>	-	<u>10,334</u>
<u>57</u>	<u>10,335</u>	-	<u>12,035</u>
<u>56</u>	<u>12,036</u>	-	<u>13,963</u>
<u>55</u>	<u>13,964</u>	-	<u>16,114</u>
<u>54</u>	<u>16,115</u>	-	<u>18,538</u>
<u>53</u>	<u>18,539</u>	-	<u>21,265</u>
<u>52</u>	<u>21,266</u>	-	<u>23,592</u>
<u>51</u>	<u>23,593</u>	-	<u>25,600</u>
<u>50</u>	<u>25,601</u>	-	<u>27,552</u>
<u>49</u>	<u>27,553</u>	-	<u>29,684</u>
<u>48</u>	<u>29,685</u>	-	<u>32,040</u>
<u>47</u>	<u>32,041</u>	-	<u>34,645</u>
<u>46</u>	<u>34,646</u>	-	<u>37,508</u>
<u>45</u>	<u>37,509</u>	-	<u>40,691</u>
<u>44</u>	<u>40,692</u>	-	<u>44,237</u>
<u>43</u>	<u>44,238</u>	-	<u>48,157</u>
<u>42</u>	<u>48,158</u>	-	<u>52,548</u>

PERMANENT

AMENDATORY SECTION (Amending WSR 95-06-069, filed 3/1/95, effective 4/10/95)

WAC 296-17-91901 Table II.

RETROSPECTIVE RATING PLAN A
 BASIC PREMIUM RATIOS
 LOSS CONVERSION FACTOR = .729
 Effective (~~April 10, 1995~~) January 1, 1997

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group														
63	.907	.856	.820	.791	.766	.745	.725	.708	.692	.677	.649	.625	.602	.563
62	.902	.850	.813	.783	.757	.735	.715	.698	.681	.666	.638	.612	.590	.550
61	.897	.844	.805	.774	.748	.726	.705	.687	.670	.654	.625	.600	.577	.536
60	.892	.838	.798	.766	.739	.716	.695	.676	.658	.642	.613	.587	.563	.522
59	.888	.831	.790	.758	.730	.706	.684	.665	.647	.630	.600	.574	.550	.508
58	.883	.825	.783	.749	.720	.696	.674	.654	.635	.618	.588	.561	.537	.495
57	.878	.818	.775	.740	.711	.686	.663	.643	.624	.607	.576	.548	.524	.482
56	.872	.810	.766	.731	.701	.675	.652	.631	.612	.594	.563	.535	.511	.468
55	.865	.802	.757	.721	.690	.664	.640	.619	.599	.582	.550	.522	.497	.455
54	.858	.794	.747	.710	.679	.652	.628	.607	.587	.569	.537	.509	.484	.442
53	.851	.785	.738	.700	.668	.641	.616	.595	.575	.556	.524	.496	.471	.429
52	.843	.776	.728	.690	.657	.629	.605	.582	.562	.544	.511	.483	.458	.417
51	.836	.767	.718	.679	.646	.618	.592	.570	.550	.531	.498	.470	.446	.405
50	.828	.758	.708	.668	.634	.605	.580	.557	.537	.518	.485	.457	.432	.392
49	.821	.748	.697	.656	.622	.593	.567	.544	.524	.505	.472	.444	.419	.379
48	.813	.739	.686	.645	.610	.581	.555	.531	.511	.492	.459	.431	.406	.367
47	.804	.729	.675	.633	.598	.568	.542	.519	.498	.479	.446	.418	.394	.355
46	.796	.718	.663	.620	.584	.554	.528	.505	.484	.465	.433	.406	.382	.344
45	.787	.707	.650	.607	.571	.541	.514	.491	.471	.452	.420	.394	.371	.334
44	.778	.695	.638	.594	.557	.527	.501	.478	.458	.440	.408	.382	.360	.324
43	.768	.683	.625	.580	.544	.514	.488	.465	.445	.427	.396	.371	.349	.314
42	.758	.671	.612	.567	.530	.500	.474	.451	.431	.413	.383	.357	.336	.301
41	.748	.659	.599	.554	.517	.486	.460	.437	.417	.399	.368	.343	.322	.288
40	.737	.647	.586	.540	.503	.472	.446	.423	.403	.385	.355	.330	.309	.276
39	.726	.635	.573	.526	.489	.458	.432	.409	.389	.372	.342	.317	.296	.264
38	.714	.622	.560	.513	.476	.445	.418	.396	.376	.359	.329	.305	.284	.252
37	.702	.608	.546	.499	.462	.431	.405	.383	.363	.346	.317	.293	.273	.242
36	.688	.594	.532	.485	.448	.417	.392	.369	.350	.333	.304	.281	.262	.231
35	.673	.578	.516	.469	.433	.402	.377	.355	.336	.320	.292	.269	.250	.221
34	.657	.562	.500	.454	.418	.388	.363	.342	.323	.307	.280	.258	.240	.211
33	.640	.546	.484	.439	.403	.374	.349	.329	.310	.295	.268	.247	.229	.202
32	.623	.529	.468	.424	.389	.360	.336	.316	.298	.283	.257	.237	.220	.193
31	.607	.512	.452	.408	.373	.345	.322	.302	.285	.270	.246	.226	.210	.185
30	.589	.495	.435	.392	.358	.331	.308	.289	.273	.259	.235	.216	.201	.178
29	.571	.478	.419	.377	.344	.317	.295	.277	.261	.247	.225	.207	.193	.171
28	.553	.461	.403	.361	.329	.303	.282	.264	.248	.235	.213	.195	.181	.160
27	.537	.446	.388	.346	.314	.288	.267	.248	.233	.219	.197	.179	.165	.143
26	.521	.430	.373	.331	.299	.273	.252	.234	.218	.205	.183	.165	.151	.129
25	.504	.414	.358	.317	.285	.259	.238	.220	.205	.192	.170	.152	.138	.117
24	.482	.394	.339	.300	.269	.245	.225	.208	.194	.181	.161	.145	.132	.113
23	.460	.374	.321	.283	.254	.231	.213	.197	.184	.172	.153	.138	.127	.109
22	.437	.355	.304	.268	.241	.219	.201	.187	.174	.163	.146	.132	.121	.105
21	.414	.336	.288	.254	.228	.208	.191	.177	.166	.156	.139	.127	.117	.102
20	.394	.318	.272	.239	.214	.194	.179	.166	.155	.145	.130	.119	.110	.096
19	.377	.301	.254	.222	.198	.179	.164	.152	.142	.133	.120	.109	.101	.089
18	.358	.283	.238	.207	.184	.166	.152	.140	.131	.123	.110	.101	.094	.083
17	.339	.266	.222	.192	.171	.154	.140	.130	.121	.114	.103	.094	.088	.079
16	.320	.249	.208	.179	.159	.143	.131	.121	.113	.106	.096	.088	.083	.075
15	.303	.234	.194	.168	.148	.134	.122	.113	.106	.100	.091	.084	.079	.072
14	.293	.220	.180	.157	.141	.128	.117	.109	.103	.097	.089	.082	.078	.071
13	.281	.204	.167	.148	.133	.122	.112	.105	.099	.094	.086	.081	.076	.070
12	.269	.187	.156	.139	.126	.116	.108	.101	.096	.091	.084	.079	.075	.069
11	.254	.167	.145	.130	.119	.110	.103	.097	.092	.088	.082	.077	.073	.068
10	.238	.150	.135	.122	.113	.105	.098	.093	.089	.085	.079	.075	.072	.067
9	.219	.138	.125	.115	.106	.100	.094	.089	.085	.082	.077	.073	.071	.066
8	.197	.127	.116	.107	.100	.094	.090	.086	.082	.079	.075	.072	.069	.065

PERMANENT

7	.170	.117	.108	.100	.094	.089	.085	.082	.079	.077	.073	.070	.068	.064
6	.137	.107	.100	.094	.089	.085	.081	.078	.076	.074	.071	.068	.066	.064
5	.105	.098	.092	.087	.083	.080	.077	.075	.073	.071	.068	.066	.065	.063
4	.096	.089	.084	.081	.078	.076	.074	.072	.070	.068	.066	.065	.064	.063

AMENDATORY SECTION (Amending WSR 95-06-069, filed 3/1/95, effective 4/10/95)

WAC 296-17-91902 Table III.

**RETROSPECTIVE RATING PLAN B
BASIC PREMIUM RATIOS
AND LOSS CONVERSION FACTORS
Effective (~~April 10, 1995~~) January 1, 1997**

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group														
63 Basic Premium Ratio	.993	.986	.979	.972	.965	.958	.951	.944	.938	.931	.917	.903	.889	.861
63 Loss Conversion Factor	.007	.014	.021	.028	.035	.042	.049	.056	.062	.069	.083	.097	.111	.139
62 Basic Premium Ratio	.992	.985	.977	.970	.962	.954	.947	.939	.931	.924	.909	.893	.878	.848
62 Loss Conversion Factor	.008	.015	.023	.030	.038	.046	.053	.061	.069	.076	.091	.107	.122	.152
61 Basic Premium Ratio	.992	.983	.975	.967	.959	.950	.942	.934	.926	.917	.901	.884	.868	.835
61 Loss Conversion Factor	.008	.017	.025	.033	.041	.050	.058	.066	.074	.083	.099	.116	.132	.165
60 Basic Premium Ratio	.991	.982	.973	.964	.955	.946	.937	.928	.919	.910	.892	.874	.856	.819
60 Loss Conversion Factor	.009	.018	.027	.036	.045	.054	.063	.072	.081	.090	.108	.126	.144	.181
59 Basic Premium Ratio	.990	.980	.971	.961	.951	.941	.931	.921	.912	.902	.882	.862	.843	.803
59 Loss Conversion Factor	.010	.020	.029	.039	.049	.059	.069	.079	.088	.098	.118	.138	.157	.197
58 Basic Premium Ratio	.989	.979	.968	.957	.947	.936	.926	.915	.904	.894	.872	.851	.830	.787
58 Loss Conversion Factor	.011	.021	.032	.043	.053	.064	.074	.085	.096	.106	.128	.149	.170	.213
57 Basic Premium Ratio	.989	.977	.966	.954	.943	.931	.920	.908	.897	.886	.863	.840	.817	.771
57 Loss Conversion Factor	.011	.023	.034	.046	.057	.069	.080	.092	.103	.114	.137	.160	.183	.229
56 Basic Premium Ratio	.988	.976	.963	.951	.939	.927	.914	.902	.890	.878	.853	.829	.805	.756
56 Loss Conversion Factor	.012	.024	.037	.049	.061	.073	.086	.098	.110	.122	.147	.171	.195	.244
55 Basic Premium Ratio	.987	.974	.961	.948	.935	.922	.909	.896	.883	.870	.844	.818	.792	.741
55 Loss Conversion Factor	.013	.026	.039	.052	.065	.078	.091	.104	.117	.130	.156	.182	.208	.259
54 Basic Premium Ratio	.986	.972	.959	.945	.931	.917	.904	.890	.876	.862	.835	.807	.780	.724
54 Loss Conversion Factor	.014	.028	.041	.055	.069	.083	.096	.110	.124	.138	.165	.193	.220	.276
53 Basic Premium Ratio	.985	.971	.956	.941	.927	.912	.898	.883	.868	.854	.824	.795	.766	.707
53 Loss Conversion Factor	.015	.029	.044	.059	.073	.088	.102	.117	.132	.146	.176	.205	.234	.293
52 Basic Premium Ratio	.984	.969	.953	.938	.922	.907	.891	.876	.860	.845	.814	.783	.752	.690
52 Loss Conversion Factor	.016	.031	.047	.062	.078	.093	.109	.124	.140	.155	.186	.217	.248	.310
51 Basic Premium Ratio	.983	.967	.950	.934	.917	.901	.884	.868	.851	.835	.802	.769	.735	.669
51 Loss Conversion Factor	.017	.033	.050	.066	.083	.099	.116	.132	.149	.165	.198	.231	.265	.331
50 Basic Premium Ratio	.982	.965	.947	.929	.911	.894	.876	.858	.841	.823	.787	.752	.717	.646
50 Loss Conversion Factor	.018	.035	.053	.071	.089	.106	.124	.142	.159	.177	.213	.248	.283	.354
49 Basic Premium Ratio	.981	.962	.943	.924	.905	.886	.867	.848	.829	.810	.772	.734	.696	.621
49 Loss Conversion Factor	.019	.038	.057	.076	.095	.114	.133	.152	.171	.190	.228	.266	.304	.379
48 Basic Premium Ratio	.980	.959	.939	.919	.898	.878	.858	.837	.817	.797	.756	.716	.675	.594
48 Loss Conversion Factor	.020	.041	.061	.081	.102	.122	.142	.163	.183	.203	.244	.284	.325	.406
47 Basic Premium Ratio	.978	.957	.935	.913	.891	.870	.848	.826	.805	.783	.740	.696	.653	.566
47 Loss Conversion Factor	.022	.043	.065	.087	.109	.130	.152	.174	.195	.217	.260	.304	.347	.434
46 Basic Premium Ratio	.977	.954	.931	.908	.885	.862	.839	.816	.793	.770	.724	.677	.631	.539
46 Loss Conversion Factor	.023	.046	.069	.092	.115	.138	.161	.184	.207	.230	.276	.323	.369	.461
45 Basic Premium Ratio	.976	.951	.927	.902	.878	.854	.829	.805	.780	.756	.707	.658	.609	.512
45 Loss Conversion Factor	.024	.049	.073	.098	.122	.146	.171	.195	.220	.244	.293	.342	.391	.488
44 Basic Premium Ratio	.974	.948	.922	.897	.871	.845	.819	.793	.767	.742	.690	.638	.587	.483
44 Loss Conversion Factor	.026	.052	.078	.103	.129	.155	.181	.207	.233	.258	.310	.362	.413	.517
43 Basic Premium Ratio	.973	.945	.918	.891	.863	.836	.809	.781	.754	.727	.672	.617	.562	.453
43 Loss Conversion Factor	.027	.055	.082	.109	.137	.164	.191	.219	.246	.273	.328	.383	.438	.547
42 Basic Premium Ratio	.970	.941	.911	.881	.852	.822	.792	.763	.733	.703	.644	.585	.525	.406
42 Loss Conversion Factor	.030	.059	.089	.119	.148	.178	.208	.237	.267	.297	.356	.415	.475	.594

PERMANENT

41	Basic Premium Ratio	.968	.935	.903	.870	.838	.806	.773	.741	.708	.676	.611	.546	.481	.352
	Loss Conversion Factor	.032	.065	.097	.130	.162	.194	.227	.259	.292	.324	.389	.454	.519	.648
40	Basic Premium Ratio	.965	.929	.894	.859	.823	.788	.753	.718	.682	.647	.576	.506	.435	.294
	Loss Conversion Factor	.035	.071	.106	.141	.177	.212	.247	.282	.318	.353	.424	.494	.565	.706
39	Basic Premium Ratio	.962	.923	.885	.847	.808	.770	.732	.693	.655	.616	.540	.463	.386	.233
	Loss Conversion Factor	.038	.077	.115	.153	.192	.230	.268	.307	.345	.384	.460	.537	.614	.767
38	Basic Premium Ratio	.958	.917	.875	.834	.792	.751	.709	.668	.626	.585	.502	.419	.336	.170
	Loss Conversion Factor	.042	.083	.125	.166	.208	.249	.291	.332	.374	.415	.498	.581	.664	.830
37	Basic Premium Ratio	.955	.910	.865	.820	.776	.731	.686	.641	.596	.551	.461	.371	.282	.102
	Loss Conversion Factor	.045	.090	.135	.180	.224	.269	.314	.359	.404	.449	.539	.629	.718	.898
36	Basic Premium Ratio	.951	.903	.854	.806	.757	.709	.660	.612	.563	.514	.417	.320	.223	.029
	Loss Conversion Factor	.049	.097	.146	.194	.243	.291	.340	.388	.437	.486	.583	.680	.777	.971
35	Basic Premium Ratio	.947	.895	.842	.789	.736	.684	.631	.578	.525	.473	.367	.262	.156	.000
	Loss Conversion Factor	.053	.105	.158	.211	.264	.316	.369	.422	.475	.527	.633	.738	.844	.987
34	Basic Premium Ratio	.943	.886	.829	.771	.714	.657	.600	.543	.486	.428	.314	.200	.085	.000
	Loss Conversion Factor	.057	.114	.171	.229	.286	.343	.400	.457	.514	.572	.686	.800	.915	.969
33	Basic Premium Ratio	.938	.876	.814	.752	.690	.628	.567	.505	.443	.381	.257	.133	.009	.000
	Loss Conversion Factor	.062	.124	.186	.248	.310	.372	.433	.495	.557	.619	.743	.867	.991	.953
32	Basic Premium Ratio	.933	.866	.799	.732	.665	.598	.531	.463	.396	.329	.195	.061	.000	.000
	Loss Conversion Factor	.067	.134	.201	.268	.335	.402	.469	.537	.604	.671	.805	.939	.984	.939
31	Basic Premium Ratio	.927	.854	.781	.707	.634	.561	.488	.415	.342	.268	.122	.000	.000	.000
	Loss Conversion Factor	.073	.146	.219	.293	.366	.439	.512	.585	.658	.732	.878	.994	.965	.925
30	Basic Premium Ratio	.920	.840	.760	.680	.600	.520	.440	.360	.280	.200	.040	.000	.000	.000
	Loss Conversion Factor	.080	.160	.240	.320	.400	.480	.560	.640	.720	.800	.960	.975	.949	.913
29	Basic Premium Ratio	.913	.826	.739	.651	.564	.477	.390	.303	.216	.128	.000	.000	.000	.000
	Loss Conversion Factor	.087	.174	.261	.349	.436	.523	.610	.697	.784	.872	.990	.958	.935	.902
28	Basic Premium Ratio	.904	.807	.711	.615	.519	.422	.326	.230	.134	.037	.000	.000	.000	.000
	Loss Conversion Factor	.096	.193	.289	.385	.481	.578	.674	.770	.866	.963	.969	.940	.918	.887
27	Basic Premium Ratio	.892	.785	.677	.570	.462	.355	.247	.140	.032	.000	.000	.000	.000	.000
	Loss Conversion Factor	.108	.215	.323	.430	.538	.645	.753	.860	.968	.983	.946	.918	.897	.868
26	Basic Premium Ratio	.881	.761	.642	.522	.403	.283	.164	.044	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.119	.239	.358	.478	.597	.717	.836	.956	.983	.960	.925	.899	.879	.851
25	Basic Premium Ratio	.868	.736	.604	.472	.340	.208	.075	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.132	.264	.396	.528	.660	.792	.925	.987	.961	.940	.907	.883	.864	.838
24	Basic Premium Ratio	.852	.705	.557	.409	.261	.114	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.148	.295	.443	.591	.739	.886	.992	.964	.941	.922	.893	.872	.855	.832
23	Basic Premium Ratio	.835	.669	.504	.338	.173	.008	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.165	.331	.496	.662	.827	.992	.969	.944	.924	.907	.881	.862	.848	.827
22	Basic Premium Ratio	.814	.628	.442	.256	.070	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.186	.372	.558	.744	.930	.978	.949	.927	.909	.894	.871	.854	.841	.823
21	Basic Premium Ratio	.790	.579	.369	.159	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.210	.421	.631	.841	.990	.957	.932	.912	.896	.882	.862	.847	.835	.818
20	Basic Premium Ratio	.758	.516	.274	.032	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.242	.484	.726	.968	.966	.936	.913	.895	.881	.869	.851	.837	.827	.812
19	Basic Premium Ratio	.720	.439	.159	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.280	.561	.841	.979	.942	.915	.894	.878	.865	.854	.838	.826	.817	.805
18	Basic Premium Ratio	.672	.344	.016	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.328	.656	.984	.954	.920	.896	.877	.863	.851	.842	.827	.817	.810	.799
17	Basic Premium Ratio	.617	.234	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.383	.766	.977	.932	.902	.879	.863	.850	.839	.831	.819	.810	.803	.794
16	Basic Premium Ratio	.550	.100	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.450	.900	.953	.913	.885	.865	.851	.839	.830	.823	.812	.804	.798	.790
15	Basic Premium Ratio	.477	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.523	.992	.932	.896	.872	.854	.841	.831	.822	.816	.806	.799	.794	.788
14	Basic Premium Ratio	.414	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.586	.973	.912	.881	.861	.846	.834	.825	.818	.812	.804	.797	.793	.787
13	Basic Premium Ratio	.344	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.656	.953	.889	.867	.851	.838	.828	.821	.814	.809	.801	.796	.791	.786

PERMANENT

12	Basic Premium Ratio	.256	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.744	.931	.874	.856	.842	.831	.823	.816	.810	.806	.799	.794	.790	.785
11	Basic Premium Ratio	.159	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.841	.906	.860	.846	.834	.825	.818	.812	.807	.803	.796	.792	.788	.784
10	Basic Premium Ratio	.042	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.958	.879	.848	.836	.827	.819	.813	.807	.803	.800	.794	.790	.787	.783
9	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.982	.850	.838	.828	.820	.813	.808	.803	.800	.797	.792	.788	.786	.782
8	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.952	.838	.828	.820	.813	.808	.803	.800	.796	.794	.790	.787	.784	.781
7	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.917	.828	.820	.813	.807	.803	.799	.796	.793	.791	.788	.785	.783	.780
6	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.876	.818	.812	.806	.802	.798	.795	.792	.790	.788	.785	.783	.782	.779
5	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.826	.809	.804	.800	.797	.794	.791	.789	.787	.786	.783	.782	.780	.778
4	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.815	.800	.797	.794	.792	.790	.788	.786	.785	.784	.782	.781	.779	.777

AMENDATORY SECTION (Amending WSR 95-06-069, filed 3/1/95, effective 4/10/95)

WAC 296-17-91903 Table IV.

RETROSPECTIVE RATING PLAN A1
 MINIMUM PREMIUM RATIOS
 BASIC PREMIUM RATIO = .058
 LOSS CONVERSION FACTOR = .729
 Effective (~~April 10, 1995~~) January 1, 1997

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
------------------------	------	------	------	------	------	------	------	------	------	------	------	------	------	------

Size Group

63	.987	.975	.963	.951	.940	.928	.918	.907	.897	.887	.868	.850	.833	.801
62	.987	.974	.961	.949	.938	.926	.915	.904	.894	.884	.864	.845	.828	.795
61	.986	.973	.960	.948	.936	.924	.912	.901	.890	.880	.860	.841	.823	.789
60	.986	.972	.959	.946	.933	.921	.909	.898	.887	.876	.855	.836	.817	.783
59	.985	.971	.958	.944	.931	.919	.907	.895	.883	.872	.851	.831	.812	.777
58	.985	.970	.956	.943	.929	.917	.904	.892	.880	.869	.847	.826	.807	.771
57	.985	.970	.955	.941	.927	.914	.901	.889	.877	.865	.843	.822	.802	.765
56	.984	.969	.954	.939	.925	.912	.899	.886	.874	.862	.839	.818	.797	.760
55	.984	.968	.953	.938	.924	.910	.896	.884	.871	.859	.836	.814	.793	.756
54	.983	.967	.951	.936	.922	.908	.894	.881	.868	.856	.832	.810	.790	.752
53	.983	.966	.950	.935	.920	.906	.892	.878	.866	.853	.829	.807	.786	.748
52	.982	.965	.949	.933	.918	.904	.890	.876	.863	.850	.826	.804	.783	.744
51	.982	.965	.948	.932	.917	.902	.887	.874	.860	.847	.823	.800	.779	.740
50	.982	.964	.947	.930	.915	.899	.885	.871	.857	.844	.819	.796	.775	.735
49	.981	.963	.946	.929	.913	.897	.882	.868	.854	.841	.816	.792	.770	.731
48	.981	.962	.945	.927	.911	.895	.880	.866	.852	.838	.812	.789	.767	.727
47	.980	.962	.944	.926	.910	.894	.878	.864	.849	.836	.810	.786	.764	.723
46	.980	.961	.943	.925	.909	.893	.877	.863	.848	.835	.809	.785	.763	.723
45	.980	.961	.942	.925	.908	.892	.877	.862	.848	.834	.808	.784	.762	.722
44	.980	.960	.942	.924	.907	.891	.876	.861	.847	.833	.808	.784	.762	.722
43	.980	.960	.941	.924	.907	.891	.875	.861	.846	.833	.807	.784	.762	.722
42	.979	.959	.940	.922	.905	.888	.872	.857	.843	.829	.803	.779	.757	.717
41	.978	.958	.938	.920	.902	.885	.869	.853	.839	.825	.798	.774	.751	.710
40	.978	.957	.937	.918	.899	.882	.866	.850	.835	.820	.793	.768	.745	.704
39	.977	.956	.935	.916	.897	.879	.863	.846	.831	.816	.789	.764	.741	.699
38	.977	.955	.934	.914	.895	.877	.860	.843	.828	.813	.785	.760	.736	.694
37	.976	.954	.933	.912	.893	.875	.857	.841	.825	.810	.782	.756	.732	.690
36	.976	.953	.932	.911	.891	.873	.855	.838	.822	.807	.779	.753	.729	.686
35	.976	.953	.931	.910	.890	.871	.854	.837	.821	.805	.777	.751	.727	.684
34	.975	.952	.930	.909	.889	.870	.852	.835	.819	.804	.775	.749	.725	.683
33	.975	.951	.929	.908	.888	.869	.851	.834	.818	.802	.774	.748	.724	.682
32	.975	.951	.929	.907	.887	.868	.850	.833	.817	.802	.773	.747	.724	.682

31	.975	.951	.928	.907	.886	.867	.849	.832	.816	.801	.773	.747	.724	.682
30	.974	.950	.927	.906	.886	.867	.849	.832	.816	.801	.773	.747	.724	.682
29	.974	.950	.927	.906	.886	.867	.849	.832	.816	.801	.773	.747	.724	.682
28	.974	.949	.926	.904	.883	.864	.846	.828	.812	.797	.769	.744	.721	.682
27	.973	.947	.922	.899	.877	.857	.837	.819	.802	.785	.754	.727	.701	.657
26	.972	.945	.919	.895	.872	.851	.830	.811	.792	.775	.742	.712	.685	.636
25	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
24	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
23	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
22	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
21	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
20	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
19	.970	.941	.915	.891	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
18	.969	.940	.912	.887	.864	.843	.823	.804	.785	.766	.732	.701	.672	.620
17	.968	.938	.911	.885	.862	.840	.820	.801	.784	.766	.732	.701	.672	.620
16	.968	.937	.910	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
15	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
14	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
13	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
12	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
11	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
10	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
9	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
8	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
7	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
6	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
5	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
4	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620

PERMANENT

AMENDATORY SECTION (Amending WSR 95-06-069, filed 3/1/95, effective 4/10/95)

WAC 296-17-91904 Table V.

RETROSPECTIVE RATING PLAN A2
 MINIMUM PREMIUM RATIOS
 AND BASIC PREMIUM RATIOS
 LOSS CONVERSION FACTOR = .729
 Effective (~~April 10, 1995~~) January 1, 1997

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00	
Size Group															
63	Basic Premium Ratio	.483	.457	.439	.425	.412	.402	.392	.383	.375	.368	.354	.342	.330	.311
	Minimum Premium Ratio	.979	.960	.943	.927	.912	.898	.884	.871	.859	.846	.823	.802	.782	.745
62	Basic Premium Ratio	.480	.454	.436	.421	.408	.397	.387	.378	.370	.362	.348	.335	.324	.304
	Minimum Premium Ratio	.978	.959	.941	.925	.909	.894	.880	.867	.854	.841	.818	.796	.775	.738
61	Basic Premium Ratio	.478	.451	.432	.416	.403	.392	.382	.373	.364	.356	.342	.329	.318	.297
	Minimum Premium Ratio	.977	.957	.939	.922	.906	.891	.876	.862	.849	.836	.811	.789	.768	.730
60	Basic Premium Ratio	.475	.448	.428	.412	.399	.387	.377	.367	.358	.350	.336	.323	.311	.290
	Minimum Premium Ratio	.976	.955	.936	.919	.902	.886	.871	.857	.843	.830	.805	.781	.760	.721
59	Basic Premium Ratio	.473	.445	.424	.408	.394	.382	.371	.362	.353	.344	.329	.316	.304	.283
	Minimum Premium Ratio	.975	.954	.934	.916	.898	.882	.867	.852	.837	.824	.798	.774	.752	.713
58	Basic Premium Ratio	.471	.442	.421	.404	.389	.377	.366	.356	.347	.338	.323	.310	.298	.277
	Minimum Premium Ratio	.974	.952	.931	.912	.895	.878	.862	.847	.832	.818	.792	.767	.745	.704
57	Basic Premium Ratio	.468	.438	.417	.399	.385	.372	.361	.351	.341	.333	.317	.303	.291	.270
	Minimum Premium Ratio	.973	.950	.929	.909	.891	.874	.857	.842	.827	.813	.786	.761	.738	.697
56	Basic Premium Ratio	.465	.434	.412	.395	.380	.367	.355	.345	.335	.326	.311	.297	.285	.263
	Minimum Premium Ratio	.972	.948	.926	.906	.887	.870	.853	.837	.822	.807	.780	.755	.731	.690
55	Basic Premium Ratio	.462	.430	.408	.390	.374	.361	.349	.339	.329	.320	.304	.290	.278	.257
	Minimum Premium Ratio	.971	.946	.924	.903	.884	.866	.849	.832	.817	.802	.774	.749	.725	.683
54	Basic Premium Ratio	.458	.426	.403	.384	.369	.355	.343	.333	.323	.314	.298	.284	.271	.250
	Minimum Premium Ratio	.970	.945	.922	.900	.880	.862	.844	.827	.812	.797	.768	.743	.719	.677
53	Basic Premium Ratio	.455	.422	.398	.379	.363	.350	.337	.327	.317	.307	.291	.277	.265	.244
	Minimum Premium Ratio	.969	.943	.919	.897	.877	.858	.840	.823	.807	.792	.763	.737	.713	.671

52	Basic Premium Ratio	.451	.417	.393	.374	.358	.344	.332	.320	.310	.301	.285	.271	.258	.238
	Minimum Premium Ratio	.968	.941	.917	.895	.874	.854	.836	.819	.803	.787	.758	.732	.709	.666
51	Basic Premium Ratio	.447	.413	.388	.369	.352	.338	.325	.314	.304	.295	.278	.264	.252	.232
	Minimum Premium Ratio	.967	.939	.914	.891	.870	.851	.832	.815	.798	.782	.753	.727	.703	.660
50	Basic Premium Ratio	.443	.408	.383	.363	.346	.332	.319	.308	.298	.288	.272	.258	.245	.225
	Minimum Premium Ratio	.966	.937	.912	.888	.867	.846	.828	.810	.793	.777	.747	.721	.697	.654
49	Basic Premium Ratio	.440	.403	.378	.357	.340	.326	.313	.301	.291	.282	.265	.251	.239	.219
	Minimum Premium Ratio	.965	.935	.909	.885	.863	.842	.823	.805	.788	.772	.742	.715	.690	.647
48	Basic Premium Ratio	.436	.399	.372	.352	.334	.320	.307	.295	.285	.275	.259	.245	.232	.213
	Minimum Premium Ratio	.964	.933	.907	.882	.860	.839	.819	.801	.783	.767	.737	.710	.685	.641
47	Basic Premium Ratio	.431	.394	.367	.346	.328	.313	.300	.289	.278	.269	.252	.238	.226	.207
	Minimum Premium Ratio	.962	.931	.904	.879	.856	.835	.816	.797	.780	.763	.733	.706	.681	.637
46	Basic Premium Ratio	.427	.388	.361	.339	.321	.306	.293	.282	.271	.262	.246	.232	.220	.201
	Minimum Premium Ratio	.961	.929	.901	.876	.853	.832	.812	.793	.776	.760	.729	.702	.678	.635
45	Basic Premium Ratio	.423	.383	.354	.333	.315	.300	.286	.275	.265	.255	.239	.226	.215	.196
	Minimum Premium Ratio	.960	.927	.899	.873	.850	.829	.809	.790	.773	.757	.727	.700	.675	.633
44	Basic Premium Ratio	.418	.377	.348	.326	.308	.293	.280	.268	.258	.249	.233	.220	.209	.191
	Minimum Premium Ratio	.958	.925	.897	.871	.848	.826	.806	.788	.771	.754	.725	.698	.674	.631
43	Basic Premium Ratio	.413	.371	.342	.319	.301	.286	.273	.262	.252	.243	.227	.215	.204	.186
	Minimum Premium Ratio	.957	.924	.895	.869	.846	.824	.804	.786	.768	.752	.723	.696	.672	.630
42	Basic Premium Ratio	.408	.365	.335	.313	.294	.279	.266	.255	.245	.236	.221	.208	.197	.180
	Minimum Premium Ratio	.956	.921	.892	.865	.842	.820	.799	.781	.763	.747	.716	.690	.666	.623
41	Basic Premium Ratio	.403	.359	.329	.306	.288	.272	.259	.248	.238	.229	.213	.201	.190	.173
	Minimum Premium Ratio	.954	.919	.889	.862	.837	.815	.794	.775	.757	.740	.710	.683	.659	.616
40	Basic Premium Ratio	.398	.353	.322	.299	.281	.265	.252	.241	.231	.222	.207	.194	.184	.167
	Minimum Premium Ratio	.953	.917	.886	.858	.833	.810	.789	.770	.752	.735	.704	.677	.651	.609
39	Basic Premium Ratio	.392	.347	.316	.292	.274	.258	.245	.234	.224	.215	.200	.188	.177	.161
	Minimum Premium Ratio	.951	.914	.883	.855	.829	.806	.785	.765	.747	.730	.699	.671	.646	.603
38	Basic Premium Ratio	.386	.340	.309	.286	.267	.252	.238	.227	.217	.209	.194	.182	.171	.155
	Minimum Premium Ratio	.950	.913	.880	.852	.826	.802	.781	.761	.743	.725	.694	.666	.641	.598
37	Basic Premium Ratio	.380	.333	.302	.279	.260	.245	.232	.221	.211	.202	.188	.176	.166	.150
	Minimum Premium Ratio	.949	.911	.878	.849	.823	.800	.778	.757	.739	.722	.690	.661	.636	.593
36	Basic Premium Ratio	.373	.326	.295	.272	.253	.238	.225	.214	.204	.196	.181	.170	.160	.145
	Minimum Premium Ratio	.948	.909	.876	.847	.821	.797	.775	.755	.736	.718	.687	.658	.634	.590
35	Basic Premium Ratio	.366	.318	.287	.264	.246	.230	.218	.207	.197	.189	.175	.164	.154	.140
	Minimum Premium Ratio	.947	.908	.874	.845	.818	.795	.773	.752	.734	.716	.685	.656	.632	.588
34	Basic Premium Ratio	.358	.310	.279	.256	.238	.223	.211	.200	.191	.183	.169	.158	.149	.135
	Minimum Premium Ratio	.946	.906	.873	.844	.817	.793	.771	.751	.732	.714	.683	.655	.630	.587
33	Basic Premium Ratio	.349	.302	.271	.249	.231	.216	.204	.194	.184	.177	.163	.153	.144	.130
	Minimum Premium Ratio	.945	.906	.872	.842	.816	.792	.770	.750	.732	.714	.683	.655	.630	.588
32	Basic Premium Ratio	.341	.294	.263	.241	.224	.209	.197	.187	.178	.171	.158	.148	.139	.126
	Minimum Premium Ratio	.945	.905	.872	.842	.816	.792	.770	.750	.732	.714	.683	.655	.631	.589
31	Basic Premium Ratio	.333	.285	.255	.233	.216	.202	.190	.180	.172	.164	.152	.142	.134	.122
	Minimum Premium Ratio	.944	.904	.870	.841	.814	.790	.769	.749	.730	.714	.683	.656	.633	.591
30	Basic Premium Ratio	.324	.277	.247	.225	.208	.195	.183	.174	.166	.159	.147	.137	.130	.118
	Minimum Premium Ratio	.943	.902	.869	.840	.814	.790	.769	.748	.730	.713	.683	.658	.634	.595
29	Basic Premium Ratio	.315	.268	.239	.218	.201	.188	.177	.168	.160	.153	.142	.133	.126	.115
	Minimum Premium Ratio	.942	.902	.868	.839	.813	.790	.769	.749	.731	.715	.685	.659	.637	.599
28	Basic Premium Ratio	.306	.260	.231	.210	.194	.181	.170	.161	.153	.147	.136	.127	.120	.109
	Minimum Premium Ratio	.942	.901	.867	.838	.811	.788	.766	.747	.729	.711	.681	.655	.632	.593
27	Basic Premium Ratio	.298	.252	.223	.202	.186	.173	.163	.153	.146	.139	.128	.119	.112	.101
	Minimum Premium Ratio	.940	.898	.864	.833	.806	.781	.758	.738	.718	.700	.668	.640	.614	.571
26	Basic Premium Ratio	.290	.244	.216	.195	.179	.166	.155	.146	.138	.132	.121	.112	.105	.094
	Minimum Premium Ratio	.939	.896	.860	.829	.801	.775	.752	.731	.711	.691	.657	.627	.599	.553
25	Basic Premium Ratio	.281	.236	.208	.188	.172	.159	.148	.139	.132	.125	.114	.105	.098	.088
	Minimum Premium Ratio	.938	.895	.858	.826	.797	.771	.747	.725	.704	.685	.650	.619	.592	.542
24	Basic Premium Ratio	.270	.226	.199	.179	.164	.152	.142	.133	.126	.120	.110	.102	.095	.086
	Minimum Premium Ratio	.938	.894	.858	.827	.798	.773	.749	.729	.708	.689	.655	.625	.600	.551

PERMANENT

23	Basic Premium Ratio	.259	.216	.190	.171	.156	.145	.136	.128	.121	.115	.106	.098	.093	.084
	Minimum Premium Ratio	.938	.895	.860	.829	.802	.777	.753	.733	.714	.697	.663	.636	.608	.564
22	Basic Premium Ratio	.248	.207	.181	.163	.150	.139	.130	.123	.116	.111	.102	.095	.090	.082
	Minimum Premium Ratio	.938	.896	.862	.832	.805	.781	.760	.739	.722	.704	.674	.648	.622	.580
21	Basic Premium Ratio	.236	.197	.173	.156	.143	.133	.125	.118	.112	.107	.099	.093	.088	.080
	Minimum Premium Ratio	.940	.899	.865	.836	.811	.787	.766	.747	.730	.714	.685	.659	.636	.599
20	Basic Premium Ratio	.226	.188	.165	.149	.136	.126	.119	.112	.107	.102	.094	.089	.084	.077
	Minimum Premium Ratio	.939	.898	.865	.835	.810	.788	.766	.748	.730	.715	.689	.662	.642	.607
19	Basic Premium Ratio	.218	.180	.156	.140	.128	.119	.111	.105	.100	.096	.089	.084	.080	.074
	Minimum Premium Ratio	.937	.894	.860	.830	.804	.781	.761	.742	.724	.708	.680	.655	.633	.597
18	Basic Premium Ratio	.208	.171	.148	.133	.121	.112	.105	.099	.095	.091	.084	.080	.076	.071
	Minimum Premium Ratio	.935	.892	.857	.826	.800	.777	.756	.737	.718	.703	.677	.651	.631	.594
17	Basic Premium Ratio	.199	.162	.140	.125	.115	.106	.099	.094	.090	.086	.081	.076	.073	.069
	Minimum Premium Ratio	.934	.891	.856	.826	.798	.775	.755	.736	.717	.703	.673	.653	.631	.592
16	Basic Premium Ratio	.189	.154	.133	.119	.109	.101	.095	.090	.086	.082	.077	.073	.071	.067
	Minimum Premium Ratio	.934	.890	.855	.825	.798	.775	.754	.736	.719	.706	.679	.658	.633	.598
15	Basic Premium Ratio	.181	.146	.126	.113	.103	.096	.090	.086	.082	.079	.075	.071	.069	.065
	Minimum Premium Ratio	.933	.889	.855	.826	.801	.778	.759	.739	.724	.710	.682	.663	.641	.613
14	Basic Premium Ratio	.176	.139	.119	.108	.100	.093	.088	.084	.081	.078	.074	.070	.068	.065
	Minimum Premium Ratio	.924	.878	.850	.821	.796	.775	.755	.737	.720	.706	.679	.663	.642	.608
13	Basic Premium Ratio	.170	.131	.113	.103	.096	.090	.085	.082	.079	.076	.072	.070	.067	.064
	Minimum Premium Ratio	.915	.868	.844	.818	.793	.772	.754	.735	.719	.706	.682	.656	.643	.612
12	Basic Premium Ratio	.164	.123	.107	.099	.092	.087	.083	.080	.077	.075	.071	.069	.067	.064
	Minimum Premium Ratio	.904	.860	.839	.812	.791	.770	.751	.732	.718	.702	.680	.655	.637	.606
11	Basic Premium Ratio	.156	.113	.102	.094	.089	.084	.081	.078	.075	.073	.070	.068	.066	.063
	Minimum Premium Ratio	.892	.859	.834	.811	.786	.768	.747	.730	.718	.704	.678	.655	.638	.612
10	Basic Premium Ratio	.148	.104	.097	.090	.086	.082	.078	.076	.074	.072	.069	.067	.065	.063
	Minimum Premium Ratio	.876	.858	.829	.807	.782	.762	.748	.728	.712	.699	.676	.654	.640	.605
9	Basic Premium Ratio	.139	.098	.092	.087	.082	.079	.076	.074	.072	.070	.068	.066	.065	.062
	Minimum Premium Ratio	.856	.853	.825	.800	.782	.761	.744	.727	.712	.702	.674	.654	.631	.612
8	Basic Premium Ratio	.106	.093	.087	.083	.079	.076	.074	.072	.070	.069	.067	.065	.064	.062
	Minimum Premium Ratio	.855	.846	.823	.798	.779	.761	.741	.725	.713	.697	.671	.654	.633	.604
7	Basic Premium Ratio	.097	.088	.083	.079	.076	.074	.072	.070	.069	.068	.066	.064	.063	.061
	Minimum Premium Ratio	.855	.840	.818	.797	.777	.756	.738	.725	.707	.691	.668	.655	.636	.613
6	Basic Premium Ratio	.089	.083	.079	.076	.074	.072	.070	.068	.067	.066	.065	.063	.062	.061
	Minimum Premium Ratio	.855	.836	.814	.792	.768	.749	.735	.725	.709	.696	.664	.656	.640	.602
5	Basic Premium Ratio	.082	.078	.075	.073	.071	.069	.068	.067	.066	.065	.063	.062	.062	.061
	Minimum Premium Ratio	.855	.833	.811	.787	.767	.752	.732	.714	.700	.689	.677	.658	.624	.586
4	Basic Premium Ratio	.077	.074	.071	.070	.068	.067	.066	.065	.064	.063	.062	.062	.061	.061
	Minimum Premium Ratio	.855	.830	.811	.782	.767	.752	.729	.714	.700	.689	.677	.658	.624	.586

AMENDATORY SECTION (Amending WSR 95-06-069, filed 3/1/95, effective 4/10/95)

WAC 296-17-91905 Table VI.

RETROSPECTIVE RATING PLAN A3
 MINIMUM PREMIUM RATIOS
 AND BASIC PREMIUM RATIOS
 LOSS CONVERSION FACTOR = .729
 Effective ((April 10, 1995)) January 1, 1997

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
------------------------	------	------	------	------	------	------	------	------	------	------	------	------	------	------

Size Group

63	Basic Premium Ratio	.818	.762	.722	.692	.666	.642	.622	.603	.586	.571	.543	.517	.495	.458
	Minimum Premium Ratio	.947	.916	.892	.871	.853	.837	.822	.808	.795	.782	.759	.738	.718	.682
62	Basic Premium Ratio	.814	.760	.719	.687	.659	.636	.616	.596	.578	.562	.534	.509	.486	.448
	Minimum Premium Ratio	.945	.912	.887	.866	.848	.831	.815	.801	.788	.775	.751	.729	.709	.673

PERMANENT

61	Basic Premium Ratio	.813	.754	.713	.680	.652	.628	.606	.587	.570	.553	.524	.497	.475	.437
	Minimum Premium Ratio	.942	.909	.883	.861	.842	.825	.809	.794	.780	.767	.743	.721	.700	.663
60	Basic Premium Ratio	.811	.749	.705	.672	.644	.618	.597	.577	.558	.543	.513	.486	.464	.425
	Minimum Premium Ratio	.939	.905	.879	.856	.836	.819	.802	.787	.773	.759	.734	.712	.690	.653
59	Basic Premium Ratio	.805	.744	.699	.664	.634	.608	.586	.567	.549	.532	.501	.475	.452	.413
	Minimum Premium Ratio	.937	.901	.874	.851	.831	.813	.796	.780	.765	.751	.726	.703	.681	.643
58	Basic Premium Ratio	.802	.737	.691	.655	.626	.599	.577	.557	.538	.521	.490	.464	.441	.403
	Minimum Premium Ratio	.934	.898	.870	.846	.825	.807	.789	.773	.758	.744	.718	.694	.672	.633
57	Basic Premium Ratio	.796	.731	.685	.647	.618	.591	.568	.547	.528	.511	.480	.454	.431	.392
	Minimum Premium Ratio	.932	.894	.865	.841	.819	.800	.782	.766	.751	.736	.710	.685	.663	.624
56	Basic Premium Ratio	.794	.725	.678	.640	.609	.581	.558	.537	.518	.501	.470	.443	.421	.382
	Minimum Premium Ratio	.928	.890	.860	.835	.813	.794	.776	.759	.743	.728	.701	.677	.654	.614
55	Basic Premium Ratio	.790	.721	.671	.632	.601	.573	.550	.527	.509	.490	.460	.433	.411	.371
	Minimum Premium Ratio	.925	.885	.855	.830	.807	.787	.768	.752	.735	.721	.693	.668	.645	.606
54	Basic Premium Ratio	.787	.714	.666	.626	.592	.565	.541	.518	.499	.481	.450	.423	.400	.363
	Minimum Premium Ratio	.921	.881	.849	.823	.801	.780	.761	.744	.728	.713	.685	.660	.637	.597
53	Basic Premium Ratio	.784	.709	.659	.617	.585	.555	.532	.509	.489	.472	.440	.414	.391	.353
	Minimum Premium Ratio	.917	.876	.844	.818	.794	.774	.754	.737	.721	.705	.677	.652	.629	.589
52	Basic Premium Ratio	.780	.704	.651	.610	.577	.548	.522	.501	.481	.463	.431	.405	.382	.345
	Minimum Premium Ratio	.913	.871	.839	.812	.788	.767	.748	.729	.713	.697	.669	.644	.621	.581
51	Basic Premium Ratio	.775	.698	.644	.602	.567	.539	.514	.491	.471	.454	.422	.396	.372	.336
	Minimum Premium Ratio	.909	.866	.833	.806	.782	.760	.740	.722	.705	.689	.661	.635	.613	.573
50	Basic Premium Ratio	.769	.690	.634	.593	.557	.529	.502	.480	.460	.442	.411	.384	.362	.325
	Minimum Premium Ratio	.905	.861	.828	.799	.775	.752	.733	.714	.697	.681	.652	.627	.604	.564
49	Basic Premium Ratio	.763	.682	.626	.583	.548	.519	.493	.470	.450	.432	.400	.374	.352	.316
	Minimum Premium Ratio	.901	.856	.822	.793	.768	.745	.725	.706	.689	.673	.644	.618	.595	.555
48	Basic Premium Ratio	.756	.674	.617	.574	.538	.509	.482	.460	.439	.422	.390	.365	.342	.307
	Minimum Premium Ratio	.897	.851	.816	.786	.761	.738	.718	.699	.682	.665	.636	.610	.587	.547
47	Basic Premium Ratio	.750	.665	.607	.564	.528	.498	.472	.449	.429	.411	.381	.355	.333	.298
	Minimum Premium Ratio	.892	.846	.810	.780	.754	.731	.710	.692	.674	.658	.628	.602	.579	.539
46	Basic Premium Ratio	.741	.654	.596	.552	.516	.485	.460	.437	.418	.400	.370	.345	.323	.289
	Minimum Premium Ratio	.888	.840	.803	.773	.747	.724	.703	.684	.666	.650	.621	.596	.573	.534
45	Basic Premium Ratio	.731	.643	.585	.540	.503	.473	.448	.426	.406	.389	.360	.335	.315	.282
	Minimum Premium Ratio	.884	.834	.796	.766	.740	.717	.696	.677	.660	.643	.614	.589	.567	.528
44	Basic Premium Ratio	.722	.633	.573	.528	.493	.463	.437	.415	.396	.379	.350	.326	.306	.274
	Minimum Premium Ratio	.879	.828	.790	.759	.732	.709	.689	.670	.653	.637	.608	.583	.561	.523
43	Basic Premium Ratio	.712	.622	.562	.517	.481	.451	.426	.405	.386	.370	.341	.318	.298	.267
	Minimum Premium Ratio	.874	.822	.783	.752	.726	.703	.682	.663	.646	.630	.602	.578	.556	.518
42	Basic Premium Ratio	.703	.612	.551	.506	.470	.440	.415	.394	.375	.358	.330	.307	.288	.257
	Minimum Premium Ratio	.869	.815	.776	.745	.718	.694	.673	.654	.637	.621	.593	.568	.547	.509
41	Basic Premium Ratio	.696	.602	.541	.495	.458	.429	.403	.382	.363	.347	.319	.296	.277	.247
	Minimum Premium Ratio	.863	.809	.769	.737	.710	.686	.665	.645	.628	.612	.583	.559	.537	.499
40	Basic Premium Ratio	.686	.592	.530	.484	.448	.418	.392	.371	.352	.336	.308	.286	.267	.237
	Minimum Premium Ratio	.858	.802	.762	.729	.701	.677	.656	.637	.619	.603	.574	.549	.527	.490
39	Basic Premium Ratio	.677	.581	.520	.473	.437	.407	.382	.360	.342	.325	.298	.275	.257	.228
	Minimum Premium Ratio	.852	.796	.754	.721	.693	.669	.648	.628	.610	.594	.566	.541	.519	.482
38	Basic Premium Ratio	.668	.571	.509	.463	.426	.396	.372	.350	.332	.315	.288	.266	.248	.220
	Minimum Premium Ratio	.846	.789	.747	.714	.686	.661	.639	.620	.602	.586	.557	.533	.510	.473
37	Basic Premium Ratio	.659	.562	.499	.453	.416	.387	.362	.340	.322	.306	.279	.257	.240	.212
	Minimum Premium Ratio	.839	.781	.740	.706	.678	.653	.631	.612	.594	.578	.550	.525	.503	.466
36	Basic Premium Ratio	.649	.551	.488	.442	.405	.376	.351	.330	.312	.297	.270	.249	.231	.204
	Minimum Premium Ratio	.832	.774	.732	.698	.670	.645	.624	.604	.586	.570	.542	.517	.496	.459
35	Basic Premium Ratio	.635	.538	.475	.429	.393	.365	.340	.320	.302	.286	.260	.240	.223	.196
	Minimum Premium Ratio	.825	.766	.724	.690	.662	.637	.616	.596	.579	.563	.535	.510	.489	.453
34	Basic Premium Ratio	.623	.525	.463	.418	.382	.354	.330	.309	.292	.277	.252	.231	.215	.189
	Minimum Premium Ratio	.816	.757	.715	.682	.654	.629	.608	.589	.571	.556	.528	.504	.483	.447
33	Basic Premium Ratio	.610	.513	.451	.406	.371	.343	.320	.300	.283	.268	.244	.224	.208	.183
	Minimum Premium Ratio	.808	.749	.707	.674	.646	.622	.600	.582	.564	.549	.521	.498	.477	.442

PERMANENT

32	Basic Premium Ratio	.597	.501	.440	.395	.361	.334	.311	.291	.274	.260	.236	.217	.201	.177
	Minimum Premium Ratio	.799	.740	.699	.666	.638	.614	.593	.575	.558	.543	.515	.492	.472	.438
31	Basic Premium Ratio	.582	.486	.425	.382	.348	.321	.299	.280	.264	.250	.226	.208	.193	.171
	Minimum Premium Ratio	.791	.732	.690	.658	.630	.606	.586	.567	.551	.536	.510	.487	.467	.434
30	Basic Premium Ratio	.567	.471	.412	.369	.336	.309	.288	.269	.254	.240	.218	.201	.187	.165
	Minimum Premium Ratio	.782	.723	.681	.649	.622	.599	.579	.561	.545	.530	.504	.482	.463	.430
29	Basic Premium Ratio	.551	.457	.398	.356	.324	.299	.277	.260	.245	.232	.210	.194	.180	.160
	Minimum Premium Ratio	.773	.714	.673	.642	.615	.592	.572	.555	.539	.524	.499	.477	.459	.427
28	Basic Premium Ratio	.537	.444	.386	.344	.313	.287	.266	.249	.234	.221	.200	.184	.171	.151
	Minimum Premium Ratio	.764	.705	.665	.633	.606	.584	.564	.546	.530	.516	.491	.470	.451	.421
27	Basic Premium Ratio	.524	.431	.373	.332	.300	.275	.254	.236	.221	.208	.187	.170	.157	.136
	Minimum Premium Ratio	.755	.697	.655	.623	.596	.573	.552	.534	.518	.502	.476	.453	.433	.400
26	Basic Premium Ratio	.510	.418	.361	.320	.288	.263	.242	.224	.209	.196	.175	.158	.145	.124
	Minimum Premium Ratio	.747	.688	.646	.613	.586	.562	.541	.523	.505	.490	.463	.439	.418	.383
25	Basic Premium Ratio	.497	.405	.348	.307	.276	.251	.230	.213	.198	.185	.164	.147	.134	.114
	Minimum Premium Ratio	.738	.679	.638	.605	.577	.553	.531	.512	.495	.479	.451	.427	.405	.369
24	Basic Premium Ratio	.476	.386	.331	.292	.262	.238	.218	.202	.188	.176	.157	.141	.129	.111
	Minimum Premium Ratio	.727	.669	.628	.596	.569	.546	.525	.506	.490	.474	.447	.423	.402	.367
23	Basic Premium Ratio	.454	.368	.315	.277	.249	.226	.208	.192	.179	.168	.150	.136	.124	.107
	Minimum Premium Ratio	.716	.659	.619	.588	.561	.539	.519	.501	.485	.469	.443	.420	.400	.365
22	Basic Premium Ratio	.434	.351	.300	.264	.237	.216	.198	.184	.172	.161	.144	.131	.120	.104
	Minimum Premium Ratio	.704	.649	.611	.580	.555	.533	.513	.496	.480	.465	.439	.417	.397	.363
21	Basic Premium Ratio	.414	.335	.286	.252	.226	.206	.190	.176	.165	.155	.139	.126	.117	.102
	Minimum Premium Ratio	.693	.640	.603	.573	.548	.527	.508	.491	.476	.461	.436	.414	.395	.361
20	Basic Premium Ratio	.394	.318	.271	.238	.214	.194	.178	.166	.155	.145	.130	.119	.110	.096
	Minimum Premium Ratio	.683	.631	.595	.566	.541	.520	.502	.485	.470	.456	.431	.410	.391	.358
19	Basic Premium Ratio	.377	.301	.254	.222	.198	.179	.164	.152	.142	.133	.120	.109	.101	.089
	Minimum Premium Ratio	.674	.621	.585	.557	.533	.513	.494	.478	.464	.450	.426	.405	.387	.355
18	Basic Premium Ratio	.358	.283	.238	.207	.184	.166	.152	.140	.131	.123	.110	.101	.094	.083
	Minimum Premium Ratio	.664	.612	.575	.547	.524	.505	.488	.472	.458	.445	.421	.401	.383	.352
17	Basic Premium Ratio	.339	.266	.222	.192	.171	.154	.140	.130	.121	.114	.103	.094	.088	.079
	Minimum Premium Ratio	.654	.602	.567	.539	.517	.497	.480	.466	.453	.440	.418	.398	.380	.350
16	Basic Premium Ratio	.320	.249	.208	.179	.159	.143	.131	.121	.113	.106	.096	.088	.083	.075
	Minimum Premium Ratio	.644	.593	.559	.532	.510	.491	.475	.461	.448	.436	.414	.395	.378	.348
15	Basic Premium Ratio	.303	.234	.194	.168	.148	.134	.122	.113	.106	.100	.091	.084	.079	.072
	Minimum Premium Ratio	.635	.586	.552	.526	.504	.486	.470	.457	.445	.433	.412	.393	.376	.346
14	Basic Premium Ratio	.293	.220	.180	.157	.141	.128	.117	.109	.103	.097	.089	.082	.078	.071
	Minimum Premium Ratio	.630	.579	.545	.521	.501	.483	.468	.455	.443	.432	.411	.392	.375	.346
13	Basic Premium Ratio	.281	.204	.167	.148	.133	.122	.112	.105	.099	.094	.086	.081	.076	.070
	Minimum Premium Ratio	.624	.571	.538	.516	.497	.480	.465	.453	.441	.430	.409	.391	.374	.345
12	Basic Premium Ratio	.269	.187	.156	.139	.126	.116	.108	.101	.096	.091	.084	.079	.075	.069
	Minimum Premium Ratio	.618	.562	.533	.512	.493	.477	.463	.451	.440	.429	.408	.390	.374	.345
11	Basic Premium Ratio	.254	.167	.145	.130	.119	.110	.103	.097	.092	.088	.082	.077	.073	.068
	Minimum Premium Ratio	.611	.552	.527	.507	.490	.474	.461	.449	.438	.427	.407	.389	.373	.344
10	Basic Premium Ratio	.238	.150	.135	.122	.113	.105	.098	.093	.089	.085	.079	.075	.072	.067
	Minimum Premium Ratio	.603	.544	.522	.503	.487	.472	.458	.447	.436	.426	.406	.388	.372	.344
9	Basic Premium Ratio	.219	.138	.125	.115	.106	.100	.094	.089	.085	.082	.077	.073	.071	.066
	Minimum Premium Ratio	.593	.538	.517	.500	.483	.469	.456	.445	.434	.424	.405	.387	.372	.343
8	Basic Premium Ratio	.197	.127	.116	.107	.100	.094	.090	.086	.082	.079	.075	.072	.069	.065
	Minimum Premium Ratio	.582	.532	.513	.496	.480	.466	.454	.443	.433	.423	.404	.387	.371	.343
7	Basic Premium Ratio	.170	.117	.108	.100	.094	.089	.085	.082	.079	.077	.073	.070	.068	.064
	Minimum Premium Ratio	.569	.527	.509	.492	.477	.464	.452	.441	.431	.422	.403	.386	.370	.342
6	Basic Premium Ratio	.137	.107	.100	.094	.089	.085	.081	.078	.076	.074	.071	.068	.066	.064
	Minimum Premium Ratio	.552	.522	.505	.489	.475	.462	.450	.439	.430	.420	.402	.385	.369	.342
5	Basic Premium Ratio	.105	.098	.092	.087	.083	.080	.077	.075	.073	.071	.068	.066	.065	.063
	Minimum Premium Ratio	.536	.518	.501	.486	.472	.459	.448	.438	.428	.419	.400	.384	.369	.342
4	Basic Premium Ratio	.104	.089	.085	.081	.078	.075	.073	.072	.070	.068	.066	.065	.064	.062
	Minimum Premium Ratio	.532	.513	.497	.483	.469	.457	.446	.436	.427	.417	.399	.383	.368	.342

PERMANENT

AMENDATORY SECTION (Amending WSR 96-06-025, filed 2/28/96, effective 4/1/96)

WAC 296-17-920 Assessment for supplemental pension fund. The amount of ~~((17.2))~~ 18.6 mills ~~((0.172))~~ (\$0.186) shall be retained by each employer from the earnings of each worker for each hour or fraction thereof the worker is employed. The amount of money so retained from the employee shall be matched in an equal amount by each employer, except as otherwise provided in these rules, all such moneys shall be remitted to the department on or before the last day of January, April, July and October of each year for the preceding calendar quarter, provided self-insured employers shall remit to the department as provided under WAC 296-15-060. All such moneys shall be deposited in the supplemental pension fund.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 296-17-89501 Average hourly wage effective July 1, 1993.

WSR 96-24-064
PERMANENT RULES
DEPARTMENT OF LICENSING
 [Filed December 2, 1996, 11:43 a.m.]

Date of Adoption: November 27, 1996.

Purpose: To provide an appeal process in an informal and less onerous environment.

Citation of Existing Rules Affected by this Order: Repealing WAC 308-129-320.

Statutory Authority for Adoption: RCW 34.05.482 and 19.138.170(1).

Adopted under notice filed as WSR 96-21-126 on October 22, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 3, amended 0, repealed 1.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 3, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 3, amended 0, repealed 1.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 3, amended 0, repealed 1.

Effective Date of Rule: Thirty-one days after filing.
 November 27, 1996
 Katherine Baros Friedt
 Director

SELLERS OF TRAVEL: RULE FILE ON OCTOBER 23, 1996.
PROPOSED EFFECTIVE DATE DECEMBER 27, 1996

NEW SECTION

WAC 308-129-335 Application of brief adjudicative proceedings. The director adopts RCW 34.05.482 through .494 for the administration of brief adjudicative proceedings conducted by request for the categories of matters set forth below or at the discretion of the director pursuant to RCW 34.05.482. If an adjudicative proceeding is requested, a brief adjudicative proceeding will be conducted where the matter is solely limited to one or more of the following issues:

(a) A determination whether an applicant meets the qualifications for a certificate of registration in this state and the director proposes to deny the application;

(b) A determination whether a person or licensee is in compliance with the terms and conditions of a final order previously issued by the director; or,

(c) A determination whether a cease and desist order issued to an unregistered person for selling travel services for which registration is required was properly issued.

NEW SECTION

WAC 308-129-340 Preliminary record in brief adjudicative proceedings. (1) The preliminary record with respect to an application for a registration shall consist of:

(a) The application for the registration and all associated documents;

(b) All documents relied upon by the program in proposing to deny the application; and

(c) All correspondence between the applicant and the program regarding the application.

(2) The preliminary record with respect to determination of compliance with a previously issued final order shall consist of:

(a) The previously issued final order;

(b) All reports or other documents submitted by or at the direction of the registrant in full or partial fulfillment of the terms of the final order;

(c) All correspondence between the registrant and the program regarding compliance with the final order; and

(d) All documents relied upon by the program showing that the registrant has failed to comply with the previously issued final order.

(3) The preliminary record for determination of the proper issuance of a cease and desist order shall consist of:

(a) The sworn investigative report regarding the person's unregistered sale of travel services; and

(b) All correspondence from the unregistered person regarding the matter.

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 308-129-350 Conduct of brief adjudicative proceedings. (1) Brief adjudicative proceedings shall be conducted by a presiding officer appointed by the director in accordance with RCW 34.05.485. The presiding officer for brief adjudicative proceedings shall have agency expertise in the subject matter but shall not have personally participated in the decision to issue the initiating document.

(2) The parties or their representatives may present written documentation and affidavits. The presiding officer for brief adjudicative proceedings shall designate the date by which written documents and affidavits must be submitted by the parties.

(3) The presiding officer for brief adjudicative proceedings may, in his or her discretion, entertain oral argument from the parties or their representatives.

(4) No witnesses may appear to testify.

(5) In addition to the record, the presiding officer for brief adjudicative proceedings may employ agency expertise as a basis for decision.

(6) The presiding officer for brief adjudicative proceedings shall not issue an oral order. Within ten days of the final date for submission of materials or oral argument, if any, the presiding officer for brief adjudicative proceedings shall enter an initial written order.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 308-129-320 Brief adjudicative proceedings—Denial based on failure to meet prerequisites for registration.

**WSR 96-24-072
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services)
(Public Assistance)**

[Filed December 2, 1996, 3:22 p.m., effective January 1, 1997]

Date of Adoption: December 2, 1997 [1996].

Purpose: Increases from \$247 to \$250 the excess shelter deduction used in calculating food stamp income and determining food stamp benefits. This deduction is increased to partially reflect increased shelter costs. Households are allowed to switch between actual expenses and the standard utility allowance (SUA) only at recertification. Homeless shelter allowance used to calculate the excess shelter deduction is eliminated.

Citation of Existing Rules Affected by this Order: Amending WAC 388-49-500 Income—Deductions.

Statutory Authority for Adoption: RCW 74.04.510.

Other Authority: Section 809 of HR 3734 (Public Law 104-193).

Adopted under notice filed as WSR 96-21-135 on October 23, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 1, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 1, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: RCW 34.05.380 (3)(a) applies. This effective date is required by federal law.

Effective Date of Rule: January 1, 1997.

December 2, 1996

Merry A. Kogut, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3951, filed 3/5/96, effective 4/5/96)

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 thirty-four dollars per household per month;

(b) A 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 two hundred dollars for each dependent one year of age or younger, and one hundred seventy-five dollars for each other 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 or anticipated to be incurred by an elderly or disabled household member;

(e) A deduction for legally obligated child support paid for a person who is not a member of the household;

(f) Shelter costs in excess of fifty percent of the household's income after deducting the standard, earned income, medical, child support, and dependent care deductions. The shelter deduction shall not exceed two hundred ~~((forty-seven))~~ fifty dollars; and

(g) 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) 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 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 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

PERMANENT

costs or the limited utility allowance when a household incurs any separate utility charges other than telephone costs and is not entitled to the standard utility allowance. A household may incur a separate utility charge when the household:

- (i) Has not yet received a billing for utilities;
- (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 or limited utility allowance.

(d) Actual utility costs rather than the standard or limited utility allowance if the household is:

- (i) Not entitled to the standard or limited utility allowance; or
- (ii) Requesting use of actual utility bills. The department shall allow a monthly telephone standard for households incurring telephone expenses if the household is not entitled to claim the standard or limited utility allowance.

~~((e) A shelter amount of one hundred forty three dollars when all household members are homeless as specified under WAC 388-49-020(36) and the household incurs or expects to incur:~~

~~(i) Monthly shelter costs no greater than one hundred forty three dollars; or~~

~~(ii) Unverified shelter costs exceeding one hundred forty three dollars.))~~

(3) A household may switch between actual utility costs and the standard or limited 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 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 nonassistance 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.

WSR 96-24-073
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Public Assistance)

[Filed December 2, 1996, 3:24 p.m.]

Date of Adoption: December 2, 1996.

Purpose: To add a stop-loss for SSI clients in Medicaid managed care.

Citation of Existing Rules Affected by this Order:
 Amending WAC 388-538-070 Managed care payment.

Statutory Authority for Adoption: RCW 74.08.090.

Adopted under notice filed as WSR 96-21-133 on October 23, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 1, repealed 0.

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

December 2, 1996

Merry A. Kogut, Manager
 Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3886, filed 8/29/95, effective 9/1/95)

WAC 388-538-070 Managed care payment. The department shall pay for managed care as follows:

(1) Under a capitated system(=);

(a) A set rate to a plan for contracted health care provided to the client; and

(b) The plan has one year from the date services are provided to an SSI client to submit claims;

(i) To the department to be considered towards meeting the stop-loss deductible; and

(ii) For the department to make payments to the plan once the deductible is satisfied.

(2) Under a PCCM model in which the contract is between the department and the health care provider, a monthly management fee in addition to a fee for covered services provided to the client;

(3) Under a PCCM model in which the contract is between the department and a plan, a monthly management fee to the plan to be divided between the plan and the primary care provider, in addition to a fee to the health care provider for covered services provided to the client.

WSR 96-24-074
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Public Assistance)

[Filed December 2, 1996, 3:25 p.m., effective January 1, 1997]

Date of Adoption: December 2, 1996.

Purpose: To make rules consistent with the legislative mandated selective contracting.

Citation of Existing Rules Affected by this Order:
 Amending WAC 388-538-080 Managed care exemptions.

Statutory Authority for Adoption: RCW 74.08.090.

Adopted under notice filed as WSR 96-21-134 on October 23, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 1, repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: RCW 34.05.380 (3)(a) applies. The Department of Social and Health Services has made known that the effective date will be January 1, 1997. This effective date is required by statute and a later effective date could mean loss of federal matching funds.

Effective Date of Rule: January 1, 1997.

December 2, 1996

Merry A. Kogut, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3886, filed 8/29/95, effective 9/1/95)

WAC 388-538-080 Managed care exemptions. (1) The department shall not require a client to enroll in managed care when:

(a) (i) According to objective medical evidence, a client has multiple, complex medical diagnoses or a severe, complex manifestation of a single medical diagnosis; and

(A) The client is currently receiving care under a written treatment plan;

(B) The treatment plan requires frequent modification or monitoring due to the nature of the client's health condition;

(C) The client's health care provider is not affiliated with an available managed care plan; and

(D) Disruption of care ((in an established treatment plan with a health care provider, who is not in managed care,)) currently being received would adversely affect the client's health ((status)) condition; or

(ii) Prior to enrollment, the client has a surgical procedure scheduled to occur in the next thirty calendar days with a health care provider who is not affiliated with an available managed care plan;

(b) The client is an Indian, as defined under 25 U.S.C. 1603 (c)-(d); or

(c) Medically necessary care is not reasonably available and accessible under managed care offered to the client.

(2) The department shall consider, on a case-by-case basis, medically necessary care not reasonably available and accessible when:

((+)) (a) The limited English-speaking or hearing-impaired client can communicate in the client's primary

language with a health care provider not participating in a plan or under PCCM;

((+)) (b)(i) The distance is over twenty-five miles one-way((+)) or travel time is greater than forty-five minutes one-way((+)) to the nearest primary care provider who is in managed care and accepting clients and the client's current primary health care provider is located closer to the client; or

(ii) Other transportation difficulties make it unreasonably difficult for a client to obtain primary medical care under managed care;

((+)) (c) The client is homeless or is expected to reside in temporary housing or a shelter for less than one hundred and twenty days from date the client requests ((the)) an exemption;

((+)) (d)(i) Before enrollment, a pregnant woman has started prenatal care with an obstetrical provider who is not available under managed care((+)

~~(v) The client is an Indian, as defined under 25 U.S.C. 1603 (e)-(d)); or~~

((+)) (ii) In order for a pregnant woman to continue her established course of prenatal care with an obstetrical provider who is no longer affiliated with any available managed care plan;

(e) The client's circumstances, as evaluated by the department ((on a case-by-case basis)) with available information, support((+)) the client's claim that medically necessary care is not reasonably available and accessible under managed care((+)) as offered to the client.

((2)) (3) A client ((requesting an exemption from enrolling in managed care)) or a representative, as authorized under RCW 7.70.065, or other provision of law, shall make a request in writing or by telephone to the department to be exempted from enrolling in managed care. The department shall timely notify the client by telephone or in writing of ((the)) an adverse exemption decision and the reasons therefor before enrolling the client in managed care. If the department denies the request for exemption, the department shall provide notice containing the following information before enrolling the client in managed care:

(a) Action the department intends to take;

(b) Reasons for the intended action;

(c) The specific rule or regulation supporting the action;

(d) Client's right to request a fair hearing, including the circumstances under which the fee-for-service status is continuing, if a hearing is requested; and

(e) Full translation into the primary language of the limited English proficient recipient.

(4) The client shall remain exempted until a decision is made on the exemption request by the department. ((The)) A client ((may request a fair hearing when the client is not satisfied with the department's decision)) who is dissatisfied with the exemption decision has the right to an adjudicative hearing (fair hearing) as described under WAC 388-526-2610.

((3)) (5) If an exemption is authorized as a result of a time-limited circumstance, the department may limit the time period for which the exemption is granted to the period of time that the circumstance is expected to continue.

((4)) (6) The department may offer a client who qualifies for an exemption the option to participate in PCCM with a contracted PCCM provider of the client's choice.

WSR 96-24-075
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

(Institutions)
[Filed December 2, 1996, 3:31 p.m.]

Date of Adoption: November 27, 1996.

Purpose: The purpose of this rule is to make changes to chapter 275-47 WAC to be in compliance with RCW 13.40.220, as well as to make other technical changes to improve the overall operation of chapter 275-47 WAC.

Citation of Existing Rules Affected by this Order: Amending WAC 275-47-020 and 275-47-050.

Statutory Authority for Adoption: RCW 13.40.220.

Adopted under notice filed as WSR 96-19-020 on September 6, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 1, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

November 27, 1996

Merry A. Kogut, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3752, filed 7/8/94, effective 8/8/94)

WAC 275-47-020 Cost reimbursement schedule. A parent shall pay a percentage of gross income to the department for the cost of support, treatment, and confinement of the juvenile in accordance with the reimbursement schedule below:

Table with 2 main columns: Monthly Gross Income and Percentage of Gross Income Ordered for Reimbursement of Costs. Sub-columns for Number of Parents and Dependents Remaining in Household (1-8+).

(1) Within fifteen days of receipt, a parent shall mail to the department a certified financial statement on forms provided by the department. Based on the statement and on other information available to it, the department shall determine the parent's gross income, the number of parents and dependents, and the reimbursement obligation, and shall serve on the parent a notice and finding of financial responsibility.

(2) If a parent fails to timely provide a financial statement, the reimbursement obligation shall be ((four)) twenty-three hundred dollars per month((, and retroactively may be raised if the department determines later that the parent was liable for more than that amount under the reimbursement schedule)).

(3) If the juvenile's parents reside in separate households, each parent shall be liable for reimbursement.

(4) The gross income of a parent shall be reduced by the amount the parent pays in spousal maintenance to the juvenile's parent, which is gross income to the receiving parent. The gross income of a parent shall be reduced by the amount of current child support paid for any child, including the juvenile offender. This credit shall be available when the support is paid to any section of the department or to any other person legally entitled to receive those support payments, pursuant to court order((, on whom)) or administrative order for a child the parent did not claim as a dependent under the reimbursement schedule.

(5) Reimbursement may not exceed the cost of care as determined by the department.

(6) The reimbursement obligation commences the day the juvenile enters the custody of the department, regardless of when the notice and finding of financial responsibility is received by the parent. A monthly reimbursement obligation shall be reduced on a pro-rata basis for any days in which the juvenile was not in the custody of the department.

(7) The parent of the juvenile shall be exempt from the payment of the cost of the juvenile's care in the state facility if the parent receives adoption support or is eligible to receive adoption support for the juvenile offender; or if the parent, or other legally obligated person, or such person's child, spouse, or spouse's child, was the victim of the offense for which the juvenile was committed to the department.

NEW SECTION

WAC 275-47-050 Powers of the administrative law judge. The administrative law judge in the initial decision rendered after the hearing conducted in accordance with WAC 275-47-030 shall include the name and age of the juvenile in that decision. The administrative law judge shall also indicate the parent's or other legally obligated person's monthly liability amount for the period of the juvenile's confinement beginning with the date the child enters the

PERMANENT

custody of the department. The administrative law judge shall not establish in the decision any amount constituting a repayment figure of any accrued obligation of the parent but shall indicate in the decision that any accrued obligation shall be paid by the parent to the department's office of financial recovery (OFR) and that OFR will be responsible for determining the method of repayment of the parent's accrued obligation.

The administrative law judge shall also include a statement in the decision that the parent's financial obligation is collectible by OFR and that should the parent fail to comply with any payment plan entered into by OFR and the parent, or the parent fails to pay the amount set out in the decision, OFR shall be authorized to take legal collection action to recover the amounts due from the parent. Legal collection action can include, but is not limited to:

(1) The filing of liens against the real and personal property of the parent; or

(2) The issuance of a garnishment order against the wages, bank accounts, or other property of the responsible persons.

WSR 96-24-085
PERMANENT RULES
OFFICE OF MINORITY AND
WOMEN'S BUSINESS ENTERPRISES

[Filed December 3, 1996, 4:10 p.m.]

Date of Adoption: December 3, 1996.

Purpose: To provide new direction to state agencies and educational institutions regarding the counting of a certain type of firm toward participation goals on state contracts. This is necessitated by recent statutory changes.

Citation of Existing Rules Affected by this Order: Amending WAC 326-02-030, 326-30-051, and 326-40-060.

Statutory Authority for Adoption: RCW 39.19.030(7).

Adopted under notice filed as WSR 96-21-174 on October 23, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 3, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 3, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 3, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

December 3, 1996

James A. Medina

Director

AMENDATORY SECTION (Amending WSR 94-11-116, filed 5/18/94, effective 6/18/94)

WAC 326-02-030 Definitions. Words and terms used in this title shall have the same meaning as each has under chapter 120, Laws of 1983, unless otherwise specifically provided in this title, or the context in which they are used clearly indicates that they should be given some other meaning.

(1) "Advisory committee" means the advisory committee on minority and women's business enterprises.

(2) "Broker" means a person that provides a bona fide service, such as professional, technical, consultant, brokerage, or managerial services and assistance in the procurement of essential personnel, facilities, equipment, materials, or supplies required for performance of a contract.

(3) "Certified business" or "certified" means a business or the status of a business that has been examined by the Washington state office of minority and women's business enterprises and deemed to be a minority business enterprise (MBE), a women's business enterprise (WBE), a minority woman's business enterprise (MWBE), or a combination business enterprise (CBE).

~~((3))~~ (4) "Class of contract basis" means an entire group of contracts having a common characteristic. Examples include, but are not limited to, personal service contracts, public works contracts, leases, purchasing contracts, and contracts for specific types of goods and/or services.

~~((4))~~ (5) "Combination business enterprise" or "CBE" means a small business concern organized for profit, performing a commercially useful function, that is fifty percent owned and controlled by one or more minority men or MBEs certified by the office and fifty percent owned and controlled by one or more nonminority women or WBEs certified by the office. The owners must be United States citizens or lawful permanent residents.

~~((5))~~ (6) "Commercially useful function" means the performance of real and actual services which are integral and necessary in the discharge of any contractual endeavor, and not solely for the purpose of obtaining certification or obtaining credit for participation goal attainment.

~~((6))~~ (7) "Common industry practices" means those usages, customs, or practices which are ordinary, normal, or prevalent among businesses, trades, or industries of similar types engaged in similar work in similar situations in the community.

~~((7))~~ (8) "Conduit" means a certified business which agrees to be named as a subcontractor on a contract in which such certified business does not perform the work but, rather, the work is performed by the prime contractor, prime consultant, material supplier, purchasing contractor, or any other noncertified business.

~~((8))~~ (9) "Contract" means a mutually binding legal relationship (including a purchase order, lease, or any modification thereof), which obligates the seller to furnish goods or services (including construction), and the buyer to pay for them.

~~((9))~~ (10) "Contract by contract basis" means a single contract within a specific class of contracts.

~~((10))~~ (11) "Contractor" means a party who enters into a contract directly with a state agency or educational institution.

~~((11))~~ (12) "Corporate-sponsored dealership" means a business that does not meet the requirements for certification but is participating in a program specifically developed by a national or regional corporation to address the present-day issue of lack of opportunities for minorities or women in the dealership industry.

~~((12))~~ (13) "Director" means the director of the office of minority and women's business enterprises.

~~((13))~~ (14) "Educational institutions" means the state universities, the regional universities, The Evergreen State College, and the community colleges.

~~((14))~~ (15) "Front" means a business which purports to be eligible for certification but is not in fact legitimately owned and controlled by minorities, women, or a combination thereof.

~~((15))~~ (16) "Goods and/or services" means all goods and services, including professional services.

~~((16))~~ (17) "Heavy construction" means construction other than building construction; e.g., highway or street, sewer and pipeline, railroad, communication and power line, flood control, irrigation, marine, etc.

~~((17))~~ (18) "Joint venture" means a partnership of two or more persons or businesses created to carry out a single business enterprise for profit, for which purpose they combine their capital, efforts, skills, knowledge or property and in which they exercise control and share in profits and losses in proportion to their contribution to the enterprise.

~~((18))~~ (19) "Legitimately owned and controlled" means that minorities, women, or a combination thereof, own at least fifty-one percent interest in the business (unless the business qualifies as a corporate sponsored dealership under the provisions of subsection ~~((11))~~ (12) of this section and WAC 326-20-050(4)); and the minorities, women, or combination thereof, possess and exercise sufficient expertise specifically in the firm's field of operation to make decisions governing the long-term direction and the day-to-day operations of the firm.

~~((19))~~ (20) "Manufacturer" means a business which owns, operates, or maintains a factory or establishment that produces or creates goods from raw materials or substantially alters goods before reselling them.

~~((20))~~ (21) "Minority" means a person who is a citizen or lawful permanent resident of the United States and who is:

(a) Black: Having origins in any of the black racial groups of Africa;

(b) Hispanic: Of Mexican, Puerto Rican, Cuban, Central or South American, or other Spanish or Portuguese culture or origin, regardless of race;

(c) Asian American: Having origins in any of the original peoples of the Far East, Southeast Asia, the Indian subcontinent, or the Pacific Islands; or

(d) American Indian or Alaskan Native: Having origins in any of the original peoples of North America.

~~((21))~~ (22) "Minority business enterprise," "minority-owned business enterprise," or "MBE" means a small business concern, organized for profit, performing a commercially useful function, which is legitimately owned and controlled by one or more minority individuals or minority business enterprises certified by the office. The minority owners must be United States citizens or lawful permanent residents.

~~((22))~~ (23) "Minority women's business enterprise" or "MWBE" means a small-business concern, organized for profit, performing a commercially useful function, which is legitimately owned and controlled by one or more minority women and is certified by the office. The owners must be United States citizens or lawful permanent residents.

~~((23))~~ (24) "Office" means the office of minority and women's business enterprises of the state of Washington.

~~((24))~~ (25) "Pass-through" means a certified business which buys goods from a noncertified business and simply resells those goods to the state, state contractors or other persons doing business with the state for the purpose of allowing those goods to be counted towards fulfillment of WBE or MBE goals.

~~((25))~~ (26) "Person" means one or more individuals, partnerships, associations, organizations, corporations, cooperatives, legal representatives, trustees and receivers, or any group of persons.

~~((26))~~ (27) "Procurement" means the purchase, lease, or rental of any goods or services.

~~((27))~~ (28) "Public works" means all work, including construction, highway and ferry construction, alteration, repair, or improvement other than ordinary maintenance, which a state agency or educational institution is authorized or required by law to undertake.

~~((28))~~ (29) "Regular dealer" means a certified business that owns, operates, or maintains a store, warehouse or other establishment in which the materials or supplies required for the performance of the contract are bought, kept in stock, and regularly sold to the public in the usual course of business.

~~((29))~~ (30) "Services," in the context of "goods and/or services," means all services including, but not limited to, client services, personal services, and purchased services as defined in RCW 39.29.006.

~~((30))~~ (31) "State agency" includes the state of Washington and all agencies, departments, offices, divisions, boards, commissions, and correctional and other types of institutions. "State agency" does not include the judicial or legislative branches of government except to the extent that procurement or public works for these branches is performed by a state agency.

~~((31))~~ (32) "Subcontractor" means a party that indirectly provides goods or services, including but not limited to construction, to a state agency or educational institution through a contractor.

~~((32))~~ (33) "Supplier" means a manufacturer~~((r))~~ or regular dealer~~((-broker, or packager))~~ that~~((+))~~ :

(a) Provides or furnishes goods or materials;

(b) Performs a commercially useful function; and

(c) Is not considered a conduit, front, ~~((or))~~ pass-through or broker.

~~((33))~~ (34) "Switch business" means a business which was previously owned and controlled by a man, men or non-minorities, which has made technical changes to its business structure so that it is now purportedly owned and controlled by a woman or women or by a minority person or persons, but continues to operate in substantially the same manner as it did prior to the written revisions of the business structure.

~~((34))~~ (35) "Women's business enterprise," "women-owned business enterprise," or "WBE" means a small business concern, organized for profit, performing a com-

mercially useful function, which is legitimately owned and controlled by one or more women or women's business enterprises certified by the office. The women owners must be United States citizens or lawful permanent residents.

AMENDATORY SECTION (Amending WSR 94-07-064, filed 3/14/94, effective 4/14/94)

WAC 326-40-060 Determining compliance and counting participation at time of bid opening. (1) When a contract is to be awarded to a certified business that performs a commercially useful function as the prime contractor/consultant/vendor, the total contract value may be counted toward the contract goal according to the certification status of the business as follows:

- (a) Minority business enterprise (MBE): One hundred percent toward the MBE goal;
- (b) Women's business enterprise (WBE): One hundred percent toward the WBE goal;
- (c) Minority woman business enterprise (MWBE): One hundred percent toward the MBE goal or the WBE goal, but not both;
- (d) Combination business enterprise (CBE): Fifty percent toward the MBE goal and fifty percent toward the WBE goal. This procedure is to be used when the contract contains an either/or goal or separate goal requirements. When the contract contains only an MBE requirement or a WBE requirement, only one-half of the dollar value of the CBE's total participation may be counted toward the single goal. A state agency or educational institution will receive credit for the remaining fifty percent toward its annual goal attainment.

(2) When a contract is to be awarded to a joint venture that is approved pursuant to WAC 326-40-100, the dollar value of the portion of the work performed by the certified business may be counted, on a percentage basis, toward the contract goal as set forth in subparagraphs (1)(a-d) of this section; provided, the certified business performs a commercially useful function in the work of the contract.

(3) Subcontractors and subconsultants.

(a) When a certified business performs a commercially useful function as a subcontractor or subconsultant, the dollar value of the work performed by the certified business may be counted toward the contract goal as set forth in subparagraphs (1)(a-d) of this section.

(b) When a certified business is awarded a subcontract on a heavy construction, highway, or street construction project, expenditures to the certified business shall not be counted toward the contract goal if the business subcontracts more than twenty-five percent of the total amount of its own subcontract to a noncertified business.

(4) Suppliers.

~~((a))~~ Where a certified business is the manufacturer or a regular dealer of materials or supplies required under a contract, one hundred percent of the dollar value of the materials or supplies to be provided may be counted toward the contract goal according to the certification status of the business.

(5) Brokers.

~~((b))~~ Where a certified business is a broker ~~((or a packager))~~ of goods, materials or supplies required under a contract, ~~((one hundred percent of the dollar value charged~~

~~for the commercially useful function it performs in the procurement of essential personnel, facilities, equipment, materials or supplies required for performance of the contract))~~ effective June 6, 1996, the value of the goods, materials, or supplies will not be counted. Only the dollar value of the fee or commission charged or twenty percent of the total dollar value (five percent for food brokers) of the goods, materials, or supplies required for performance of the contract, whichever is greater, may be counted toward the contract goal according to the certification status of the business.

~~((5))~~ (6) Where a certified business is a hauler, trucker, or delivery service, but not also a regular dealer or the manufacturer of the materials or supplies required on the job site, only the dollar value of the fees charged to deliver the materials or supplies required may be counted toward the contract goal according to the certification status of the business.

~~((6))~~ (7) Where a certified business is a travel agency, ~~((shipping or transportation broker,))~~ or other business performing similar functions, twenty percent of the dollar value charged for providing a bona fide service in the procurement of transportation may be counted toward the contract goal according to the certification status of the business.

~~((7))~~ (8) Where a certified business provides bonds or insurance specifically required for the performance of a contract, the dollar value charged for providing the bonds or insurance may be counted toward the contract goal according to the certification status of the business.

AMENDATORY SECTION (Amending WSR 94-07-064, filed 3/14/94, effective 4/14/94)

WAC 326-30-051 Counting participation toward agency and educational institution goals. ~~((+))~~ The office will count an agency's or educational institution's expenditures to certified businesses toward goal attainment ~~((only when the work performed by the business on a contract is within the scope of work included in the standard industrial classification (SIC) codes under which the business is listed in the directory of certified businesses published by, or in the records of, the office.))~~ as follows:

~~((2))~~ (1) Prime contractors and consultants.

(a) Where a certified business performs a commercially useful function in the work of the contract, the dollar value of expenditures to the business for such work will be counted toward the agency or educational institution's goal attainment according to the certification status of the business.

(b) Where a certified business is a partner in a joint venture, and the business performs a commercially useful function in the work of the contract, only the dollar value of expenditures to the certified business which is commensurate with its interest in the joint venture will be counted toward the agency or educational institution's goal attainment according to the certification status of the business.

~~((3))~~ (2) Subcontractors and subconsultants.

(a) Where a certified business performs a commercially useful function in the work of a subcontract, the dollar value of expenditures to the business for such work will be counted toward the agency or educational institution's goal

PERMANENT

attainment according to the certification status of the business.

(b) Where a certified business is a subcontractor on a heavy construction, highway, or street construction project, expenditures to the certified business shall not be counted toward goal attainment if the business subcontracts more than twenty-five percent of the total amount of its own subcontract to a noncertified business.

~~((4))~~ (3) Suppliers.

~~((a))~~ Where a certified business is the manufacturer or a regular dealer of goods or materials required under a contract, one hundred percent of the dollar value of expenditures to the business for such materials or supplies will be counted toward the agency or educational institution's goal attainment according to the certification status of the business.

~~((b))~~ (4) Where a certified business is a broker ~~((or a packager))~~ of goods or materials required under a contract, ~~((one hundred percent of the dollar value of expenditures to the business))~~ effective June 6, 1996, the value of the goods or materials will not be counted. Only the dollar value of the fee or commission charged or twenty percent (five percent in the case of food brokers) of the dollar value of expenditures to the business, whichever is greater, will be counted toward the agency or educational institution's goal attainment according to the certification status of the business.

(5) Where a certified business is a hauler, trucker, or delivery service, but is not also a regular dealer or the manufacturer of the goods or materials required on the job site, the dollar value of expenditures to the business for fees charged to deliver the goods or materials required will be counted toward the agency or educational institution's goal attainment according to the certification status of the business.

(6) Where a certified business provides bonds or insurance specifically required for the performance of a contract, the dollar value of expenditures to the business for the fee or commission charged for providing the bonds or insurance will be counted toward the agency or educational institution's goal attainment according to the certification status of the business.

(7) Where a certified business is a travel agency ~~((shipping or transportation broker,))~~ or other business performing similar functions, twenty percent of the dollar value of expenditures to the business to provide a bona fide service in the procurement of transportation will be counted toward the agency or educational institution's goal attainment according to the certification status of the business.



WSR 96-24-002
EMERGENCY RULES
WASHINGTON STATE PATROL
[Filed November 21, 1996, 8:01 a.m.]

Date of Adoption: November 20, 1996.

Purpose: Under chapter 87, Laws of 1996, the Washington State Patrol may impose annual vehicle inspection fees for limousine carriers. This new chapter sets those fees and outlines the inspection procedures.

Statutory Authority for Adoption: RCW 46.72A.030.

Under 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: Chapter 87, Laws of 1996, allows the state patrol to charge fees for the annual vehicle inspection required for limousine carriers. This new section will set the fees and outline the inspection process.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 1, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

November 20, 1996
Annette M. Sandberg
Chief

Chapter 204-95 WAC
LIMOUSINE BUSINESSES

NEW SECTION

WAC 204-95-030 Fees. The department of licensing, as authorized in RCW 46.72A.030 and 46.72A.090, shall charge and collect the following fees:

Fees listed in WAC 308-87-060

Annual Inspection	\$25.00
Reinspection	\$15.00
Background Check	as set in WAC 446-20-600

The background check shall consist of a fingerprint-based background search at the state level conducted by the Washington state patrol identification section.

NEW SECTION

WAC 204-95-080 Annual inspections, safety of equipment. Upon the request of a new limousine applicant or a limousine operator applying for annual renewal of their limousine license with the department of licensing, the Washington state patrol shall conduct a safety inspection of the equipment to be used in the limousine service. Applicants or operators must present their vehicle(s) at a Washington state patrol district or detachment office for inspection Monday through Friday between the hours of 8:00 a.m. and 5:00 p.m. The vehicle must pass the inspection to qualify for renewal of original limousine operators license with department of licensing. The vehicle inspection will consist for the following:

(1) All standard equipment for vehicles will be checked to include brake systems, functional brake performance test, wheel systems, steering and suspension, fuel system, exhaust system, lighting and signal system, visibility system, body components, interior condition and cleanliness.

(2) If a vehicle fails an initial inspection and must be reinspected, a reinspection fee as provided in WAC 308-87-060 will apply. The applicant or operator must present the original inspection form and reinspection form to the department of licensing.

(3) Upon successful completion of the safety inspection, a commercial vehicle safety alliance decal will be applied to the upper right hand corner of the windshield.

WSR 96-24-012
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE
(Fisheries)

[Order 96-202—Filed November 22, 1996, 9:07 a.m., effective November 24, 1996, 12:01 a.m.]

Date of Adoption: November 22, 1996.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-47-710.

Statutory Authority for Adoption: RCW 75.08.080.

Under 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: Opening in Area 7B provides opportunity to harvest the nontreaty allocation of chum salmon destined for the Nooksack-Samish region of origin relative to in-season run size update of 111,000 chum and to nontreaty catch and allocation status.

Openings in Areas 8, 8A and 8D provide opportunity to harvest chum salmon destined for the Skagit and Stillaguamish-Snohomish regions of origin per preseason agreement, and relative to nontreaty catch and allocation status. Modification of scheduled fishing hours allows avoidance of crab gear by net fishers. The requirement to release all coho and chinook salmon in Area 8 is by presea-

son agreement designed to reduced nontreaty impacts to weak stocks.

Opening in Areas 10 and 11 provides opportunity to harvest the nontreaty allocation of chum salmon destined for south Puget Sound regions of origin relative to in-season run size update 444,700 and nontreaty catch and allocation status. The Port Madison restriction is necessary to reduce impacts on local chum stocks.

Openings in Area 12C provide opportunity to harvest chum salmon surplus to Hood Canal regional hatchery escapement requirements per preseason agreement, relative to in-season update of 990,000 and nontreaty catch and allocation status. The requirement to release all coho and chinook salmon in Hood Canal is by preseason agreement designed to reduce nontreaty impacts to weak stocks.

All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: November 24, 1996, 12:01 a.m. November 22, 1996

Evan Jacoby
for Bern Shanks
Director

NEW SECTION

WAC 220-47-711 Puget Sound all-citizen commercial salmon fishery. Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 a.m. Sunday November 24, 1996 until further notice, it is unlawful to take, fish for, or possess 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** - Gill nets using 6 1/4-inch minimum mesh and purse seines using the 5-inch strip may fish from 6:00 a.m. Monday November 25 until 4:00 p.m. Friday December 13, 1996.
- * **Area 8, 8A and 8D** - Gill nets using 6 1/4-inch minimum mesh and purse seines using the 5-inch strip may fish from 7:00 a.m. to 6:00 p.m. daily Monday, Tuesday and Wednesday November 25, 26 and 27, 1996. Purse seines are required to release all coho and chinook salmon in area 8.
- * **Areas 10 and 11** - Gillnets using 6 1/4-inch minimum mesh may fish from 4:00 p.m. Sunday November 24, 1996 to 8:00 a.m. Monday November 25, 1996. Purse

seines using the 5-inch strip may fish from 7:00 a.m. to 5:00 p.m. Monday November 25, 1996. In addition to the exclusion zones described in WAC 220-47-307, Area 10 is closed in that portion of Port Madison west of a line projected 178 degrees true from the end of Indianola dock to the landfall on the south shore of Port Madison.

- * **Area 12C** - Gillnets using 6 1/4-inch minimum mesh may fish from 4:00 p.m. to 8:00 a.m. nightly, Sunday and Monday nights, November 24 and 25, 1996. Purse seines using the 5-inch strip may fish from 7:00 a.m. to 5:00 p.m. daily Monday and Tuesday November 25 and 26, 1996. Purse seines are required to release all coho and chinook salmon in Hood Canal.
- * Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7C, 7D, 7E, 9, 9A, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12, 12A, 12B, 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 - Closed.

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.

REPEALER

The following section of the Washington Administrative code is repealed effective 12:01 a.m. November 24, 1996:

WAC 220-47-710 Puget Sound all-citizen commercial salmon fishery (96-199)

**WSR 96-24-017
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES**
(Economic Services)
(Public Assistance)

[Filed November 22, 1996, 1:35 p.m.]

Date of Adoption: November 22, 1996.

Purpose: Requires able-bodied adults eighteen through fifty years of age, without dependents, to work, participate in a work program or participate in workfare to continue to receive food stamp benefits.

Statutory Authority for Adoption: RCW 74.04.510.

Under RCW 34.05.350 the agency for good cause finds that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (Public Law 104-193) requires this portion of the law be in effect November 22, 1996. (7 U.S.C. 2015.)

Number of Sections Adopted in Order to Comply with Federal Statute: New 1, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

Merry A. Kogut, Manager
Rules and Policies Assistance Unit

NEW SECTION

WAC 388-49-355 Work requirements for able-bodied adults without dependents. (1) Except as provided in subsection (4) and (6) of this section, an individual shall not be eligible to participate in the food stamp program for more than three full months in the thirty-six month period beginning January 1, 1997 unless the individual fulfills one of the following requirements:

(a) Works at least twenty hours a week averaged monthly;

(b) Participates in and comply with the requirements of a work program for twenty hours or more per week; or

(c) Participates in a workfare program.

(2) A work program is defined as a program under:

(a) Job Training Partnership Act;

(b) Section 236 of the Trade Act of 1974; or

(c) A state-approved employment and training program.

(3) The department shall exempt an individual from subsection (1) of this section who is:

(a) Under eighteen or over fifty years of age;

(b) Physically or mentally unfit for employment;

(c) A parent or other member of a household with responsibility for a dependent child under eighteen or an incapacitated person;

(d) A pregnant woman;

(e) Living in an exempt area approved by United States Department of Agriculture; or

(f) Otherwise exempt under food stamp employment and training as follows:

(i) Complying with the work requirements of the JOBS program;

(ii) Receiving unemployment compensation;

(iii) A student enrolled at least half time in any recognized school, training program or institution of higher education.

(iv) A regular participant in a drug addiction or alcoholic treatment and rehabilitation program; or

(v) Employed a minimum of thirty hours per week or receiving weekly earnings which equal the minimum hourly rate multiplied by thirty hours.

(4) An individual who is ineligible for food stamp program benefits because that individual has exhausted the three-month limit in subsection (1) of this section, shall regain eligibility by doing one of the following:

(a) Works eighty hours or more during a thirty-day period;

(b) Participates in and complies with a work program for eighty hours or more during a thirty-day period; or

(c) Participates in and complies with a workfare program.

(5) An individual who regains eligibility under subsection (4) of this section shall remain eligible as long as the individual meets the requirements of subsection (1) of this section.

(6) An individual who regains eligibility in subsection (4) of this section and subsequently loses employment or ceases participation in a work program or in workfare, shall continue to be eligible for an additional three consecutive months provided the individual is otherwise eligible. The consecutive three-month period begins the month following the date the individual first notifies the department the individual no longer meets the requirements of subsection (1) of this section.

(7) An individual shall not receive the additional benefits pursuant to subsection (6) of this section for more than a single three-month period in the thirty-six-month period.

WSR 96-24-021

EMERGENCY RULES

DEPARTMENT OF ECOLOGY

[Order 96-15—Filed November 22, 1996, 2:39 p.m.]

Date of Adoption: November 22, 1996.

Purpose: To limit the number of grass field acres burned state-wide in order to minimize health effects caused by smoke.

Citation of Existing Rules Affected by this Order: Amending chapter 173-430 WAC, Agricultural burning.

Statutory Authority for Adoption: Chapter 70.94 RCW, Washington Clean Air Act.

Under 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: Recently, scientific literature has documented the connection between excessive amounts of small particulate matter and respiratory problems. Results of medical research and statements from the Spokane Medical Society and the American Lung Association link particulates emitted from grass field burning with negative effects on public health. Permits for grass field burning are typically issued in June and July. However, a grower may apply for a permit at any time.

The Department of Ecology filed the proposed permanent rule amendment July 25, 1996, and conducted six hearings in mid-September in eastern Washington. The Department of Ecology received over 1,600 comments and is in the process of responding to these comments. Due to the number of comments, the response process is taking longer than expected. The department is rescheduling the anticipated adoption date for the proposed permanent rule from December 2, 1996, to December 19, 1996. The Department of Ecology is adopting a third emergency rule requiring a 1/3 reduction of grass field acres burned during 1996 to provide consistency in the permitting process until

a decision is made to formally adopt the proposed permanent rule and the proposed permanent rule is effective.

A more detailed explanation of rule-making activities is in the grass seed field burning emergency rule extension-revised concise explanatory statement.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

November 22, 1996

Mary Riveland
Director

EMERGENCY RULE

AMENDATORY SECTION (Amending WSR 95-03-083, filed 1/17/95)

WAC 173-430-040 Agricultural burning requirements. (1) Agricultural burning is allowed when it is reasonably necessary to carry out the enterprise. A farmer can show it is reasonably necessary when it meets the criteria of the best management practices and no practical alternative is reasonably available.

(2) All agricultural burning requires a permit.

(a) To qualify for an agricultural burning permit the farmer must be an agricultural operation or government entity with specific agricultural burning needs, such as irrigation districts, drainage districts, and weed control boards.

(b) A farmer must fill out the information requested on a permit application (or the permit) and return it to the permitting authority.

(i) The permitting authority may require the farmer to fill out an application prior to issuing a permit.

(ii) The application must describe the reason for burning and include at least the following information: Name and address of the person or corporation responsible for the burn, the specific location (county; legal description: Range, section, township, block and unit number), the crop type, the type or size of the burn, directions to the burn, specific reason for the burn, the target date for burning, and any additional information required by the permitting authority. Each permitting authority may require additional information on the application.

(iii) All applications must comply with other state or local regulations.

(c) The permitting authority must evaluate the application, if there is one, and approve the permit prior to burning.

(d) Local air agencies (and the department where no local air agency exists) may issue permits for appropriate agricultural burning activities in nonattainment and urban growth areas.

(3) All agricultural burning permits require a fee. After January 1, 1995, the fee is the greater of:

(a) A minimum fee of twenty-five dollars per year per farm based on burning up to ten acres or equivalent which will be used as follows: Twelve dollars and fifty cents of which goes to the agricultural burning research fund and the remainder will be kept by the permitting authority to cover the costs of administering and enforcing this regulation; or

(b) A variable fee based on the acreage or equivalent of agricultural burning which will be used as follows: Up to one dollar per acre for applied research, twenty-five cents per acre for ecology administration and up to one dollar and twenty-five cents per acre for local permit program administration.

(i) Local permitting program administration. One portion of the fee shall cover the permitting authority's costs of administering and enforcing the program. The permitting authority may set the fee as an amount per farm per year, a set amount per fire, or a set rate no greater than one dollar and twenty-five cents per acre burned. The permitting authority must establish this portion of the fee by an appropriate, public process such as a local rule, ordinance, or resolution. In areas of the state where the department is the permitting authority this portion of the fee shall be one dollar and twenty-five cents per acre burned.

(ii) Ecology administration. Another portion of the fee shall be twenty-five cents per acre burned and cover the state-wide administrative, education, and oversight costs of the department. The amount (if any) by which the annual total, of this portion of the fee, exceeds the annual state-wide administrative, education, and oversight costs shall be deposited in the agricultural burning research fund of the air pollution control account.

(iii) Research fund. A final portion, the agricultural burning applied research portion, of the fee shall be no greater than one dollar per acre burned. The amount assessed may be less than one dollar per acre burned as periodically determined by the Ag task force based on applied research needs, regional needs and the research fund budget. The research portion of the fee assessed shall be fifty cents per acre burned starting in calendar year 1995. The Ag task force may also establish discounted assessment rates based on the use of best management practices.

(c) a farmer must pay the fee prior to receiving a permit. Refunds are allowed for portions not burned provided the adjusted fee after subtracting refunds is no less than twenty-five dollars.

(d) The agricultural burning practices and research task force may set acreage equivalents, for nonfield style agricultural burning practices, based on the amount of emissions relative to typical field burning emissions. Any acreage equivalents, established by rule, shall be used in determining fees. For agricultural burning conducted by irrigation or drainage districts, each mile of ditch (including banks) burned is calculated on an equivalent acreage basis.

(4) All agricultural burning permits must be conditioned to minimize air pollution.

(a) A farmer must comply with the conditions on the agricultural burning permit.

(b) For purposes of protecting public health (not eliminating agricultural burning), if an area exceeds or threatens to exceed unhealthy air pollution levels, the permitting authority may limit the number of acres, on a pro rata basis, or as provided by RCW 70.94.656.

(c) Permits must be conditioned to minimize emissions insofar as practical, including denial of permission to burn during periods of adverse meteorological conditions. Additional requirements for burning of field and turf grasses grown for seed. Without regard to any previous burn permit history, in 1996, each farmer shall be limited to burning the greater of:

(i) Two-thirds of the number of acres a farmer burned under a valid permit issued in 1995; or

(ii) Two-thirds of the acreage in production as of May 1. "In production" means grass seed planted and growing and is subject to verification according to evidence acceptable to the department or the local air authority.

(5) Other laws. A farmer must obtain any local permits, licenses, or other approvals required by any other laws, regulations, or ordinances. The farmer must also honor other agreements entered into with any federal, state, or local agency.

WSR 96-24-022

EMERGENCY RULES

DEPARTMENT OF ECOLOGY

[Order 96-14—Filed November 22, 1996, 2:43 p.m.]

Date of Adoption: November 22, 1996.

Purpose: Revise forest practices rules definitions of Type 2 and 3 streams to protect riparian and related areas and water quality upstream of fish hatchery intakes. Forest practices rule changes (WAC 222-16-030) are incorporated by reference, pursuant to WAC 173-202-020, Washington forest practices rules and regulations to protect water quality.

Citation of Existing Rules Affected by this Order: Amending WAC 173-202-020.

Statutory Authority for Adoption: RCW 90.48.420 and 76.09.040.

Under 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; and that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: Recent studies show many streams are incorrectly typed. Management requirements are based in part on stream types and as a result, fish and other aquatic resources are inadequately protected. Emergency rule will correct that deficiency and provide needed protection as required by federal and state law. Immediate amendment of this rule is necessary for general public welfare and observing notice/comment requirements as in a permanent rule would be contrary to public interest.

Developed by TFW policy to be copromulgated by the Forest Practices Board and the department.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

November 22, 1996

Mary Riveland
Director

AMENDATORY SECTION (Amending WSR 94-01-134 [92-15-113], filed 12/20/93 [7/21/92], effective 1/1/94 [8/21/92])

WAC 222-12-090 Forest practices board manual.

When approved by the board the manual serves as an advisory technical supplement to these forest practices regulations. The department, in cooperation with the departments of fisheries, wildlife, agriculture, ecology, and such other agencies, affected Indian tribes, or interested parties as may have appropriate expertise, is directed to prepare, and submit to the board for approval, revisions to the forest practices board manual. The manual shall include:

(1) **Method for determination of adequate shade requirements on streams** needed for use with WAC 222-30-040.

(2) **The standard methods** for measuring channel width, stream gradient and flow which are used in the water typing criteria WAC 222-16-030.

(3) **A chart** for establishing recommended permanent culvert sizes and associated data.

(4) **Guidelines** for clearing slash and debris from Type 4 and 5 Waters.

(5) **Guidelines** for landing location and construction.

(6) **Guidelines** for determining acceptable stocking levels.

(7) **Guidelines** for calculating average widths of riparian management zones.

(8) **Guidelines** for wetland delineation.

(9) **Guidelines** for wetland replacement or substitution.

(10) A list of nonnative wetland plant species.

(11) The standard methodology, which shall specify the quantitative methods, indices of resource conditions, and definitions, for conducting watershed analysis under chapter 222-22 WAC. The department, in consultation with Timber/Fish/Wildlife's Cooperative Monitoring, Evaluation and Research Committee (CMER), may make minor modifications to the version of the standard methodology approved

by the board. Substantial amendments to the standard methodology requires approval by the board.

(12) A list of special concerns related to aerial application of pesticides developed under WAC 222-16-070(3).

(13) Guidelines for determining fish use for the purpose of typing waters under WAC 222-16-030.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

AMENDATORY SECTION (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

WAC 222-16-030 Water typing system. *The department in cooperation with the departments of fisheries, wildlife and ecology, and in consultation with affected Indian tribes shall classify streams, lakes and ponds and prepare stream classification maps showing the location of Type 1, 2, 3 and 4 Waters within the various forested areas of the state. Such maps shall be available for public inspection at region offices of the department. The waters will be classified using the following criteria. If a dispute arises concerning a water type the department shall make available informal conferences, which shall include the departments of fisheries, wildlife and ecology, and affected Indian tribes and those contesting the adopted water types. These conferences shall be established under procedures established in WAC 222-46-020.

*(1) "Type 1 Water" means all waters, within their ordinary high-water mark, as inventoried as "shorelines of the state" under chapter 90.58 RCW and the rules promulgated pursuant to chapter 90.58 RCW, but not including those waters' associated wetlands as defined in chapter 90.58 RCW.

*(2) "Type 2 Water" shall mean segments of natural waters which are not classified as Type 1 Water and have a high fish, wildlife, or human use. These are segments of natural waters and periodically inundated areas of their associated wetlands, which:

(a) Are diverted for domestic use by more than 100 residential or camping units or by a public accommodation facility licensed to serve more than 100 persons, where such diversion is determined by the department to be a valid appropriation of water and the only practical water source for such users. Such waters shall be considered to be Type 2 Water upstream from the point of such diversion for 1,500 feet or until the drainage area is reduced by 50 percent, whichever is less;

(b) Are diverted for use by federal, state, tribal or private fish hatcheries. Such waters shall be considered Type 2 Water upstream from the point of diversion for 1,500 feet and tributaries if highly significant for protection of downstream water quality;

(c) Are within a federal, state, local, or private campground having more than 30 camping units: *Provided*, That the water shall not be considered to enter a campground until it reaches the boundary of the park lands available for public use and comes within 100 feet of a camping unit, trail or other park improvement;

~~((e))~~ (d) Are used by substantial numbers of anadromous or resident game fish for spawning, rearing or

migration. Waters having the following characteristics are presumed to have highly significant fish populations:

(i) Stream segments having a defined channel 20 feet or greater in width between the ordinary high-water marks and having a gradient of less than 4 percent.

(ii) Lakes, ponds, or impoundments having a surface area of 1 acre or greater at seasonal low water.

~~((d))~~ (e) Are used by salmonids for off-channel habitat. These areas are critical to the maintenance of optimum survival of juvenile salmonids. This habitat shall be identified based on the following criteria:

(i) The site must be connected to a stream bearing salmonids and accessible during some period of the year; and

(ii) The off-channel water must be accessible to juvenile salmonids through a drainage with less than a 5% gradient.

*(3) "Type 3 Water" shall mean segments of natural waters which are not classified as Type 1 or 2 Water and have a moderate to slight fish, wildlife, and human use. These are segments of natural waters and periodically inundated areas of their associated wetlands which:

(a) Are diverted for domestic use by more than 10 residential or camping units or by a public accommodation facility licensed to serve more than 10 persons, where such diversion is determined by the department to be a valid appropriation of water and the only practical water source for such users. Such waters shall be considered to be Type 3 Water upstream from the point of such diversion for 1,500 feet or until the drainage area is reduced by 50 percent, whichever is less;

(b) Are used by significant numbers of anadromous or resident game fish for spawning, rearing or migration. Guidelines for determining fish use are described in the Forest Practices Board Manual. If fish use has not been determined:

(i) Waters having the following characteristics are presumed to have significant anadromous or resident game fish use:

~~((f))~~ (A) Stream segments having a defined channel of ~~((5))~~ 2 feet or greater in width between the ordinary high-water marks in Western Washington; or 3 feet or greater in width between the ordinary high-water marks in Eastern Washington; and having a gradient ~~((of less than 12))~~ 16 percent ~~((and not upstream of a falls of more than 10 vertical feet))~~ or less;

(B) Stream segments having a defined channel of 2 feet or greater in width between the ordinary high-water marks in Western Washington; or 3 feet or greater in width between the ordinary high-water marks in Eastern Washington; and having a gradient greater than 16 percent and less than or equal to 20 percent; and having greater than 50 acres in contributing basin size in Western Washington; or greater than 175 acres in contributing basin size in Eastern Washington based on hydrographic boundaries;

(ii) The department shall waive or modify the characteristics in (i) above where:

(A) Waters have confirmed, long term, naturally occurring water quality parameters incapable of supporting anadromous and resident game fish;

(B) Snowmelt streams have short flow cycles that do not support successful life history phases of anadromous or

resident game fish. These streams typically have no flow in the winter months and discontinue flow by June 1; or,

(C) Sufficient information about a geographic region is available to support a departure from the characteristics in (i), as determined in consultation with the department of fish and wildlife, department of ecology, affected tribes and interested parties.

~~((+))~~ (iii) Ponds or impoundments having a surface area of less than 1 acre at seasonal low water and having an outlet to an anadromous fish stream.

~~((e) Are used by significant numbers of resident game fish. Waters with the following characteristics are presumed to have significant resident game fish use:~~

~~(i) Stream segments having a defined channel of 10 feet or greater in width between the ordinary high water marks; and a summer low flow greater than 0.3 cubic feet per second; and a gradient of less than 12 percent.)~~

~~((+))~~ (iv) For resident game fish ponds or impoundments having a surface area greater than 0.5 acre at seasonal low water.

~~((+))~~ (c) Are highly significant for protection of downstream water quality. Tributaries which contribute greater than 20 percent of the flow to a Type 1 or 2 Water are presumed to be significant for 1,500 feet from their confluence with the Type 1 or 2 Water or until their drainage area is less than 50 percent of their drainage area at the point of confluence, whichever is less.

* (4) "Type 4 Water" classification shall be applied to segments of natural waters which are not classified as Type 1, 2 or 3, and for the purpose of protecting water quality downstream are classified as Type 4 Water upstream until the channel width becomes less than 2 feet in width between the ordinary high-water marks. Their significance lies in their influence on water quality downstream in Type 1, 2, and 3 Waters. These may be perennial or intermittent.

* (5) "Type 5 Water" classification shall be applied to all natural waters not classified as Type 1, 2, 3 or 4; including streams with or without well-defined channels, areas of perennial or intermittent seepage, ponds, natural sinks and drainageways having short periods of spring or storm runoff.

* (6) For purposes of this section:

(a) "Residential unit" means a home, apartment, residential condominium unit or mobile home, serving as the principal place of residence.

(b) "Camping unit" means an area intended and used for:

(i) Overnight camping or picnicking by the public containing at least a fireplace, picnic table and access to water and sanitary facilities; or

(ii) A permanent home or condominium unit or mobile home not qualifying as a "residential unit" because of part time occupancy.

(c) "Resident game fish" means game fish as described in the Washington game code that spend their life cycle in fresh water. Steelhead, searun cutthroat and Dolly Varden trout are anadromous game fish and should not be confused with resident game fish.

(d) "Public accommodation facility" means a business establishment open to and licensed to serve the public, such as a restaurant, tavern, motel or hotel.

(e) "Natural waters" only excludes water conveyance systems which are artificially constructed and actively maintained for irrigation.

(f) "Seasonal low flow" and "seasonal low water" mean the conditions of the 7-day, 2-year low water situation, as measured or estimated by accepted hydrologic techniques recognized by the department.

(g) "Channel width and gradient" means a measurement over a representative section of at least 500 linear feet with at least 10 evenly spaced measurement points along the normal stream channel but excluding unusually wide areas of negligible gradient such as marshy or swampy areas, beaver ponds and impoundments. Channel gradient may be determined utilizing stream profiles plotted from United States geological survey topographic maps.

(h) "Intermittent streams" means those segments of streams that normally go dry.

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.

WAC 173-202-010 Authority. RCW 76.09.040, a portion of the Forest Practices Act of 1974, authorizes the adoption of regulations establishing standards for forest practices. Forest practices regulations pertaining to water quality protection are to be adopted individually by the forest practices board and the department of ecology after the two state agencies have reached agreement thereon. All other forest practices regulations are to be adopted by the forest practices board.

The forest practices board has adopted forest practice regulations in chapters 222-08 through 222-50 WAC. The portions of said chapters, as set forth in WAC 173-202-020, pertain to water quality protection and have been jointly developed by the department of ecology and the forest practices board.

The purpose of this chapter is to set forth forest practice regulations pertaining to water quality protection as authorized for adoption by RCW 76.09.040.

For ease of understanding, the department of ecology has incorporated by reference in WAC 173-202-020 those regulations pertaining to water quality protection previously adopted by the forest practices board.

Reviser's note: The above section was filed as an amendatory section; however, there were no amendments made. Pursuant to the requirements of RCW 34.08.040 it is published in the same form as filed by the agency.

WAC 173-202-020 Certain WAC sections adopted by reference. The following sections of the Washington Administrative Code as now promulgated are hereby adopted by reference as part of this chapter in all respects as though the sections were set forth herein in full:

WAC 222-08-035—Continuing review of forest practices regulations.

WAC 222-12-010—Authority.

WAC 222-12-040—Alternate plans.

WAC 222-12-045—Adaptive management.

WAC 222-12-070—Enforcement policy.

- WAC 222-12-090—Forest practices board manual.
 WAC 222-16-010—General definitions.
 WAC 222-16-020—Water categories.
 WAC 222-16-030—Water typing system.
 WAC 222-16-050—Classes of forest practices.
 WAC 222-24-010—Policy.
 WAC 222-24-020 (2), (3), (4)—Road location.
 WAC 222-24-025 (5), (6), (7), (8), (9)—Road design.
 WAC 222-24-030 (2), (4), (5), (6), (8), (9), (10)—Road construction.
 WAC 222-24-035 (1)—Landing location and construction.
 WAC 222-24-040 (1), (2), (3), (4)—Water crossing structures.
 WAC 222-24-050—Road maintenance.
 WAC 222-24-060 (1), (2), (3), (6)—Rock quarries, gravel pits, borrow pits, and spoil disposal areas.
 WAC 222-30-010—Policy—Timber harvesting.
 WAC 222-30-020 (2), (3)(c), (3)(e), (4), (5), (6), (7)—Harvest unit planning and design.
 WAC 222-30-030—Stream bank integrity.
 WAC 222-30-040—Temperature control.
 WAC 222-30-050 (1), (2), (3), (4)—Felling and bucking.
 WAC 222-30-060 (1), (2), (3), (4)(c)—Cable yarding.
 WAC 222-30-070 (1), (2), (4), (6), (7), (8)—Tractor and wheeled skidding systems.
 WAC 222-30-080 (1), (2)—Landing cleanup.
 WAC 222-30-100 (1)(c), (4), (5)—Slash disposal.
 WAC 222-34-040—Site preparation and rehabilitation.
 WAC 222-38-010—Policy—Forest chemicals.
 WAC 222-38-020—Handling, storage, application.

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 96-24-025
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE
 (Fisheries)

[Order 96-198—Filed November 25, 1996, 9:29 a.m.]

Date of Adoption: November 25, 1996.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:

Amending WAC 220-52-073 and 220-69-240.

Statutory Authority for Adoption: RCW 75.08.080.

Under 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: Harvestable amounts of red and green sea urchins exist in the areas described. Prohibition of all diving within two days of scheduled sea urchin openings discourages the practice of fishing on closed days and hiding the unlawful catch underwater until the legal

opening. Daily reports of sea urchin landings are required to schedule closures and avoid overharvest. A record of the sea urchin district from which red sea urchins were taken is required to avoid overharvest of a district. A record of the port of landing is necessary to enforce regulations and prosecute violations.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 2, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

November 25, 1996

Dirk Brazil

for Bern Shanks

Director

NEW SECTION

WAC 220-52-07300I Sea urchins. Notwithstanding the provisions of WAC 220-52-073, effective immediately until further notice it is unlawful to take or possess sea urchins taken for commercial purposes except as provided for in this section:

(1) **Red sea urchins:** Sea Urchin District 1, 2, 3, and 4 are open only on December 2, 3, 9, 10, 16, 17, 22, and 23, 1996, and January 6, 7, 13, and 14, 1997. It is unlawful to harvest red sea urchins larger or smaller than the following size (size in diameter exclusive of the spines):

(a) Districts 1 and 2 4.0 minimum to 5.5 maximum inches.

(b) Districts 3 and 4 3.25 minimum to 5.0 maximum inches.

(2) **Green sea urchins:** Sea Urchin Districts 1, 2, 3, 4, and Marine Fish/Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, 24D, 26A, 26B, 26C, 26D, and 28A are open only on December 2, 3, 9, 10, 16, 17, 22, and 23, 1996, and January 6, 7, 13, and 14, 1997. The minimum size for green sea urchins is 2.25 inches in diameter exclusive of the spines.

(3) **Sea Urchin Districts**

(a) Sea Urchin District 2 (Southern San Juans and Port Townsend) is defined as those waters of Marine Fish/Shellfish Management and Catch Reporting Area 22A south of a line projected east-west one-quarter mile north of Lime Kiln Light on San Juan Island and east of a line projected true north from Limestone Point on San Juan Island, and Areas 21A, 21B, 22B, 23A, 23B, 25A, and 25B. The following areas within Sea Urchin District 2 are closed to the harvest of sea urchins at all times.

(i) Those waters of Haro Strait north of a line projected east-west one-half mile south of Eagle Point on San Juan Island and south of a line projected east-west one-quarter mile north of Lime Kiln Light on San Juan Island.

(ii) Those waters of San Juan Channel and Upright Channel within the following lines: north of a line from Cattle Point on San Juan Island to Davis Point on Lopez Island, south of a line projected from Flat Point on Lopez Island true west to Shaw Island, west of a line from Neck Point on Shaw Island to Steep Point on Orcas Island, and south of a line from Steep Point on Orcas Island to Lime-stone Point on San Juan Island.

(4) It is unlawful for any person to dive for any purpose from a commercially-licensed vessel designated for use with a sea urchin fishery license, except vessels actively fishing geoducks under contract with the Washington Department of Natural Resources, on the following dates:

- November 30, 1996
- December 1, 7, 8, 14, 15, 20 and 21, 1996
- January 4, 5, 11, and 12, 1996

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 220-69-24000E Duties of commercial purchasers and receivers. Notwithstanding the provisions of WAC 220-69-240, effective immediately until further notice:

(1) It is unlawful for any wholesale dealer purchasing sea urchins from non-treaty sea urchin fishers to fail to report to the Department each day's purchase by 10:00 a.m. the following day. For red sea urchins, the report must specify the number of pounds taken by Sea Urchin District. For green sea urchins, the report must specify the number of pounds taken by Marine Fish/Shellfish Management and Catch Reporting Area. Either of the following two methods of reporting is acceptable.

(a) By facsimile (FAX) transmission to (360) 796-4997, or

(b) By telephone call to (360) 796-4601, extension 500.

(2) It is unlawful for the original receiver of red sea urchins to fail to enter on the fish receiving ticket the Sea Urchin District where the sea urchins were taken.

(3) It is unlawful for the original receiver of sea urchins to fail to enter on the fish receiving ticket the name of the port of landing where the sea urchins were landed onto the shore.

(4) All other fish receiving ticket reporting requirements of WAC 220-69-240 remain in effect.

**WSR 96-24-039
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE
(Fisheries)**

[Order 96-203—Filed November 26, 1996, 1:37 p.m., effective November 26, 1996, 6:01 p.m.]

Date of Adoption: November 25, 1996.
Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-40-02700N.

Statutory Authority for Adoption: RCW 75.08.080.

Under 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: The predominant catch in this fishery is white sturgeon and by definition this fishery has become a directed-fishery on white sturgeon. The department's management plan for Willapa Bay precludes directed-fisheries on sturgeon.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: November 26, 1996, 6:01 p.m.
November 25, 1996

Dirk Brazil
for Bern Shanks
Director

REPEALER

The following section of the Washington Administrative Code is repealed effective 6:01 p.m. November 26, 1996:

WAC 220-40-02700N Willapa Bay salmon—Fall fishery (96-195)

**WSR 96-24-049
EMERGENCY RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
[Filed November 27, 1996, 11:23 a.m.]**

Date of Adoption: November 27, 1996.

Purpose: To lower the permissible exposure limit of asbestos.

Citation of Existing Rules Affected by this Order:
Amending WAC 296-62-07705.

Statutory Authority for Adoption: Chapter 49.17 RCW.

Under 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; and

that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: In its effort to further reduce the significant risk of asbestos exposure, the Occupational Safety and Health Administration (OSHA) lowered the permissible exposure limit (PEL) of asbestos in the federal asbestos final rule published in Federal Register Volume 59, Number 153, dated August 10, 1994, 29 CFR Parts 1910, et al.

The complexity of the federal final rule revision to the asbestos standard has significantly delayed adoption of the federal asbestos rules. The department is required to adopt standards identical to or at-least-as-effective-as the federal regulations to comply with chapter 49.17 RCW, Washington Industrial Safety and Health Act (WISHA), and to meet its obligations to OSHA as a "state plan" state under Section 18(b) of the Occupational Safety and Health Act, 29 U.S.C. 667(b).

In response to the department's request for an extension for adoption of the federal final rules, OSHA, in letter dated March 6, 1996, granted extension on the overall adoption of the asbestos rules conditional to an emergency adoption of the lowered permissible exposure limit of asbestos.

To meet the department's obligations to the asbestos PEL and provide interim protection for workers and the public, the department is adopting the emergency amended rule to lower the permissible exposure limit of asbestos to the federal level. (These rules went to public hearing on October 10, 1996. Adoption of the permanent rules is tentatively scheduled for December 1996 with a tentative effective date of February 20, 1997.)

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

November 27, 1996

Mark O. Brown
Director

AMENDATORY SECTION (Amending Order 89-03, filed 5/15/89, effective 6/30/89)

WAC 296-62-07705 Permissible exposure limits (PEL). (1) Time weighted average (TWA): The employer shall ensure that no employee is exposed to an airborne concentration of asbestos in excess of ~~((0.2))~~ 0.1 fiber per cubic centimeter ~~((0.2))~~ 0.1 f/cc of air as an eight-hour time-weighted average (TWA) as determined by the method

prescribed in WAC 296-62-07735, Appendix A, or by an equivalent method recognized by the department.

(2) Excursion limit. The employer shall ensure that no employee is exposed to an airborne concentration of asbestos in excess of 1.0 fiber per cubic centimeter of air (1 f/cc) as averaged over a sampling period of ~~((fifteen))~~ thirty minutes.

WSR 96-24-050
EMERGENCY RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
[Filed November 27, 1996, 11:27 a.m.]

Date of Adoption: November 27, 1996.

Purpose: Agriculture, chapter 296-306A WAC, adoption of this amendment corrects an inadvertent housekeeping error in the original adoption of WAC 296-306A-16003.

Citation of Existing Rules Affected by this Order: Amending WAC 296-306A-16003.

Statutory Authority for Adoption: RCW 49.17.040, [49.17.]050, [49.17.]060.

Under 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: To prevent unintended impact and confusion to the agriculture industry, this emergency adoption corrects an inadvertent error. This rule provides agriculture employees protection equivalent to that of employees in general industry.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

November 27, 1996
Dorette M. Markham
for Mark O. Brown
Director

AMENDATORY SECTION (Amending WSR 96-22-048, filed 10/31/96, effective 12/1/96)

WAC 296-306A-16003 How must camp shelters be constructed? (1) You must ensure that every shelter in the camp is constructed to provide protection against the elements.

(2) Each room used for sleeping purposes must have at least 50 square feet of floor space for each occupant. The room must have at least a 7-foot ceiling.

(3) You must provide beds, cots, or bunks, and suitable storage facilities such as wall lockers for clothing and personal articles in every sleeping room.

(a) Beds must be at least 36 inches apart, both laterally and end to end, and the frame must keep mattresses at least 12 inches off the floor.

(b) Double-deck bunks must be spaced at least 48 inches apart, both laterally and end to end.

(c) The minimum clear space between lower and upper bunks must be at least 27 inches.

(d) Triple-deck bunks are prohibited.

(4) The floors of each shelter must be constructed of wood, asphalt, or concrete. Wooden floors must be smooth and tight. The floors must be kept in good repair.

(5) All wooden floors must be elevated at least 1 foot above ground level at all points to prevent dampness and to permit free air circulation.

(6) You may "bank" around outside walls with earth or other suitable material to guard against extreme low temperatures.

(7) All living quarters must have windows covering a total area equal to at least one-tenth of the floor area. You must ensure that at least one-half of each window can be opened for ventilation.

(8) All exterior openings must be screened with 16-mesh material. All screen doors must have self-closing devices.

(9) You must ensure that each dwelling unit has at least 70 square feet of floor space for the first occupant and at least 50 square feet of floor space for each additional occupant. In a family unit, the husband and wife must have a separate sleeping area whenever living with one or more children over six years old.

(10) In camps with common cooking facilities, you must provide stoves in an enclosed and screened shelter. You must provide sanitary facilities for storing and preparing food. You must provide one stove for every 10 people or one stove for every two families.

~~(11) ((You must provide sanitary facilities for storing and preparing food.~~

~~(12))~~ If a camp is used during cold weather, you must provide adequate heating equipment.

Note: All heating, cooking, and water heating equipment must be installed according to state and local ordinances, codes, and regulations governing such installations.

WSR 96-24-061
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE
(Fisheries)

[Order 96-204—Filed November 27, 1996, 4:15 p.m.]

Date of Adoption: November 27, 1996.

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.

Under 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 rule is necessary to enforce the decision of the court dated November 26, 1996, re: The Quileute dispute of state crab regulations in the underlying case of United States vs. Washington Subproceeding 89-3. This rule is necessary to administer the management plan for the 1996-97 coastal Dungeness crab fishery in accordance with the agreement between the state and the Quinault Indian Nation.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

November 27, 1996

Dirk Brazil

for Bern Shanks

Director

NEW SECTION

WAC 220-52-04600S Crab seasons and areas.

Notwithstanding the provisions of WAC 220-52-046:

(1) Effective 8:00 a.m. November 28, 1996 through December 31, 1996, it is unlawful for any non-Indian fisher to fish for or have crab gear in coastal waters inside the 25 fathom meander line as measured at mean low water extending from latitude 47°40'30" N. (Destruction Island) to latitude 48°02'15" N.

(2) Effective 12:01 a.m. January 30, 1997, through March 27, 1997, it is unlawful for any non-Indian fisher to fish for or have crab gear in coastal waters inside the 25 fathom meander line as measured at mean low water extending from latitude 47°40'30" N. (Destruction Island) to latitude 48°02'15" N.

(3) Effective 8:00 a.m. November 28, 1996 through December 30, 1996, it is unlawful for any non-Indian fisher to fish for or have crab gear in the water in the rectangular area described by lines projected between the following coordinates: NW corner: 47°08'00" N. And 124°22'00" W; NE corner: 47°08'00" and 124°16'30" W; SE corner: 46°58'00" N and 124°15'30" W; SW corner: 46°58'00" N and 124°20'30" W.

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.

- (3) Chelan County
- (4) Kittitas County
- (5) Grant County
- (6) Adams County
- (7) Yakima County

WSR 96-24-062
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

(Wildlife)

[Order 96-205—Filed November 27, 1996, 4:19 p.m.]

Date of Adoption: November 27, 1996.

Purpose: Declare emergency and allow for custody or destruction of dogs harassing deer or elk.

Citation of Existing Rules Affected by this Order: Amending WAC 232-12-315.

Statutory Authority for Adoption: RCW 77.12.315.

Under 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: Heavier than expected snowfall in eastern Washington has forced deer to lower elevations where harassment by dogs has been observed. In order to protect the deer population, and, later elk population in these counties, it is necessary to allow enforcement officers to take dogs into custody and if necessary to destroy dogs.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

November 27, 1996

Bern Shanks
Director

WSR 96-24-087

RESCISSION OF EMERGENCY RULES
DEPARTMENT OF ECOLOGY

[Order 96-14A—Filed December 4, 1996, 10:05 a.m.]

Date of Adoption: December 2, 1996.

Purpose: Rescinding Emergency Order 96-14 filed on November 22, 1996, as WSR 96-24-022, adopting WAC 222-12-090 and 222-16-030 by reference.

Citation of Existing Rules Affected by this Order: Rescinding Emergency Order 96-14.

Statutory Authority for Adoption: RCW 90.48.420 and 76.09.040.

Under 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; and that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: Clerical error of attaching extraneous materials to previous filing.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

December 2, 1996

Mary Riveland
Director

NEW SECTION

WAC 232-12-31500C Declaration of emergency for custody or destruction of dogs harassing deer and elk. Effective immediately until further notice an emergency is declared in the following Washington State counties, and it is lawful for fish and wildlife officers to take into custody or destroy, if necessary, any dog that is pursuing, harassing, attacking or killing deer or elk:

- (1) Okanogan County
- (2) Douglas County

WSR 96-24-088
EMERGENCY RULES
DEPARTMENT OF ECOLOGY

[Order 96-14B—Filed December 4, 1996, 10:06 a.m.]

Date of Adoption: December 2, 1996.

Purpose: Revise forest practices rules definitions of Type 2 and 3 streams to protect riparian and related areas and water quality upstream of fish hatchery intakes. Forest

EMERGENCY

practices rule changes (WAC 222-16-030) are incorporated by reference, pursuant to WAC 173-202-020 Washington forest practices rules and regulations to protect water quality.

Citation of Existing Rules Affected by this Order: Amending WAC 173-202-020.

Statutory Authority for Adoption: RCW 90.48.420 and 76.09.040.

Under 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; and that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: Recent studies show many streams are incorrectly typed. Management requirements are based in part on stream types and as a result, fish and other aquatic resources are inadequately protected. Emergency rule will correct that deficiency and provide needed protection as required by federal and state law. Immediate amendment of this rule is necessary for general public welfare and observing notice/comment requirements as in a permanent rule would be contrary to public interest. Developed by TFW policy to be copromulgated by the Forest Practices Board and the department.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

December 2, 1996

Mary Riveland
Director

AMENDATORY SECTION (Amending WSR 94-17-011, filed 8/8/94, effective 9/8/94)

WAC 173-202-020 Certain WAC sections adopted by reference. The following sections of the Washington Administrative Code existing on ~~((September 15, 1994))~~ November 14, 1996, are hereby adopted by reference as part of this chapter in all respects as though the sections were set forth herein in full:

WAC 222-08-035—Continuing review of forest practices regulations.

WAC 222-12-010—Authority.

WAC 222-12-040—Alternate plans.

WAC 222-12-045—Adaptive management.

WAC 222-12-046—Cumulative effect

WAC 222-12-070—Enforcement policy.

WAC 222-12-090—Forest practices board manual.

WAC 222-16-010—General definitions.

WAC 222-16-030—Water typing system.

WAC 222-16-035—Wetland typing system.

WAC 222-16-050 (1)(a), (1)(e), (1)(h), (1)(i), (3)(b), (3)(c), (3)(d), (3)(e), (3)(f), (3)(n), (3)(o), (3)(p), (4)(c), (4)(d), (4)(e), (5)(b), (5)(c), (5)(d), (5)(e), (5)(f), (5)(h), (5)(n)—Classes of forest practices.

WAC 222-16-070—Pesticide uses with the potential for a substantial impact on the environment.

WAC 222-22-010—Policy.

WAC 222-22-020—Watershed administrative units.

WAC 222-22-030—Qualification of watershed resource analysts, specialists, and field managers.

WAC 222-22-040—Watershed prioritization.

WAC 222-22-050—Level 1 watershed resource assessment.

WAC 222-22-060—Level 2 watershed resource assessment.

WAC 222-22-070—Prescription recommendation.

WAC 222-22-080—Approval of watershed analysis.

WAC 222-22-090—Use and review of watershed analysis.

WAC 222-22-100—Application review prior to watershed analysis.

WAC 222-24-010—Policy.

WAC 222-24-020 (2), (3), (4), (6)—Road location.

WAC 222-24-025 (2), (5), (6), (7), (8), (9), (10)—Road design.

WAC 222-24-030 (2), (4), (5), (6), (7), (8), (9)—Road construction.

WAC 222-24-035 (1), (2)(c), (2)(d), (2)(e), (2)(f)—Landing location and construction.

WAC 222-24-040 (1), (2), (3), (4)—Water crossing structures.

WAC 222-24-050—Road maintenance.

WAC 222-24-060 (1), (2), (3), (6)—Rock quarries, gravel pits, borrow pits, and spoil disposal areas.

WAC 222-30-010—Policy—Timber harvesting.

WAC 222-30-020 (2), (3), (4), (5), (7)(a), (7)(e), (7)(f), (8)(c)—Harvest unit planning and design.

WAC 222-30-025—Green-up: Even-aged harvest size and timing.

WAC 222-30-030—Stream bank integrity.

WAC 222-30-040—Shade requirements to maintain stream temperature.

WAC 222-30-050 (1), (2), (3)—Felling and bucking.

WAC 222-30-060 (1), (2), (3), (5)(c)—Cable yarding.

WAC 222-30-070 (1), (2), (3), (4), (5), (7), (8), (9)—Tractor and wheeled skidding systems.

WAC 222-30-080 (1), (2)—Landing cleanup.

WAC 222-30-100 (1)(a), (1)(c), (4), (5)—Slash disposal.

WAC 222-34-040—Site preparation and rehabilitation.

WAC 222-38-010—Policy—Forest chemicals.

WAC 222-38-020—Handling, storage, and application of pesticides.

WAC 222-38-030—Handling, storage, and application of fertilizers.

WAC 222-38-040—Handling, storage, and application
of other forest chemicals.

EMERGENCY

**WSR 96-24-003
PROCLAMATION
OFFICE OF THE GOVERNOR**
[November 20, 1996]

WHEREAS, a severe snow and ice storm causing extensive power outages beginning on November 19, 1996, in Washington State and threatening the citizens of Spokane County and the City of Spokane; and

WHEREAS, the Washington State Military Department has implemented the state's Comprehensive Emergency Management Plan, coordinating resources to support local officials in alleviating the immediate social and economic impacts to people and property and assessing the magnitude of the disaster. The severity and magnitude of the destruction from freezing rain and snow are beyond the capabilities of the affected political subdivisions;

NOW, THEREFORE, I, Mike Lowry, Governor of the state of Washington as a result of the aforementioned situation and under RCW 43.06 and 38.52, do hereby proclaim that a State of Emergency exists in Spokane County and direct the implementation of the Washington State Comprehensive Emergency Management Plan. State agencies and departments are directed to utilize state resources and to do everything possible to assist affected political subdivisions in an effort to cope with the emergency. Additionally, the Washington State Military Department, Emergency Management is instructed to coordinate all state disaster-related assistance to the affected areas.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia, this twentieth day of November, A.D., nineteen hundred and ninety-six.

Mike Lowry
Governor of Washington

BY THE GOVERNOR

Michelle Burkheimer
Acting Deputy Secretary of State

**WSR 96-24-009
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
LABOR AND INDUSTRIES**
(Board of Boiler Rules)
[Memorandum—November 20, 1996]

As per chapter 42.30 RCW, the Open Public Meetings Act, the time and place of regular meetings for the Board of Boiler Rules for 1997 will be held on the following dates in January, March, May, September and November 1997 commencing at 10:00 a.m. A study day, which is open to the public, is for board discussion only and will be held on the Monday preceding the board meeting.

Dates and locations are as follows:

- | | |
|-----------------------------------|--|
| January 13, 1997 (study) | Tukwila L&I Office
12806 Gateway Drive |
| January 14, 1997 (public meeting) | Bellevue L&I Office
616 120th Avenue N.E. |

- | | |
|-------------------------------------|--|
| March 17, 1997 (study) | Tukwila L&I Office
12806 Gateway Drive |
| March 18, 1997 (public meeting) | Tukwila L&I Office |
| May 19, 1997 (study) | Vancouver L&I Office
312 S.E. Stonemill Drive |
| May 20, 1997 (public meeting) | Vancouver L&I Office |
| September 15, 1997 (study) | Tumwater L&I Office
7273 Linderson Way S.W. |
| September 16, 1997 (public hearing) | Tumwater L&I Auditorium |
| November 17, 1997 (study) | Tukwila L&I Office
12806 Gateway Drive |
| November 18, 1997 (public meeting) | Tukwila L&I Office |

Note: Maps of the meeting locations will be mailed to those interested in attending. Please call (360) 902-5270 if more information is required.

**WSR 96-24-010
PROCLAMATION
OFFICE OF THE GOVERNOR**
[November 21, 1996]

AMENDING PROCLAMATION OF AN EMERGENCY

WHEREAS, extensive power outages caused by a winter snow and ice storm are threatening the health and safety of the permanent and transient populations of Spokane County;

NOW THEREFORE, I, MIKE LOWRY, Governor of the state of Washington, as a result of the aforementioned situation and under RCW 43.06 and 38.52, do hereby amend the Proclamation of November 20, 1996.

Pursuant to the authority vested in me by RCW 38.08.040, I hereby authorize The Adjutant General of the state of Washington to call the Washington National Guard into active service of the state for the duration of the emergency, in such numbers as he deems appropriate, to provide emergency assistance and law enforcement support to state agencies and local jurisdictions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the state of Washington to be affixed at Olympia this 21st day of November A.D., Nineteen Hundred Ninety-six.

Mike Lowry
Governor of Washington

Attest:
Tracy A. Guerin
Acting Deputy Secretary of State

**WSR 96-24-011
POLICY STATEMENT
LOTTERY COMMISSION**
[Filed November 22, 1996, 8:41 a.m.]

The Washington State Lottery has recently adopted or revised the following policies:

POL 110.007 - PUBLIC INFORMATION RESPONSE PLAN (revision)
When the lottery director has determined that an emergency exists, the designated spokesperson (usually the

MISCELLANEOUS

public information officer) may be required to be available via a cellular telephone or pager.

Signed November 11, 1996

POL 110.554 - ON-LINE DRAWING CONTINGENCIES (revision)

When the headquarters drawing official cannot retrieve, enter, or forward the validated Daily Keno numbers after the on-line drawings: (a) It is no longer necessary for the on-line coordinator to contact the on-line vendor, and (b) only one checksum (instead of two) is computed to ensure it matches the audit log generated by the automated drawing machine.

Signed October 31, 1996

POL 120.015 - SEXUAL HARASSMENT (revision)

The following clarifications were made: (a) Lottery employees who experience or witness sexual harassment are expected to notify the harasser of the inappropriate behavior and request they stop the behavior immediately, (b) employees can complain directly to the personnel manager without going through supervisory channels, and (c) sexual harassment also includes jokes, slurs and innuendoes.

Also added the following responsibilities:

Managers must clearly communicate this policy and provide training to new employees during the orientation phase of their employment; review the sexual harassment policy annually with staff; and ensure that suspected sexual harassment they observe or become aware of is resolved.

Supervisors must ensure that suspected sexual harassment they observe, and/or which they become aware of, is resolved.

Managers and supervisors who do not ensure that suspected sexual harassment they observe or become aware of is resolved are subject to disciplinary action, up to and including dismissal.

Signed November 12, 1996

POL 140.001 - RETAILER CRIMINAL HISTORY AND CREDIT CRITERIA FOR APPLICANTS AND LICENSEES (revision)

The lottery will now grant provisional licenses to on-line change of ownerships before performing the credit check. (Currently-licensed retailers applying for an on-line endorsement must still pass the credit check before the endorsement can be issued.)

Signed September 23, 1996

POL 110.552 - WEDNESDAY AND SATURDAY QUINTO, LOTTO, DAILY GAME AND DAILY KENO DRAWINGS (revision)

Pre-air testing for the Lotto drawing is now performed before the Quinto pre-air testing. Post-air tests may now be performed before Daily Keno is verified, if the lottery's on-line vendor's WinCount program is slow. The checksum for Lotto and Quinto are no longer calculated.

Signed September 23, 1996

POL 110.554 - ON-LINE DRAWING CONTINGENCIES (revision)

When the microwave from the drawing studio fails and cannot be repaired or replaced for the live drawing, the back-up tape is no longer transported to the television station. Instead, after the drawings are verified, the LDO will instruct the t.v. station to crawl the drawing results.

Signed September 23, 1996

POL 110.555 - DAILY GAME AND DAILY KENO DRAWINGS (MONDAY, TUESDAY, THURSDAY, FRIDAY AND SUNDAY) (revision)

Daily Game post-air tests may now be performed before the Daily Keno numbers are verified if the on-line vendor's WinCount program is slow.

Signed September 23, 1996

POL 120.017 - SHARED LEAVE PROGRAM (new)

This new policy states that the lottery follows all merit system rules and RCWs when determining eligibility and approving all shared leave. A procedure was implemented to ensure all employees are aware of the process to follow when requesting or donating shared leave.

Signed September 25, 1996

POL 120.003 - CONDITIONS OF EMPLOYMENT FOR EXEMPT EMPLOYEES (revision)

Beginning with an exempt employee's third year of employment, performance evaluations can either be done on a "Manager Development and Performance Plan (MDPP)" or key objectives can be identified at the beginning of the year and progress toward those goals discussed at the close of the year. Both identification and discussion of progress are done in writing and signed by the supervisor and employee. Performance evaluations for the first two years of exempt employment continue to be done on an MDPP.

The policy was also rewritten to clarify that exempt employees serve at the pleasure of the lottery director, and the list of behaviors which might lead to an exempt employee's termination was determined unnecessary and, therefore, deleted.

Signed October 8, 1996

POL 210.003 - OVERLAPPING FISCAL YEAR LOTTO LIABILITY (revision)

The Lotto jackpot prize liability is now based on the "jackpot size for the last drawing of the fiscal year," instead of on "revenue earned within each fiscal year."

Signed November 11, 1996

POL 230.001 - INVENTORYING INSTANT TICKETS (revision)

The reports used when performing instant ticket inventories were updated to reflect the changes due to conversion to a new on-line vendor. Lottery staff performing the inventories will ensure that all returned/swapped tickets are removed from the DSRs' trunks.

Signed October 31, 1996

POL 240.002 - LOTTO JACKPOT PRIZE PAYMENT AMOUNTS (revision)

This policy was revised for clarification only: The first Lotto jackpot prize payment is made in cash; securities are purchased for the remaining nineteen payments.

Signed November 11, 1996

POL 320.037 - DOUBLE LOTTO ON-LINE RETAILER CLERK PROMOTION (new)

In an effort to educate retail owners and their staff about the new Double Lotto option to the Lotto game, and to increase customer awareness of the Double Lotto option, this policy established guidelines for a six-week contest to award prizes to on-line retailer owners for having a high percentage of Double Lotto sales in relation to their Lotto sales.

Signed July 19, 1996

POL 320.038 - "MYSTERY SHOPPER" PROGRAM (DOUBLE LOTTO)
(new)

This policy establishes a process for rewarding on-line retailers for displaying at least two pieces of point of sale (POS) for the new Double Lotto option to the Lotto game. Retailers visited from September 9-20 received two "Play One On Us" coupons if they strategically placed two pieces of approved Double Lotto POS.

Signed July 19, 1996

POL 420.002 - AIR TRANSPORTATION (revision)

The lottery's supply officer will no longer use a transportation request form when completing air travel arrangements.

Signed August 29, 1996

POL 420.018 - HAZARD COMMUNICATIONS PLAN (new)

This policy establishes guidelines for ensuring that lottery employees are informed of potentially hazardous chemicals in the work place, receive training on handling hazardous chemicals, and receive medical treatment after an accident or exposure to hazardous chemicals. The lottery's operations manager has determined that the lottery does not currently possess any hazardous chemicals. The supply officer and operations manager will work together to determine whether any lottery purchases contain hazardous chemicals. If hazardous chemicals are identified, the safety officer is responsible for ensuring the chemicals are marked as hazardous, training employees, posting material safety data sheets, and ensuring this policy is updated and posted in all lottery work places. In the event of an accident/exposure to a hazardous chemical, the employee's supervisor is responsible for ensuring the employee receives prompt medical treatment.

Signed October 9, 1996

To receive a copy of any of these policy statements, contact Becky Zopolis, Washington State Lottery, P.O. Box 43000, Olympia, WA 98504-3000, phone (360) 586-1051, FAX (360) 586-6586.

WSR 96-24-013
EXECUTIVE ORDER
OFFICE OF THE GOVERNOR
[EO 96-06]

SUPERSEDING EXECUTIVE ORDER 91-05
STATE DEVELOPMENTAL DISABILITIES COUNCIL

WHEREAS, On April 27, 1976, Governor Daniel J. Evans issued Executive Order 76-03 establishing the State Developmental Disabilities Planning Council, with that order subsequently amended in 1982 by Governor John Spellman in Executive Order 82-23 and in 1985 by Governor Booth Gardner in Executive Order 85-03, and

WHEREAS, In 1990, the earlier federal enabling law, Public Law 95-602, was amended by Public Law 101-496, and Governor Gardner issued Executive Order 91-05, and

WHEREAS, Public Law 101-496 was amended in 1994 by Public Law 103-230 by the Development Assistance and Bill of Rights Act of 1994 (the Act).

NOW, THEREFORE, I, Mike Lowry, Governor of the State of Washington, do hereby reaffirm the establishment of the State Developmental Disabilities Council, hereinafter referred to the "Council", and require the following:

1. The Council pursuant to the Act shall promote, through systemic change, capacity building, and advocacy activities, the development of a consumer and family-centered comprehensive system and a coordinated array of culturally competent services, supports, and other assistance designed to achieve independence, productivity, and integration and serve as an advocate and planning body for individuals with developmental disabilities in the State of Washington. It shall advise the Governor of significant issues and future trends in the provision of services to individuals with developmental disabilities.
2. The Council shall establish priorities, set the principles, and determine the service delivery needs to be met in the state plan required under the Act. The Council's duties shall also include the monitoring, review and evaluation, not less often than annually, of the implementation of the state plan; to the extent feasible, review and comment on all state plans which relate to programs affecting persons with developmental disabilities; submit to the Secretary of the federal department of Health and Human Services, through the Governor, such period reports on the Council's activities as a Secretary may reasonably request.
3. In order to fulfill its planning, public policy, and advocacy functions, the Council will have access to all necessary information from the principal state agencies whose responsibilities include serving persons with developmental disabilities. The council and the principal state agencies shall have the responsibility to develop written memorandums setting forth their working relationship in order to meet the requirements of the Act.
4. The Act requires a state agency to be designed to receive, account for, and disburse funds available under this act. The Department of Community, Trade and Economic Development (CTED) is designated as this agency and shall fulfill the responsibilities of the designated state agency delineated in the Act. The Council shall operate within federal and state policies and procedures in all its administrative functions and the Department shall assist the Council in maintaining compliance.
5. The Executive Director for the Council is an exempt employee and shall be hired by the Council from a list of three candidates selected through a screening committee. A selection process shall be designed by the Council in conjunction with the Director of CTED. Termination of the Executive Director of the Council by the Council may be done only after notification and in consultation with the Director of CTED. The Executive Director of the Council shall be supervised by the Council Chair. The Council shall determine the number and qualifications of staff hired under the funds available to it. The Executive Director of the Council shall

hire and be responsible for the staff, except staff assigned to the functions of accounting and auditing, which shall be hired by and responsible to the Director of CTED.

6. The Council and staff shall be funded from monies available under the Act and the funds shall be expended according to the provisions of the Act and federal/state regulations.
7. The Council shall be composed of thirty-three (33) members of which twelve (12) shall constitute a quorum. Members of the Council shall be appointed by the Governor and shall serve at the pleasure of the Governor. The Governor shall designate the Chair of the Council who shall serve at the pleasure of the Governor. Council members shall serve no more than two consecutive three-year terms. The membership of the Council shall include representatives of principal state agencies/programs, higher education facilities/university affiliated programs, the state protection and advocacy system, local agencies, and non-governmental agencies and groups concerned with services to people with developmental disabilities within the state, provided that at least one-half of the membership of the Council shall consist of persons who are:
 - A. Persons with developmental disabilities or parent or guardians of such persons; or
 - B. Immediate relatives or guardians of persons with mentally impairing developmental disabilities.
 - C. Persons so designated in a and b above shall not be employees of a state agency that receives funds or provides services to people with developmental disabilities or are managing employees of any other entity that receives funds or provides services, or persons with an ownership or controlling interest with respect to any such entity.
 - D. Of the members of the Council described in A and B, above:
 1. at least one-third shall be persons with developmental disabilities, and
 2. at least one-third shall be immediate relatives of guardians of persons with mentally impairing developmental disabilities; and
 3. at least one individual shall be an immediate relative or guardian of an institutionalized person with a developmental disability or an individual with developmental disabilities who resides or previously resided in an institution.
8. All aspects of the State Developmental Disabilities Council shall comply with, and conform to the requirements of federal law.
9. This order is effective immediately and shall supersede Executive Order 91-05 which is hereby rescinded.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the State of Washington to be Affixed at Olympia this 20TH day of November A.D., Nineteen hundred and ninety-six.

Mike Lowry

Governor of Washington

BY THE GOVERNOR

Donald F. Whiting

Assistant Secretary of State

WSR 96-24-014
EXECUTIVE ORDER
OFFICE OF THE GOVERNOR
 [EO 96-07]

DISSOLVING THE GOVERNOR'S INTERAGENCY
CRIMINAL JUSTICE WORK GROUP AND RESCINDING
EXECUTIVE ORDER 81-15

WHEREAS, the Governor's Interagency Criminal Justice Work Group was established through executive order on August 14, 1981; and

WHEREAS, the members of the Governor's Interagency Criminal Justice Work Group have faithfully carried out their important work for 15 years; and

WHEREAS, the major task of the Governor's Interagency Criminal Justice Work Group - prison population forecasting and assumption setting - has been taken on by the Sentencing Guidelines Commission; and

WHEREAS, the Governor's Interagency Criminal Justice Work Group met on April 5, 1996 to consider whether dissolving the group was appropriate and timely and voted unanimously to request this; and

WHEREAS, the Governor's Interagency Criminal Justice Work Group is holding a final meeting on December 4, 1996 to discuss legislation proposed by their member agencies;

NOW, THEREFORE, I, Mike Lowry, Governor of the state of Washington, by virtue of the power vested in me, do hereby rescind Executive Order 81-15, thereby dissolving the Governor's Interagency Criminal Justice Work Group, effective December 5, 1996.

On behalf of the people of the state of Washington, I thank the members, past and present, for their hard work and commitment over the years.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the State of Washington to be affixed at Olympia on this 20th day of November, A.D., nineteen hundred and ninety-six.

Mike Lowry

Governor of Washington

BY THE GOVERNOR

Donald F. Whiting

Assistant Secretary of State

WSR 96-24-018
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 [Filed November 22, 1996, 1:36 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Numbered Memorandum 96-96.
Subject: Pediatric fluoride vitamins for adults.
Effective Date: January 1, 1997.

Document Description: Effective January 1, 1997, the Medical Assistance Administration (MAA) will deny all claims for pediatric fluoride vitamins for individuals over twenty years of age. This decision is based on the fact that prescriptions for these drugs are being inappropriately written and dispensed to clients over twenty years of age. Discussions conducted within MAA's Drug Utilization and Education Council indicated there is no medical justification for this practice. If a medical need for fluoride is justified, single fluoride products are available and covered.

To receive a copy of the interpretive or policy statement, contact Anne DeJarnette, Administrative Regulations Analyst, Department of Social and Health Services, Medical Assistance Administration, Division of Client Services, P.O. Box 45530, Olympia, WA 98513, phone (360) 664-2320, TDD 1-800-848-5429, FAX (360) 753-7315, e-mail dejarae@dshs.wa.gov.

November 18, 1996
 Steven Wish, Section Head
 Division of Client Services

WSR 96-24-019
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 [Filed November 22, 1996, 1:38 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Hearing Aids and Services Program.
Subject: Policy and billing requirements for hearing aids and services.

Effective Date: November 1, 1996.

Document Description: This billing instruction contains the Medical Assistance Administration's up-to-date policy and billing requirements for hearing aids and services, as well as the appropriate supplier information.

To receive a copy of the interpretive or policy statement, contact Anne DeJarnette, Administrative Regulations Analyst, Department of Social and Health Services, Medical Assistance Administration, Division of Client Services, P.O. Box 45530, Olympia, WA 98513, phone (360) 664-2320, TDD 1-800-848-5429, FAX (360) 753-7315, e-mail dejarae@dshs.wa.gov.

November 18, 1996
 Steven Wish, Section Head
 Division of Client Services

WSR 96-24-020
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 [Filed November 22, 1996, 1:40 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Guidelines for dispensing over the counter contraceptives.

Subject: Guidelines for dispensing over the counter contraceptives.

Effective Date: November 25, 1996.

Document Description: Provides pharmacists with guidelines to dispense over the counter contraceptives. States there are no limits. Pharmacists are to use professional judgement, or contact MAA pharmacy consultants if they have questions about a client's request. Makes exception to thirty-four day supply policy.

To receive a copy of the interpretive or policy statement, contact Anne DeJarnette, Administrative Regulations Analyst, Department of Social and Health Services, Medical Assistance Administration, Division of Client Services, P.O. Box 45530, Olympia, WA 98513, phone (360) 664-2320, TDD 1-800-848-5429, FAX (360) 753-7315, e-mail dejarae@dshs.wa.gov.

November 19, 1996
 Steven Wish, Section Head
 Division of Client Services

WSR 96-24-023
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF ECOLOGY
 [Filed November 22, 1996, 2:46 p.m.]

INTERPRETIVE OR POLICY STATEMENT FILING

Purpose: In order to comply with section 12(4), chapter 206, Laws of 1996, the Department of Ecology submits the following:

Description of the Subject Matter: When chapter 173-351 WAC, Criteria for municipal solid waste landfills, was adopted in 1993, ecology anticipated that issues would arise requiring clarification. This issue paper discusses post-closing funding specifically pay-in periods with possible options for meeting the rule requirements.

Effective Date: December 13, 1996.

To receive a copy of the policy or interpretive statement contact Randy Martin, Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600.

November 15, 1996
 James J. Pendowski
 Program Manager

WSR 96-24-024
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF ECOLOGY

[Filed November 22, 1996, 2:47 p.m.]

INTERPRETIVE OR POLICY STATEMENT FILING

Purpose: In order to comply with section 12(4), chapter 206, Laws of 1996, the Department of Ecology submits the following:

Description of the Subject Matter: When chapter 173-351 WAC, Criteria for municipal solid waste landfills, was adopted in October 1993, the agency recognized that some areas of the rule would require further clarification. This technical information memoranda discusses the suggested level of contingency funding for the closure and post-closure of municipal solid waste landfills.

Effective Date: December 13, 1996.

To receive a copy of the policy or interpretive statement contact Randy Martin, Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600.

November 15, 1996
 James J. Pendowski
 Program Manager

WSR 96-24-026
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF AGRICULTURE

(Wheat Commission)

[Memorandum—November 25, 1996]

The Washington Wheat Commission hereby complies with regulations as stated in RCW 42.30.075 and provides pertinent scheduled meeting information of the board of directors for publication in the State Register for the period January through December 1997 as follows:

Regular - January 22 (10:00 a.m.) and 23 (8:30 a.m.)
 West 907 Riverside Avenue
 Spokane, WA

Regular - March 26 (10:00 a.m.) and 27 (8:30 a.m.)
 West 907 Riverside Avenue
 Spokane, WA

Annual - May 21 (10:00 a.m.) and 22 (8:30 a.m.)
 West 907 Riverside Avenue
 Spokane, WA

Regular - September 17 (10:00 a.m.) and 18 (8:30 a.m.)
 West 907 Riverside Avenue
 Spokane, WA

Regular - November 19 (10:00 a.m.) and 20 (8:30 a.m.)
 West 907 Riverside Avenue
 Spokane, WA

We understand that should any changes to this meeting schedule become necessary, we will provide the information at least twenty days prior to the rescheduled meeting date for publication in the State Register.

WSR 96-24-027
NOTICE OF PUBLIC MEETINGS
CONVENTION AND TRADE
CENTER

[Memorandum—November 21, 1996]

NOTICE OF ADJOURNED PUBLIC MEETING

The November 20, 1996, regular meeting of the Washington State Convention and Trade Center board of directors has been adjourned to Wednesday, November 27 at 1:30 p.m. in Room 310 of the Convention Center.

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

WSR 96-24-028
NOTICE OF PUBLIC MEETINGS
CONVENTION AND TRADE
CENTER

[Memorandum—November 20, 1996]

Pursuant to Washington State Convention and Trade Center board action, following is Resolution No. 413 establishing the 1997 regular meetings schedule of the board of directors. All regular meetings of the board will be held at 1:30 p.m. in a Convention Center meeting room.

Adopted November 20, 1996

RESOLUTION NO. 413

A RESOLUTION OF THE BOARD OF DIRECTORS OF
 THE WASHINGTON STATE CONVENTION & TRADE
 CENTER (WSCTC) ESTABLISHING THE 1997
 REGULAR MEETING SCHEDULE

WHEREAS, the Board of Directors desires to establish the 1997 schedule for regular meetings of the Board; and

WHEREAS, the regular meetings of the Board will be held at 1:30 p.m. at the Convention Center; and

WHEREAS, the Board of Directors desires to hold its regular meeting on the third Wednesday of every month during 1997, except in July when the meeting will be held off site on July 18-19, 1997; and

WHEREAS, the Board of Directors desires to adopt the attached schedule of meeting dates for publication in the *State Register* as contemplated by the Open Public Meetings Act at RCW 42.30.075;

NOW, THEREFORE, BE IT RESOLVED that regular meetings of the WSCTC Board of Directors in 1997 shall be held at the Convention Center, 800 Convention Place, Seattle, at 1:30 p.m. on the third Wednesday of every month, except in July when the meeting will be held off site on July 18-19, as set forth in the attached schedule; and

BE IT FURTHER RESOLVED, the Chairman of the Board, or his designee, shall take the steps necessary to public notice of the time and place of regular meetings in the *State Register* as contemplated by the Open Public Meetings Act at RCW 42.30.075.

MISCELLANEOUS

Washington State Convention and Trade Center
 1997 Regular Board Meetings
 WSCTC Meeting Room
 Wednesday, 1:30 p.m.

- January 15
- February 19
- March 19
- April 16
- May 21
- June 18
- July 18-19
- August 20
- September 17
- October 15
- November 19
- December 17

WSR 96-24-029
NOTICE OF PUBLIC MEETINGS
LIBRARY COMMISSION
 [Memorandum—November 22, 1996]

The Washington State Library Commission will meet on Thursday, December 5, 1996, from 3:00 p.m. to 5:00 p.m. at the Everett Public Library, 2702 Hoyt Avenue, Everett, WA 98201-3556, for a Washington State Library Commission briefing meeting.

The Washington State Library Commission will hold their quarterly business meeting on Friday, December 6, 1996, at the Everett Public Library, Everett, Washington from 10:00 to noon.

For additional information, please contact Cathy M. Stussy at (360) 753-2914 or cstussy@wln.com.

Persons with a disability needing special accommodations should contact Cathy Stussy at (360) 753-2914.

WSR 96-24-030
NOTICE OF PUBLIC MEETINGS
EXECUTIVE ETHICS BOARD
 [Memorandum—November 25, 1996]

In 1997 the Executive Ethics Board will hold regular monthly meetings on the second Friday of each month, with the exception of August and December when no meetings will be held. Under this schedule the board will meet on the following dates:

- January 10
- February 14
- March 14
- April 11
- May 9
- June 13
- July 11
- September 12
- October 10
- November 14

Meetings will commence at 9:00 a.m. The meetings will be held at the Washington State Training and Conference Center, 19010 1st Avenue South, Seattle, WA 98418. Interested parties may contact the secretary to the board for more information at (360) 664-0871.

Individuals requiring reasonable accommodations should contact the secretary to the board. Such requests should be made at least ten working days in advance of the scheduled meeting date.

WSR 96-24-038
NOTICE OF PUBLIC MEETINGS
LOWER COLUMBIA COLLEGE
 [Memorandum—November 21, 1996]

On November 20, 1996, the Community College District 13 board of trustees approved meeting dates for 1997. All regular meetings are scheduled to begin at 5:00 p.m. on the third Wednesday of each month. The meeting dates are listed below:

- January 15, 1997
- February 19, 1997
- March 19, 1997
- April 16, 1997
- May 21, 1997
- June 18, 1997
- July 16, 1997
- August 20, 1997
- September 17, 1997
- October 15, 1997
- November 19, 1997
- December 17, 1997

WSR 96-24-046
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
LABOR AND INDUSTRIES
 [Memorandum—November 25, 1996]

In accordance with chapter 42.30 RCW, Open Public Meetings Act, the time and place of regular meetings for the FAS Board for 1997 have been scheduled. The meetings are scheduled to begin at 1:00 p.m. on the fourth Thursdays of February, May, August, and November at the following location:

Labor and Industries Headquarters Building
 Room S119
 7273 Linderson Way S.W.
 Tumwater, WA

The dates are as follows:

- February 20, 1997
- May 15, 1997
- August 21, 1997
- November 20, 1997

MISCELLANEOUS

WSR 96-24-047
NOTICE OF PUBLIC MEETINGS
WORKFORCE TRAINING AND
EDUCATION COORDINATING BOARD

[Memorandum—November 26, 1996]

On October 3, 1996, the Washington State Workforce Training and Education Coordinating Board adopted the following 1997 meeting schedule:

- Tuesday, January 28, 1997
(The Olympia Center, Olympia)
- Tuesday, March 25, 1997
(New Market Vocational Skills Center, Tumwater)
- Thursday, May 29, 1997
(Chief Lechi School, Puyallup)
- Wednesday, August 6, 1997
Board Planning Session
(Bellingham Technical College)
- Friday, September 12, 1997
(Moses Lake Job Corps, Moses Lake)
- Tuesday, October 28, 1997
(Spokane Community College)
- Friday, December 12, 1997
(Seattle Vocational Institute)

WSR 96-24-048
NOTICE OF PUBLIC MEETINGS
COMMUNITY ECONOMIC
REVITALIZATION BOARD

[Memorandum—November 27, 1996]

- January 16, 1997
GFP Board Room
Sea-Tac International Airport
9:00 a.m. - 1:00 p.m.

This is a change in location from the Host International Auditorium.

If you have questions please contact Jane at 753-6574.

WSR 96-24-053
POLICY STATEMENT
DEPARTMENT OF HEALTH

[Filed November 27, 1996, 11:50 a.m.]

NOTICE OF ADOPTION OF POLICY STATEMENT

Title of Policy: Complaints against board members.
 Issuing Entity: Washington State Board of Osteopathic Medicine and Surgery.
 Subject Matter: Establishes a mechanism which would provide for an impartial review of these cases as is afforded other complaints.
 Effective Date: September 20, 1996.
 Contact Person: Arlene A. Robertson, Program Manager, Department of Health, Board of Osteopathic Medicine

and Surgery, P.O. Box 47866, Olympia, WA 98504-7866, (360) 664-3722.

WSR 96-24-054
POLICY STATEMENT
DEPARTMENT OF HEALTH

[Filed November 27, 1996, 11:51 a.m.]

NOTICE OF ADOPTION OF POLICY STATEMENT

Title of Policy: Patient Abandonment Defined, A13.01.
 Issuing Entity: Washington State Nursing Care Quality Assurance Commission.
 Subject Matter: Defines patient abandonment and the terms used in the definition of patient abandonment. Clarifies WAC 246-838-030(16) and 246-839-710 (4)(c). Also describes situations that are not considered patient abandonment but are considered employee/employer issues.
 Effective Date: October 25, 1996.
 Contact Person: Jeanne Giese, Nurse Practice Manager, Nursing Quality Assurance Commission, P.O. Box 47864, Olympia, WA 98504-7864, (360) 664-4224.

WSR 96-24-055
POLICY STATEMENT
DEPARTMENT OF HEALTH

[Filed November 27, 1996, 11:52 a.m.]

NOTICE OF POLICY ADOPTION

Title: Guidelines for management of pain.
 Issuing Entity: Washington State Board of Osteopathic Medicine and Surgery.
 Subject: The board has adopted the Department of Health guidelines with minor additions to two of the definitions.
 Effective Date: November 1, 1996.
 Contact Person: Arlene A. Robertson, Program Manager, Department of Health, Board of Osteopathic Medicine and Surgery, P.O. Box 47866, Olympia, WA 98504-7866, (360) 664-3722.

WSR 96-24-056
INTERPRETIVE STATEMENT
DEPARTMENT OF HEALTH

[Filed November 27, 1996, 11:53 a.m.]

NOTICE OF ADOPTION OF INTERPRETIVE STATEMENT

Title: Can an RN delegate, to an unregulated person in the event of insulin shock, the procedure of administering glucagon by injection?
 Issuing Entity: Washington State Nursing Care Quality Assurance Commission.
 Subject: The commission issued an advisory opinion in response to the request from Mary Ann Carr, Puyallup, Washington, on whether an RN can delegate, to an unregulated person in the event of insulin shock/unresponsive hypoglycemia, the procedure of administering glucagon by injection.
 Effective Date: October 25, 1996.

MISCELLANEOUS

Contact Person: Pam L. Mena, Program Manager,
Department of Health, Nursing Care Commission, P.O. Box
47864, Olympia, WA 98504-7864, (360) 664-4219.

WSR 96-24-060
NOTICE OF PUBLIC MEETINGS
LIBRARY COMMISSION
[Memorandum—November 26, 1996]

The Washington State Library Commission has revised the time and location of the Washington State Library Commission briefing meeting in order to have a quorum. The Washington State Library Commission briefing meeting was originally scheduled for: Thursday, December 5, 1996, 3:00 p.m. to 5:00 p.m. at the Everett Public Library. A notice of change will be posted at the Everett Library. Please note the following changes listed below:

WASHINGTON STATE LIBRARY (WSL) COMMISSION
BRIEFING MEETING

DATE: Thursday, December 5, 1996
TIME: 6:30 p.m.
LOCATION: Howard Johnson Plaza - Roasters
Everett, Washington

WASHINGTON STATE LIBRARY COMMISSION
QUARTERLY MEETING - NO CHANGE

DATE: Friday, December 6, 1996
TIME: 10:00 a.m. to noon
LOCATION: Everett Public Library
2702 Hoyt Avenue
Everett, WA 98201
(206) 259-8001

For additional information, please do not hesitate to contact Cathy M. Stussy at (360) 753-2914, FAX (360) 586-7575 or e-mail cstussy@wln.com.

WSR 96-24-065
NOTICE OF PUBLIC MEETINGS
SEATTLE COMMUNITY COLLEGES
[Memorandum—November 26, 1996]

On December 3, 1996, the Seattle Community College District board of trustees will hold an Executive Session, at 5:00 p.m. to 6:00 p.m., in Room 4180D, at Seattle Central Community College, 1701 Broadway, Seattle, WA 98122.

The executive session precedes the regular board of trustees meeting, which will begin at 6:00 p.m., at Seattle Central Community College, in Room BA306.

On December 12, 1996, a board of trustees retreat will be held at the Battelle Conference Center, Room 1, 4000 N.E. 41st Street, Seattle, WA 98105-5428. The retreat will begin at 7:30 a.m. and conclude at 9:00 p.m.

WSR 96-24-066
NOTICE OF PUBLIC MEETINGS
EASTERN WASHINGTON UNIVERSITY
[Memorandum—December 2, 1996]

BOARD OF TRUSTEES
December 6, 1996, 9:00 a.m.
Cheney Campus
Pence Union Building
Room 263-65

Breakfast, which is open to the public, will be served to board members prior to the meeting at 8:00 a.m. in the PUB Board Room.

Eastern Washington University strives to satisfy all requests for special access needs for persons with disabilities. Requests for such accommodation are welcome and may be made by calling President's Office, 359-2371.

WSR 96-24-067
NOTICE OF PUBLIC MEETINGS
CONVENTION AND TRADE
CENTER
[Memorandum—November 26, 1996]

NOTICE OF ADJOURNED PUBLIC MEETING

The November 27, 1996, adjourned meeting of the WSCTC board of directors has been cancelled; it has been adjourned to Wednesday, December 11, 1996, at 1:30 p.m. in Room 310 of the Convention Center.

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

WSR 96-24-068
NOTICE OF PUBLIC MEETINGS
YAKIMA VALLEY
COMMUNITY COLLEGE
[Memorandum—November 13, 1996]

ANNUAL NOTICE OF REGULAR MEETING

The board of trustees for Yakima Valley Community College, District 16, shall continue to hold regular meetings the first Thursday of each month at 4:30 p.m. Meetings will be held in the Martin Luther King Room of the Hopf Union Building, unless otherwise posted.

WSR 96-24-069
NOTICE OF PUBLIC MEETINGS
WALLA WALLA
COMMUNITY COLLEGE
[Memorandum—November 26, 1996]

The following schedule of regular meetings of the board of trustees of Walla Walla Community College for 1997 was adopted at their meeting on November 20, 1996. Time of the meetings will be 10:30 a.m. unless otherwise advised.

1997 MEETING SCHEDULE
FOR
WALLA WALLA COMMUNITY COLLEGE
BOARD OF TRUSTEES

WWCC Board Room
(Meeting times are at 10:30 a.m. unless otherwise advised)

- Wednesday, January 15, 1997
- Wednesday, February 19, 1997
- Wednesday, March 19, 1997
- Wednesday, April 23, 1997 at Clarkston
- Wednesday, May 28, 1997
- Wednesday, June 25, 1997
- Wednesday, July 16, 1997 (optional)
- Wednesday, August 20, 1997 (optional)
- Wednesday, September 17, 1997
- Wednesday, October 15, 1997
- Wednesday, November 19, 1997
- Wednesday, December 17, 1997

WSR 96-24-070
NOTICE OF PUBLIC MEETINGS
PIERCE COLLEGE
[Memorandum—November 27, 1996]

COMMUNITY COLLEGE DISTRICT NUMBER ELEVEN
PIERCE COLLEGE BOARD OF TRUSTEES
1997 REGULAR MEETING SCHEDULE

The board of trustees of Community College District Number Eleven will hold their regular meetings on the second Wednesday of each month. These meetings will be open to the public and advertised accordingly (RCW 42.30.075).

1997 REGULAR MEETING SCHEDULE

MONTH	DATE	TIME	LOCATION
January	8	12:30 p.m.	Pierce College at Ft. Steilacoom
February	12	12:30 p.m.	Pierce College at Puyallup
March	12	12:30 p.m.	Pierce College at Ft. Steilacoom
April	9	12:30 p.m.	Pierce College at Ft. Lewis
May	14	12:30 p.m.	Pierce College at Puyallup
June	11	12:30 p.m.	Pierce College at Ft. Steilacoom
July	9	12:30 p.m.	Pierce College at Puyallup
(No meeting is scheduled for August)			
September	10	12:30 p.m.	Pierce College at Ft. Steilacoom
October	8	12:30 p.m.	Pierce College at Puyallup
November	12	12:30 p.m.	Pierce College at Ft. Steilacoom
December	10	12:30 p.m.	Pierce College at Ft. Steilacoom

Please note: Special meetings may be called at any time by the chairperson or a majority vote of the board. All special meetings will be publicly advertised at least twenty-four hours prior to being convened, and are open to the public. A lunch and study session will take place at 11:30 a.m. prior to each board meeting.

WSR 96-24-080
NOTICE OF PUBLIC MEETINGS
UNIVERSITY OF WASHINGTON
[Memorandum—November 27, 1996]

In accordance with RCW 42.30.075, the University of Washington is providing the enclosed meeting schedule(s) for governing bodies of schools, colleges, departments and programs at the university that maintain regular meeting schedules at the UW Public Records Office.

American Ethnic Studies
Faculty Meetings

Meeting dates for the academic years 1996-97 and 1997-98 were set for the first Wednesday from October through June. The time will be 3:00-5:00 p.m. In addition, there will be a meeting on September 17, 1997, from 10:00-12:00 noon.

- December 4, 1996
- January 8, 1997
- February 5, 1997
- March 5, 1997
- April 2, 1997
- May 7, 1997
- June 4, 1997
- September 17, 1997 [10:00-12:00]
- October 1, 1997
- November 5, 1997
- December 3, 1997
- January 7, 1998
- February 4, 1998
- March 4, 1998
- April 1, 1998
- May 6, 1998
- June 3, 1998

WSR 96-24-081
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF LICENSING
[Memorandum—November 27, 1996]

1997 SCHEDULE OF REGULAR BOARD MEETINGS
BOARD OF REGISTRATION FOR LANDSCAPE ARCHITECTS

Meeting Date	Location	Time
April 24	Adams & Clark, Inc. 1720 West 4th Avenue Spokane, WA	1:00 p.m.
October 17	Wyndham Garden Hotel 18118 Pacific Highway South International Drive Highway 99 SeaTac, WA	9:00 a.m.

MISCELLANEOUS

WSR 96-24-082
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF LICENSING
 [Memorandum—November 27, 1996]

≥500<1,000 cubic feet	5x	\$1,875
≥1,000<2,500 cubic feet	10x	\$3,750
≥2,500 cubic feet	35x	\$13,125
Nuclear Utilities	100x	\$37,500

BOARD OF REGISTRATION FOR ARCHITECTS
BOARD MEETING SCHEDULE
 1997

Meeting Date	Location	Time
January 17	University of Washington Gould Hall, 2nd Floor, Room 208 J 3949 15th Avenue N.E. Seattle, WA	9:00 a.m.
April 3	Business & Professions Building Conference Room, 1st Floor 405 Black Lake Boulevard Olympia, WA	1:00 p.m.
April 4	Washington State University at Spokane North 655 Riverpoint Boulevard Spokane, WA	9:00 a.m.
May 23	Red Lion Inn 1225 North Wenatchee Avenue Wenatchee, WA	1:00 p.m.
September 11	Red Lion at the Quay Poolside Meeting Room 100 Columbia Street Vancouver, WA	1:00 p.m.
September 12	Red Lion at the Quay Poolside Meeting Room 100 Columbia Street Vancouver, WA	8:30 a.m.
November 14	Wyndham Garden Hotel 18118 Pacific Highway South International Drive Highway 99 SeaTac, WA	9:00 a.m.

WSR 96-24-092
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF AGRICULTURE
 (Bulb Commission)
 [Memorandum—November 29, 1996]

1997 MEETINGS

The Washington State Bulb Commission will meet on May 13, 1997, at noon at WSU Puyallup Research Station and on December 2, 1997, at noon at Sea-Tac Marriott Hotel.

WSR 96-24-093
NOTICE OF PUBLIC MEETINGS
HEALTH CARE POLICY BOARD
 [Memorandum—December 4, 1996]

1997 Six-Month Meeting Schedule*

*All Health Care Policy Board meetings are scheduled for the third Thursday of every month beginning at 9 a.m. and normally end at noon. The board meets on an as needed basis. Times and location are subject to change, and the date is subject to cancellation upon proper notice.

Date	Starting Time	Location
January 16	9:00	Olympia, Washington Legislative Building Senate Rules Room 104 Capitol Campus Emer. (360) 786-7550
February 20	9:00	Olympia, Washington John A. Cherberg Building Conf. Rooms B and C Capitol Campus Emer. (360) 786-7400
March 20	9:00	Olympia, Washington John A. Cherberg Building Conf. Rooms B and C Capitol Campus Emer. (360) 786-7400
April 17	9:00	Olympia, Washington John A. Cherberg Building Conf. Rooms B and C Capitol Campus Emer. (360) 786-7400
May 15	9:00	Yakima, Washington ESD 105 Center/Downtown 33 South 2nd Avenue Emer. (509) 575-2885

WSR 96-24-090
DEPARTMENT OF ECOLOGY
 [Filed December 4, 1996, 10:10 a.m.]

**Commercial Low-Level Radioactive
 Waste Site Use Permit Fees**

In accordance with chapter 173-326 WAC, Commercial low-level radioactive waste disposal—Site use permits, the Department of Ecology is providing notice of the site use permit fees for the period of March 1, 1997, through February 28, 1998. The annual base fee, 1x, has been set at \$375. Site use permit fees for each category are as follows:

CATEGORY	FACTOR	FEE
<50 cubic feet	1x	\$375
≥50<500 cubic feet	2x	\$750

MISCELLANEOUS

June 19 9:00 Spokane, Washington
Ag America FCB
B1, 103b-104b
Health Research Center
Emer. (509) 838-9300

WSR 96-24-095
NOTICE OF PUBLIC MEETINGS
EDMONDS COMMUNITY COLLEGE
[Memorandum—November 27, 1996]

The board of trustees of Edmonds Community College has adopted their annual 1997 schedule of meetings.

These meetings are held in the Sno-King Building Boardroom 103, 6600 196th S.W., Lynnwood, WA.

1997 EdCC Board of Trustees Meeting Schedule

January 16, 1997	4:30 p.m.	Thursday
February 13*, 1997	4:30 p.m.	Thursday
March 20, 1997	4:30 p.m.	Thursday
April 17, 1997	4:30 p.m.	Thursday
May 15, 1997	4:30 p.m.	Thursday
June 12*, 1997	4:30 p.m.	Thursday
July 17, 1997	4:30 p.m.	Thursday
August 21, 1997	4:30 p.m.	Thursday
September 18, 1997	4:30 p.m.	Thursday
October 16, 1997	4:30 p.m.	Thursday
November 20, 1997	4:30 p.m.	Thursday
December 18, 1997	4:30 p.m.	Thursday

*This is the second Thursday of the month rather than the third Thursday. Jack Oharah has conflicts on the third (NCSPOD) and fourth Thursdays (WACTC) of the month.

WSR 96-24-094
NOTICE OF PUBLIC MEETINGS
ENERGY FACILITY
SITE EVALUATION COUNCIL
[Memorandum—December 3, 1996]

EFSEC 1997 Meeting Schedule

Date	Day	Location
January 13	Monday	L&I Auditorium
February 10	Monday	RoweSix Conference Room
March 10	Monday	RoweSix Conference Room
April 14	Monday	RoweSix Conference Room
May 12	Monday	RoweSix Conference Room
June 9	Monday	RoweSix Conference Room
July 14	Monday	RoweSix Conference Room
August 11	Monday	RoweSix Conference Room
September 8	Monday	RoweSix Conference Room
October 13	Monday	WSU Building Conference Room 308
November 10	Monday	RoweSix Conference Room
December 8	Monday	RoweSix Conference Room

Meeting Location Addresses

RoweSix Conference Center
Building 1
4224 6th Avenue S.E.
Lacey, WA

L&I Auditorium
7273 Linderson Way S.W.
Tumwater, WA

WSU Building
Conference Room 308
925 Plum Street, Building 4
Olympia, WA

The council's executive committee meets on the 1st and 3rd Monday of each month. The January 6, 1997, meeting will begin at 1:45 p.m. Beginning January 20, 1997, the remaining 1997 executive committee meetings will begin at 1:30 p.m. The meetings are located at the WSU Building in Conference Room 308.

If you plan to attend the meeting, and you require special assistance or auxiliary aids, please contact Jason Zeller, EFSEC Manager, at (360) 956-2047 as soon as possible. For TDD, call (360) 956-2218.

WSR 96-24-096
NOTICE OF PUBLIC MEETINGS
TRAFFIC SAFETY COMMISSION
[Memorandum—November 20, 1996]

Below are the 1997 meeting dates for the Washington Traffic Safety Commission:

- Thursday, January 23
- Thursday, April 24
- Thursday, July 24
- Thursday, October 23

Each meeting will be held at 1:30 p.m. in the conference room of the Washington Traffic Safety Commission.

For special accommodation needs or to request an auxiliary aid for these meetings, please contact Michelle Nicholls at (360) 753-6197.

WSR 96-24-100
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF PERSONNEL
(Personnel Resources Board)
[Memorandum—December 2, 1996]

The following is a schedule of the 1997 regular meetings of the Washington Personnel Resources Board. All regular meetings will be held at 10:00 a.m., Department of Personnel, Board Room, 521 Capitol Way South, Olympia, WA.

- Thursday, January 9
- Thursday, February 13
- Thursday, March 13
- Thursday, April 10

MISCELLANEOUS

Thursday, May 8
Thursday, June 12
Thursday, July 10
Thursday, September 11
Thursday, October 9
Thursday, November 13
Thursday, December 11

Should you have any questions regarding this matter, please contact Judy Montoure at 586-1770.



Table of WAC Sections Affected

KEY TO TABLE

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

Symbols:

- AMD = Amendment of existing section
- A/R = Amending and recodifying a section
- DECOD = Decodification of an existing section
- NEW = New section not previously codified
- OBJEC = Notice of objection by Joint Administrative Rules Review Committee
- PREP = Preproposal comments
- RE-AD = Readoption of existing section
- RECOD = Recodification of previously codified section
- REP = Repeal of existing section
- RESCIND = Rescind previous emergency rule
- REVIEW = Review of previously adopted rule

Suffixes:

- C = Continuance of previous proposal
- E = Emergency action
- P = Proposed action
- S = Supplemental notice
- W = Withdrawal of proposed action
- X = Expedited repeal

Note: These filings will appear in a special section of Issue 96-14

No suffix means permanent action

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits identify the document within the issue.

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
4-25-530	PREP	96-05-081	12-10-230	PREP-X	96-13-023	12-10-440	REP	96-17-078
4-25-530	AMD-P	96-09-065	12-10-230	REP	96-17-078	12-10-442	PREP-X	96-13-023
4-25-530	AMD	96-12-060	12-10-240	PREP-X	96-13-023	12-10-442	REP	96-17-078
4-25-722	PREP	96-05-082	12-10-240	REP	96-17-078	12-10-444	PREP-X	96-13-023
4-25-722	AMD-P	96-09-064	12-10-245	PREP-X	96-13-023	12-10-444	REP	96-17-078
4-25-722	AMD	96-12-062	12-10-245	REP	96-17-078	12-10-450	PREP-X	96-13-023
4-25-750	PREP	96-05-083	12-10-260	PREP-X	96-13-023	12-10-450	REP	96-17-078
4-25-750	AMD-P	96-09-066	12-10-260	REP	96-17-078	12-10-455	PREP-X	96-13-023
4-25-750	AMD	96-12-061	12-10-270	PREP-X	96-13-023	12-10-455	REP	96-17-078
4-25-810	PREP	96-05-084	12-10-270	REP	96-17-078	12-10-460	PREP-X	96-13-023
4-25-810	PREP-W	96-10-027	12-10-300	PREP-X	96-13-023	12-10-460	REP	96-17-078
12-10-010	PREP-X	96-13-023	12-10-300	REP	96-17-078	12-10-465	PREP-X	96-13-023
12-10-010	REP	96-17-078	12-10-305	PREP-X	96-13-023	12-10-465	REP	96-17-078
12-10-020	PREP-X	96-13-023	12-10-305	REP	96-17-078	12-10-470	PREP-X	96-13-023
12-10-020	REP	96-17-078	12-10-310	PREP-X	96-13-023	12-10-470	REP	96-17-078
12-10-025	PREP-X	96-13-023	12-10-310	REP	96-17-078	12-10-480	PREP-X	96-13-023
12-10-025	REP	96-17-078	12-10-320	PREP-X	96-13-023	12-10-480	REP	96-17-078
12-10-030	PREP-X	96-13-023	12-10-320	REP	96-17-078	12-10-485	PREP-X	96-13-023
12-10-030	REP	96-17-078	12-10-330	PREP-X	96-13-023	12-10-485	REP	96-17-078
12-10-035	PREP-X	96-13-023	12-10-330	REP	96-17-078	12-10-490	PREP-X	96-13-023
12-10-035	REP	96-17-078	12-10-340	PREP-X	96-13-023	12-10-490	REP	96-17-078
12-10-040	PREP-X	96-13-023	12-10-340	REP	96-17-078	12-10-495	PREP-X	96-13-023
12-10-040	REP	96-17-078	12-10-345	PREP-X	96-13-023	12-10-495	REP	96-17-078
12-10-050	PREP-X	96-13-023	12-10-345	REP	96-17-078	12-10-500	PREP-X	96-13-023
12-10-050	REP	96-17-078	12-10-350	PREP-X	96-13-023	12-10-500	REP	96-17-078
12-10-055	PREP-X	96-13-023	12-10-350	REP	96-17-078	12-10-510	PREP-X	96-13-023
12-10-055	REP	96-17-078	12-10-355	PREP-X	96-13-023	12-10-510	REP	96-17-078
12-10-060	PREP-X	96-13-023	12-10-355	REP	96-17-078	12-10-520	PREP-X	96-13-023
12-10-060	REP	96-17-078	12-10-360	PREP-X	96-13-023	12-10-520	REP	96-17-078
12-10-100	PREP-X	96-13-023	12-10-360	REP	96-17-078	12-10-530	PREP-X	96-13-023
12-10-100	REP	96-17-078	12-10-365	PREP-X	96-13-023	12-10-530	REP	96-17-078
12-10-160	PREP-X	96-13-023	12-10-365	REP	96-17-078	12-10-535	PREP-X	96-13-023
12-10-160	REP	96-17-078	12-10-370	PREP-X	96-13-023	12-10-535	REP	96-17-078
12-10-170	PREP-X	96-13-023	12-10-370	REP	96-17-078	12-10-540	PREP-X	96-13-023
12-10-170	REP	96-17-078	12-10-375	PREP-X	96-13-023	12-10-540	REP	96-17-078
12-10-180	PREP-X	96-13-023	12-10-375	REP	96-17-078	12-10-545	PREP-X	96-13-023
12-10-180	REP	96-17-078	12-10-390	PREP-X	96-13-023	12-10-545	REP	96-17-078
12-10-190	PREP-X	96-13-023	12-10-390	REP	96-17-078	12-10-550	PREP-X	96-13-023
12-10-190	REP	96-17-078	12-10-400	PREP-X	96-13-023	12-10-550	REP	96-17-078
12-10-200	PREP-X	96-13-023	12-10-400	REP	96-17-078	12-10-570	PREP-X	96-13-023
12-10-200	REP	96-17-078	12-10-405	PREP-X	96-13-023	12-10-570	REP	96-17-078
12-10-203	PREP-X	96-13-023	12-10-405	REP	96-17-078	12-10-580	PREP-X	96-13-023
12-10-203	REP	96-17-078	12-10-410	PREP-X	96-13-023	12-10-580	REP	96-17-078
12-10-205	PREP-X	96-13-023	12-10-410	REP	96-17-078	12-10-600	PREP-X	96-13-023
12-10-205	REP	96-17-078	12-10-420	PREP-X	96-13-023	12-10-600	REP	96-17-078
12-10-210	PREP-X	96-13-023	12-10-420	REP	96-17-078	12-10-650	PREP-X	96-13-023
12-10-210	REP	96-17-078	12-10-425	PREP-X	96-13-023	12-10-650	REP	96-17-078
12-10-215	PREP-X	96-13-023	12-10-425	REP	96-17-078	12-10-652	PREP-X	96-13-023
12-10-215	REP	96-17-078	12-10-440	PREP-X	96-13-023	12-10-652	REP	96-17-078

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
12-10-660	PREP-X	96-13-023	12-24-145	DECOD-P	96-14-024	16-05-001	NEW	96-13-082
12-10-660	REP	96-17-078	12-24-145	DECOD	96-17-018	16-05-005	NEW-P	96-10-080
12-10-690	PREP-X	96-13-023	12-24-150	DECOD-P	96-14-024	16-05-005	NEW	96-13-082
12-10-690	REP	96-17-078	12-24-150	DECOD	96-17-018	16-05-010	NEW-P	96-10-080
12-10-695	PREP-X	96-13-023	12-24-155	DECOD-P	96-14-024	16-05-010	NEW	96-13-082
12-10-695	REP	96-17-078	12-24-155	DECOD	96-17-018	16-05-015	NEW-P	96-10-080
12-10-700	PREP-X	96-13-023	12-24-160	DECOD-P	96-14-024	16-05-015	NEW	96-13-082
12-10-700	REP	96-17-078	12-24-160	DECOD	96-17-018	16-05-020	NEW-P	96-10-080
12-10-710	PREP-X	96-13-023	12-24-165	DECOD-P	96-14-024	16-05-020	NEW	96-13-082
12-10-710	REP	96-17-078	12-24-165	DECOD	96-17-018	16-05-025	NEW-P	96-10-080
12-10-800	PREP-X	96-13-023	12-24-170	DECOD-P	96-14-024	16-05-025	NEW	96-13-082
12-10-800	REP	96-17-078	12-24-170	DECOD	96-17-018	16-05-030	NEW-P	96-10-080
12-10-810	PREP-X	96-13-023	12-24-175	DECOD-P	96-14-024	16-05-030	NEW	96-13-082
12-10-810	REP	96-17-078	12-24-175	DECOD	96-17-018	16-05-035	NEW-P	96-10-080
12-10-820	PREP-X	96-13-023	12-24-180	DECOD-P	96-14-024	16-05-035	NEW	96-13-082
12-10-820	REP	96-17-078	12-24-180	DECOD	96-17-018	16-05-040	NEW-P	96-10-080
12-10-830	PREP-X	96-13-023	12-24-185	DECOD-P	96-14-024	16-05-040	NEW	96-13-082
12-10-830	REP	96-17-078	12-24-185	DECOD	96-17-018	16-05-045	NEW-P	96-10-080
12-10-840	PREP-X	96-13-023	12-24-190	DECOD-P	96-14-024	16-05-045	NEW	96-13-082
12-10-840	REP	96-17-078	12-24-190	DECOD	96-17-018	16-06-010	REP-P	96-06-082
12-10-900	PREP-X	96-13-023	12-24-195	DECOD-P	96-14-024	16-06-010	REP-C	96-11-119
12-10-900	REP	96-17-078	12-24-195	DECOD	96-17-018	16-06-010	REP	96-14-086
12-18-001	DECOD-P	96-14-024	12-24-200	DECOD-P	96-14-024	16-06-020	REP-P	96-06-082
12-18-001	DECOD	96-17-018	12-24-200	DECOD	96-17-018	16-06-020	REP-C	96-11-119
12-18-010	DECOD-P	96-14-024	12-24-205	DECOD-P	96-14-024	16-06-020	REP	96-14-086
12-18-010	DECOD	96-17-018	12-24-205	DECOD	96-17-018	16-06-030	REP-P	96-06-082
12-18-020	PREP	96-10-041	12-24-210	DECOD-P	96-14-024	16-06-030	REP-C	96-11-119
12-18-020	AMD-P	96-14-024	12-24-210	DECOD	96-17-018	16-06-030	REP	96-14-086
12-18-020	DECOD-P	96-14-024	12-24-215	DECOD-P	96-14-024	16-06-040	REP-P	96-06-082
12-18-020	AMD	96-17-018	12-24-215	DECOD	96-17-018	16-06-040	REP-C	96-11-119
12-18-020	DECOD	96-17-018	12-24-350	DECOD-P	96-14-024	16-06-040	REP	96-14-086
12-18-030	DECOD-P	96-14-024	12-24-350	DECOD	96-17-018	16-06-050	REP-P	96-06-082
12-18-030	DECOD	96-17-018	12-24-360	DECOD-P	96-14-024	16-06-050	REP-C	96-11-119
12-18-040	DECOD-P	96-14-024	12-24-360	DECOD	96-17-018	16-06-050	REP	96-14-086
12-18-040	DECOD	96-17-018	12-24-370	DECOD-P	96-14-024	16-06-060	REP-P	96-06-082
12-18-050	DECOD-P	96-14-024	12-24-370	DECOD	96-17-018	16-06-060	REP-C	96-11-119
12-18-050	DECOD	96-17-018	12-24-380	DECOD-P	96-14-024	16-06-060	REP	96-14-086
12-19-010	DECOD-P	96-14-024	12-24-380	DECOD	96-17-018	16-06-070	REP-P	96-06-082
12-19-010	DECOD	96-17-018	12-40-010	DECOD-P	96-14-024	16-06-070	REP-C	96-11-119
12-20-050	DECOD-P	96-14-024	12-40-010	DECOD	96-17-018	16-06-070	REP	96-14-086
12-20-050	DECOD	96-17-018	12-40-020	DECOD-P	96-14-024	16-06-080	REP-P	96-06-082
12-24-002	DECOD-P	96-14-024	12-40-020	DECOD	96-17-018	16-06-080	REP-C	96-11-119
12-24-002	DECOD	96-17-018	12-40-030	DECOD-P	96-14-024	16-06-080	REP	96-14-086
12-24-005	DECOD-P	96-14-024	12-40-030	DECOD	96-17-018	16-06-090	REP-P	96-06-082
12-24-005	DECOD	96-17-018	12-40-040	DECOD-P	96-14-024	16-06-090	REP-C	96-11-119
12-24-025	DECOD-P	96-14-024	12-40-040	DECOD	96-17-018	16-06-090	REP	96-14-086
12-24-025	DECOD	96-17-018	12-40-050	DECOD-P	96-14-024	16-06-100	REP-P	96-06-082
12-24-030	DECOD-P	96-14-024	12-40-050	DECOD	96-17-018	16-06-100	REP-C	96-11-119
12-24-030	DECOD	96-17-018	12-40-060	DECOD-P	96-14-024	16-06-100	REP	96-14-086
12-24-035	DECOD-P	96-14-024	12-40-060	DECOD	96-17-018	16-06-110	REP-P	96-06-082
12-24-035	DECOD	96-17-018	12-40-070	DECOD-P	96-14-024	16-06-110	REP-C	96-11-119
12-24-040	DECOD-P	96-14-024	12-40-070	DECOD	96-17-018	16-06-110	REP	96-14-086
12-24-040	DECOD	96-17-018	12-40-080	DECOD-P	96-14-024	16-06-120	REP-P	96-06-082
12-24-045	DECOD-P	96-14-024	12-40-080	DECOD	96-17-018	16-06-120	REP-C	96-11-119
12-24-045	DECOD	96-17-018	12-40-090	DECOD-P	96-14-024	16-06-120	REP	96-14-086
12-24-050	DECOD-P	96-14-024	12-40-090	DECOD	96-17-018	16-06-130	REP-P	96-06-082
12-24-050	DECOD	96-17-018	12-40-100	DECOD-P	96-14-024	16-06-130	REP-C	96-11-119
12-24-105	DECOD-P	96-14-024	12-40-100	DECOD	96-17-018	16-06-130	REP	96-14-086
12-24-105	DECOD	96-17-018	12-40-110	DECOD-P	96-14-024	16-06-140	REP-P	96-06-082
12-24-110	DECOD-P	96-14-024	12-40-110	DECOD	96-17-018	16-06-140	REP-C	96-11-119
12-24-110	DECOD	96-17-018	12-40-120	DECOD-P	96-14-024	16-06-140	REP	96-14-086
12-24-115	DECOD-P	96-14-024	12-40-120	DECOD	96-17-018	16-06-150	NEW-P	96-06-082
12-24-115	DECOD	96-17-018	12-40-130	DECOD-P	96-14-024	16-06-150	NEW-C	96-11-119
12-24-120	DECOD-P	96-14-024	12-40-130	DECOD	96-17-018	16-06-150	NEW	96-14-086
12-24-120	DECOD	96-17-018	12-40-140	DECOD-P	96-14-024	16-06-155	NEW-P	96-06-082
12-24-125	DECOD-P	96-14-024	12-40-140	DECOD	96-17-018	16-06-155	NEW-C	96-11-119
12-24-125	DECOD	96-17-018	12-40-150	DECOD-P	96-14-024	16-06-155	NEW	96-14-086
12-24-130	DECOD-P	96-14-024	12-40-150	DECOD	96-17-018	16-06-160	NEW-P	96-06-082
12-24-130	DECOD	96-17-018	12-40-160	DECOD-P	96-14-024	16-06-160	NEW-C	96-11-119
12-24-135	DECOD-P	96-14-024	12-40-160	DECOD	96-17-018	16-06-160	NEW	96-14-086
12-24-135	DECOD	96-17-018	12-40-170	DECOD-P	96-14-024	16-06-165	NEW-P	96-06-082
12-24-140	DECOD-P	96-14-024	12-40-170	DECOD	96-17-018	16-06-165	NEW-C	96-11-119
12-24-140	DECOD	96-17-018	16-05-001	NEW-P	96-10-080	16-06-165	NEW	96-14-086

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
16-06-170	NEW-P	96-06-082	16-101-430	REP	96-18-108	16-101-725	REP	96-22-059
16-06-170	NEW-C	96-11-119	16-101-440	PREP-X	96-14-009	16-101-726	NEW-P	96-18-085
16-06-170	NEW	96-14-086	16-101-440	REP	96-18-108	16-101-726	NEW	96-22-059
16-06-175	NEW-P	96-06-082	16-101-450	PREP-X	96-14-009	16-101-730	REP-P	96-18-085
16-06-175	NEW-C	96-11-119	16-101-450	REP	96-18-108	16-101-730	REP	96-22-059
16-06-175	NEW	96-14-086	16-101-455	PREP-X	96-14-009	16-101-735	REP-P	96-18-085
16-06-180	NEW-P	96-06-082	16-101-455	REP	96-18-108	16-101-735	REP	96-22-059
16-06-180	NEW-C	96-11-119	16-101-460	PREP-X	96-14-009	16-101-740	REP-P	96-18-085
16-06-180	NEW	96-14-086	16-101-460	REP	96-18-108	16-101-740	REP	96-22-059
16-06-185	NEW-P	96-06-082	16-101-465	PREP-X	96-14-009	16-101-990	NEW-P	96-18-085
16-06-185	NEW-C	96-11-119	16-101-465	REP	96-18-108	16-101-990	NEW	96-22-059
16-06-185	NEW	96-14-086	16-101-470	PREP-X	96-14-009	16-1019-010	NEW-P	96-18-037
16-06-190	NEW-P	96-06-082	16-101-470	REP	96-18-108	16-1019-010	NEW-E	96-18-038
16-06-190	NEW-C	96-11-119	16-101-475	PREP-X	96-14-009	16-1019-020	NEW-P	96-18-037
16-06-190	NEW	96-14-086	16-101-475	REP	96-18-108	16-1019-020	NEW-E	96-18-038
16-06-195	NEW-P	96-06-082	16-101-480	PREP-X	96-14-009	16-1019-030	NEW-P	96-18-037
16-06-195	NEW-C	96-11-119	16-101-480	REP	96-18-108	16-1019-030	NEW-E	96-18-038
16-06-195	NEW	96-14-086	16-101-490	PREP-X	96-14-009	16-1019-040	NEW-P	96-18-037
16-06-200	NEW-P	96-06-082	16-101-490	REP	96-18-108	16-1019-040	NEW-E	96-18-038
16-06-200	NEW-C	96-11-119	16-101-500	PREP-X	96-14-009	16-1019-050	NEW-P	96-18-037
16-06-200	NEW	96-14-086	16-101-500	REP	96-18-108	16-101X-010	NEW-C	96-23-013
16-06-205	NEW-P	96-06-082	16-101-510	PREP-X	96-14-009	16-101X-010	NEW	96-24-058
16-06-205	NEW-C	96-11-119	16-101-510	REP	96-18-108	16-101X-020	NEW-C	96-23-013
16-06-205	NEW	96-14-086	16-101-520	PREP-X	96-14-009	16-101X-020	NEW	96-24-058
16-06-210	NEW-P	96-06-082	16-101-520	REP	96-18-108	16-101X-030	NEW-S	96-21-138
16-06-210	NEW-C	96-11-119	16-101-530	PREP-X	96-14-009	16-101X-030	NEW	96-24-059
16-06-210	NEW	96-14-086	16-101-530	REP	96-18-108	16-101X-040	NEW-S	96-21-138
16-06-215	NEW-P	96-06-082	16-101-540	PREP-X	96-14-009	16-101X-040	NEW	96-24-059
16-06-215	NEW-C	96-11-119	16-101-540	REP	96-18-108	16-101X-050	NEW-C	96-23-013
16-06-215	NEW	96-14-086	16-101-550	PREP-X	96-14-009	16-101X-050	NEW	96-24-058
16-06-220	NEW-P	96-06-082	16-101-550	REP	96-18-108	16-114-001	PREP-X	96-14-017
16-06-220	NEW-C	96-11-119	16-101-560	PREP-X	96-14-009	16-114-001	REP	96-18-110
16-06-220	NEW	96-14-086	16-101-560	REP	96-18-108	16-114-010	PREP-X	96-14-017
16-06-225	NEW-P	96-06-082	16-101-570	PREP-X	96-14-009	16-114-010	REP	96-18-110
16-06-225	NEW-C	96-11-119	16-101-570	REP	96-18-108	16-114-015	PREP-X	96-14-017
16-06-225	NEW	96-14-086	16-101-580	PREP-X	96-14-009	16-114-015	REP	96-18-110
16-06-230	NEW-P	96-06-082	16-101-580	REP	96-18-108	16-114-020	PREP-X	96-14-017
16-06-230	NEW-C	96-11-119	16-101-590	PREP-X	96-14-009	16-114-020	REP	96-18-110
16-06-230	NEW	96-14-086	16-101-590	REP	96-18-108	16-114-025	PREP-X	96-14-017
16-06-235	NEW-P	96-06-082	16-101-600	PREP-X	96-14-009	16-114-025	REP	96-18-110
16-06-235	NEW-C	96-11-119	16-101-600	REP	96-18-108	16-114-030	PREP-X	96-14-017
16-06-235	NEW	96-14-086	16-101-610	PREP-X	96-14-009	16-114-030	REP	96-18-110
16-09-001	PREP-X	96-14-072	16-101-610	REP	96-18-108	16-114-040	PREP-X	96-14-017
16-09-001	REP	96-18-104	16-101-620	PREP-X	96-14-009	16-114-040	REP	96-18-110
16-09-010	PREP-X	96-14-072	16-101-620	REP	96-18-108	16-114-045	PREP-X	96-14-017
16-09-010	REP	96-18-104	16-101-630	PREP-X	96-14-009	16-114-045	REP	96-18-110
16-09-020	PREP-X	96-14-072	16-101-630	REP	96-18-108	16-114-050	PREP-X	96-14-017
16-09-020	REP	96-18-104	16-101-640	PREP-X	96-14-009	16-114-050	REP	96-18-110
16-09-030	PREP-X	96-14-072	16-101-640	REP	96-18-108	16-114-055	PREP-X	96-14-017
16-09-030	REP	96-18-104	16-101-650	PREP-X	96-14-009	16-114-055	REP	96-18-110
16-09-040	PREP-X	96-14-072	16-101-650	REP	96-18-108	16-114-060	PREP-X	96-14-017
16-09-040	REP	96-18-104	16-101-660	PREP-X	96-14-009	16-114-060	REP	96-18-110
16-49-001	PREP-X	96-14-011	16-101-660	REP	96-18-108	16-114-065	PREP-X	96-14-017
16-49-001	REP	96-18-105	16-101-670	PREP-X	96-14-009	16-114-065	REP	96-18-110
16-49-010	PREP-X	96-14-011	16-101-670	REP	96-18-108	16-114-070	PREP-X	96-14-017
16-49-010	REP	96-18-105	16-101-680	PREP-X	96-14-009	16-114-070	REP	96-18-110
16-49-020	PREP-X	96-14-011	16-101-680	REP	96-18-108	16-114-075	PREP-X	96-14-017
16-49-020	REP	96-18-105	16-101-700	PREP	96-13-093	16-114-075	REP	96-18-110
16-49-030	PREP-X	96-14-011	16-101-700	AMD-P	96-18-084	16-114-080	PREP-X	96-14-017
16-49-030	REP	96-18-105	16-101-700	AMD	96-22-058	16-114-080	REP	96-18-110
16-49-040	PREP-X	96-14-011	16-101-705	NEW-P	96-18-085	16-114-085	PREP-X	96-14-017
16-49-040	REP	96-18-105	16-101-705	NEW	96-22-059	16-114-085	REP	96-18-110
16-54-082	PREP	96-13-095	16-101-711	NEW-P	96-18-085	16-114-090	PREP-X	96-14-017
16-54-082	AMD-P	96-16-080	16-101-711	NEW	96-22-059	16-114-090	REP	96-18-110
16-54-125	PREP	96-13-096	16-101-715	REP-P	96-18-085	16-114-095	PREP-X	96-14-017
16-54-125	AMD-P	96-16-079	16-101-715	REP	96-22-059	16-114-095	REP	96-18-110
16-86-015	PREP	96-13-095	16-101-716	NEW-P	96-18-085	16-114-100	PREP-X	96-14-017
16-86-015	AMD-P	96-16-080	16-101-716	NEW	96-22-059	16-114-100	REP	96-18-110
16-101-410	PREP-X	96-14-009	16-101-720	REP-P	96-18-085	16-114-105	PREP-X	96-14-017
16-101-410	REP	96-18-108	16-101-720	REP	96-22-059	16-114-105	REP	96-18-110
16-101-420	PREP-X	96-14-009	16-101-721	NEW-P	96-18-085	16-114-110	PREP-X	96-14-017
16-101-420	REP	96-18-108	16-101-721	NEW	96-22-059	16-114-110	REP	96-18-110
16-101-430	PREP-X	96-14-009	16-101-725	REP-P	96-18-085	16-114-115	PREP-X	96-14-017

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
16-114-115	REP	96-18-110	16-128-060	PREP-X	96-14-016	16-144-060	PREP-X	96-14-010
16-114-120	PREP-X	96-14-017	16-128-060	REP	96-18-113	16-144-060	REP	96-18-106
16-114-120	REP	96-18-110	16-128-070	PREP-X	96-14-016	16-144-070	PREP-X	96-14-010
16-114-125	PREP-X	96-14-017	16-128-070	REP	96-18-113	16-144-070	REP	96-18-106
16-114-125	REP	96-18-110	16-128-080	PREP-X	96-14-016	16-144-080	PREP-X	96-14-010
16-114-130	PREP-X	96-14-017	16-128-080	REP	96-18-113	16-144-080	REP	96-18-106
16-114-130	REP	96-18-110	16-128-090	PREP-X	96-14-016	16-148-001	PREP-X	96-14-015
16-114-135	PREP-X	96-14-017	16-128-090	REP	96-18-113	16-148-001	REP	96-18-109
16-114-135	REP	96-18-110	16-128-100	PREP-X	96-14-016	16-148-010	PREP-X	96-14-015
16-114-140	PREP-X	96-14-017	16-128-100	REP	96-18-113	16-148-010	REP	96-18-109
16-114-140	REP	96-18-110	16-128-110	PREP-X	96-14-016	16-148-020	PREP-X	96-14-015
16-116-001	PREP-X	96-14-012	16-128-110	REP	96-18-113	16-148-020	REP	96-18-109
16-116-001	REP	96-18-111	16-128-120	PREP-X	96-14-016	16-148-030	PREP-X	96-14-015
16-116-010	PREP-X	96-14-012	16-128-120	REP	96-18-113	16-148-030	REP	96-18-109
16-116-010	REP	96-18-111	16-128-130	PREP-X	96-14-016	16-156	PREP	96-08-074
16-116-020	PREP-X	96-14-012	16-128-130	REP	96-18-113	16-156-001	REP-P	96-21-144
16-116-020	REP	96-18-111	16-132-001	PREP-X	96-14-014	16-156-004	NEW-P	96-21-144
16-116-030	PREP-X	96-14-012	16-132-001	REP	96-18-112	16-156-010	AMD-P	96-21-144
16-116-030	REP	96-18-111	16-132-010	PREP-X	96-14-014	16-156-020	AMD-P	96-21-144
16-116-040	PREP-X	96-14-012	16-132-010	REP	96-18-112	16-156-030	AMD-P	96-21-144
16-116-040	REP	96-18-111	16-132-020	PREP-X	96-14-014	16-156-035	AMD-P	96-21-144
16-120-001	PREP-X	96-14-014	16-132-020	REP	96-18-112	16-156-040	AMD-P	96-21-144
16-120-001	REP	96-18-112	16-132-030	PREP-X	96-14-014	16-156-050	AMD-P	96-21-144
16-120-005	PREP-X	96-14-014	16-132-030	REP	96-18-112	16-156-060	AMD-P	96-21-144
16-120-005	REP	96-18-112	16-132-040	PREP-X	96-14-014	16-167-010	AMD-P	96-22-083
16-120-010	PREP-X	96-14-014	16-132-040	REP	96-18-112	16-167-020	AMD-P	96-22-083
16-120-010	REP	96-18-112	16-132-050	PREP-X	96-14-014	16-167-030	AMD-P	96-22-083
16-120-020	PREP-X	96-14-014	16-132-050	REP	96-18-112	16-167-040	AMD-P	96-22-083
16-120-020	REP	96-18-112	16-132-060	PREP-X	96-14-014	16-167-050	AMD-P	96-22-083
16-120-030	PREP-X	96-14-014	16-132-060	REP	96-18-112	16-167-900	NEW-P	96-22-083
16-120-030	REP	96-18-112	16-136-001	PREP-X	96-14-013	16-168-010	NEW-P	96-05-027
16-120-040	PREP-X	96-14-014	16-136-001	REP	96-18-107	16-168-010	NEW	96-09-037
16-120-040	REP	96-18-112	16-136-010	PREP-X	96-14-013	16-168-020	NEW-P	96-05-027
16-120-050	PREP-X	96-14-014	16-136-010	REP	96-18-107	16-168-020	NEW	96-09-037
16-120-050	REP	96-18-112	16-136-020	PREP-X	96-14-013	16-168-030	NEW-P	96-05-027
16-120-060	PREP-X	96-14-014	16-136-020	REP	96-18-107	16-168-030	NEW	96-09-037
16-120-060	REP	96-18-112	16-138-010	NEW-E	96-11-001	16-168-040	NEW-P	96-05-027
16-120-070	PREP-X	96-14-014	16-138-020	NEW-E	96-11-001	16-168-040	NEW	96-09-037
16-120-070	REP	96-18-112	16-138-030	NEW-E	96-11-001	16-168-050	NEW-P	96-05-027
16-120-080	PREP-X	96-14-014	16-138-035	NEW-E	96-11-001	16-168-050	NEW	96-09-037
16-120-080	REP	96-18-112	16-138-040	NEW-E	96-11-001	16-168-060	NEW-P	96-05-027
16-120-090	PREP-X	96-14-014	16-140-001	PREP-X	96-14-016	16-168-060	NEW	96-09-037
16-120-090	REP	96-18-112	16-140-001	REP	96-18-113	16-168-070	NEW-P	96-05-027
16-120-100	PREP-X	96-14-014	16-140-010	PREP-X	96-14-016	16-168-070	NEW	96-09-037
16-120-100	REP	96-18-112	16-140-010	REP	96-18-113	16-168-080	NEW-P	96-05-027
16-120-110	PREP-X	96-14-014	16-140-020	PREP-X	96-14-016	16-168-080	NEW	96-09-037
16-120-110	REP	96-18-112	16-140-020	REP	96-18-113	16-168-090	NEW-P	96-05-027
16-120-120	PREP-X	96-14-014	16-140-030	PREP-X	96-14-016	16-168-090	NEW	96-09-037
16-120-120	REP	96-18-112	16-140-030	REP	96-18-113	16-168-100	NEW-P	96-05-027
16-120-130	PREP-X	96-14-014	16-140-040	PREP-X	96-14-016	16-168-100	NEW	96-09-037
16-120-130	REP	96-18-112	16-140-040	REP	96-18-113	16-200-640	REP-P	96-10-071
16-122	PREP	96-13-092	16-140-050	PREP-X	96-14-016	16-200-640	REP	96-15-018A
16-122	AMD-P	96-18-086	16-140-050	REP	96-18-113	16-200-650	REP-P	96-10-071
16-122	AMD	96-22-060	16-140-060	PREP-X	96-14-016	16-200-650	REP	96-15-018A
16-122-001	AMD-P	96-18-086	16-140-060	REP	96-18-113	16-200-750	AMD-P	96-10-071
16-122-001	AMD	96-22-060	16-140-070	PREP-X	96-14-016	16-200-750	AMD	96-15-018A
16-124-011	PREP	96-13-091	16-140-070	REP	96-18-113	16-200-755	NEW-P	96-10-071
16-124-011	AMD-P	96-18-087	16-140-080	PREP-X	96-14-016	16-200-755	NEW	96-15-018A
16-124-011	AMD	96-22-061	16-140-080	REP	96-18-113	16-200-760	AMD-P	96-10-071
16-126-001	PREP-X	96-14-014	16-140-090	PREP-X	96-14-016	16-200-760	AMD	96-15-018A
16-126-001	REP	96-18-112	16-140-090	REP	96-18-113	16-200-770	AMD-P	96-10-071
16-128-001	PREP-X	96-14-016	16-140-100	PREP-X	96-14-016	16-200-770	AMD	96-15-018A
16-128-001	REP	96-18-113	16-140-100	REP	96-18-113	16-200-780	REP-P	96-10-071
16-128-010	PREP-X	96-14-016	16-140-100	PREP-X	96-14-010	16-200-780	REP	96-15-018A
16-128-010	REP	96-18-113	16-144-001	REP	96-18-106	16-200-790	AMD-P	96-10-071
16-128-020	PREP-X	96-14-016	16-144-020	PREP-X	96-14-010	16-200-790	AMD	96-15-018A
16-128-020	REP	96-18-113	16-144-020	REP	96-18-106	16-200-795	NEW-P	96-10-071
16-128-030	PREP-X	96-14-016	16-144-030	PREP-X	96-14-010	16-200-795	NEW	96-15-018A
16-128-030	REP	96-18-113	16-144-030	REP	96-18-106	16-200-800	REP-P	96-10-071
16-128-040	PREP-X	96-14-016	16-144-040	PREP-X	96-14-010	16-200-800	REP	96-15-018A
16-128-040	REP	96-18-113	16-144-040	REP	96-18-106	16-200-805	AMD-P	96-10-071
16-128-050	PREP-X	96-14-016	16-144-050	PREP-X	96-14-010	16-200-805	AMD	96-15-018A
16-128-050	REP	96-18-113	16-144-050	REP	96-18-106	16-200-810	REP-P	96-10-071

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
16-200-810	REP	96-15-018A	16-233-245	NEW-P	96-14-108	16-532-0408	NEW-P	96-05-086
16-200-815	AMD-P	96-10-071	16-233-245	NEW	96-21-008	16-532-0408	NEW	96-15-139
16-200-815	AMD	96-15-018A	16-233-250	NEW-P	96-14-108	16-532-0410	NEW-P	96-05-086
16-200-830	AMD-P	96-10-071	16-233-250	NEW-S	96-17-081	16-532-0410	NEW	96-15-139
16-200-830	AMD	96-15-018A	16-233-250	NEW	96-21-008	16-532-0412	NEW-P	96-05-086
16-200-850	REP-P	96-10-071	16-233-255	NEW-P	96-14-108	16-532-0412	NEW	96-15-139
16-200-850	REP	96-15-018A	16-233-255	NEW	96-21-008	16-532-0414	NEW-P	96-05-086
16-200-860	AMD-P	96-10-071	16-300-010	AMD	96-04-058	16-532-0414	NEW	96-15-139
16-200-860	AMD	96-15-018A	16-304-110	AMD-P	96-09-091	16-540-040	AMD	96-03-150
16-200-865	NEW-P	96-10-071	16-304-110	AMD	96-12-066	16-560-06001	AMD	96-07-054
16-200-865	NEW	96-15-018A	16-304-130	AMD-P	96-09-091	16-695-005	NEW-E	96-17-051
16-200-870	REP-P	96-10-071	16-304-130	AMD	96-12-066	16-695-005	RESCIND	96-20-078
16-200-870	REP	96-15-018A	16-316	PREP	96-07-085	16-695-005	NEW-E	96-20-079
16-200-885	NEW-P	96-10-071	16-316	PREP	96-07-086	16-695-010	NEW-E	96-17-051
16-200-885	NEW	96-15-018A	16-316-280	AMD-P	96-07-087	16-695-010	RESCIND	96-20-078
16-200-887	NEW-P	96-10-071	16-316-280	AMD-C	96-11-121	16-695-010	NEW-E	96-20-079
16-200-887	NEW	96-15-018A	16-316-280	AMD	96-14-088	16-695-015	NEW-E	96-17-051
16-218-02001	AMD-P	96-23-067	16-316-315	AMD-P	96-11-120	16-695-015	RESCIND	96-20-078
16-230	PREP	96-20-110	16-316-315	AMD	96-14-087	16-695-015	NEW-E	96-20-079
16-233-001	NEW-P	96-14-108	16-316-327	AMD-P	96-07-087	16-695-020	NEW-E	96-17-051
16-233-001	NEW	96-21-008	16-316-327	AMD-C	96-11-121	16-695-020	RESCIND	96-20-078
16-233-005	NEW-P	96-14-108	16-316-327	AMD	96-14-088	16-695-020	NEW-E	96-20-079
16-233-005	NEW	96-21-008	16-316-455	AMD-P	96-11-122	16-695-025	NEW-E	96-17-051
16-233-010	NEW-P	96-14-108	16-316-455	AMD	96-14-089	16-695-025	RESCIND	96-20-078
16-233-010	NEW	96-21-008	16-316-474	AMD-P	96-11-124	16-695-025	NEW-E	96-20-079
16-233-020	NEW-P	96-14-108	16-316-474	AMD	96-14-091	16-695-025	NEW-E	96-17-051
16-233-020	NEW	96-21-008	16-316-724	AMD-P	96-11-124	16-695-030	RESCIND	96-20-078
16-233-025	NEW-P	96-14-108	16-316-724	AMD	96-14-091	16-695-030	NEW-E	96-20-079
16-233-025	NEW	96-21-008	16-316-921	AMD-P	96-11-123	16-695-035	NEW-E	96-17-051
16-233-100	NEW-P	96-14-108	16-316-921	AMD	96-14-090	16-695-035	RESCIND	96-20-078
16-233-100	NEW	96-21-008	16-319-041	AMD-P	96-03-065	16-695-035	NEW-E	96-20-079
16-233-105	NEW-P	96-14-108	16-319-041	AMD	96-11-044	16-695-040	NEW-E	96-17-051
16-233-105	NEW	96-21-008	16-400-040	AMD-P	96-05-071	16-695-040	RESCIND	96-20-078
16-233-110	NEW-P	96-14-108	16-400-040	AMD	96-10-060	16-695-040	NEW-E	96-20-079
16-233-110	NEW	96-21-008	16-400-100	AMD-P	96-05-071	16-695-045	NEW-E	96-17-051
16-233-115	NEW-P	96-14-108	16-400-100	AMD	96-10-060	16-695-045	RESCIND	96-20-078
16-233-115	NEW	96-21-008	16-400-210	AMD-P	96-05-071	16-695-045	NEW-E	96-20-079
16-233-120	NEW-P	96-14-108	16-400-210	AMD	96-10-060	16-695-050	NEW-E	96-17-051
16-233-120	NEW	96-21-008	16-409	AMD-C	96-23-034	16-695-050	RESCIND	96-20-078
16-233-125	NEW-P	96-14-108	16-409-020	PREP	96-09-090	16-695-050	NEW-E	96-20-079
16-233-125	NEW-S	96-17-081	16-409-020	AMD-P	96-20-080	16-695-055	NEW-E	96-17-051
16-233-125	NEW	96-21-008	16-409-030	PREP	96-09-090	16-695-055	RESCIND	96-20-078
16-233-130	NEW-P	96-14-108	16-409-030	AMD-P	96-20-080	16-695-055	NEW-E	96-20-079
16-233-130	NEW	96-21-008	16-409-060	PREP	96-09-090	16-695-060	NEW-E	96-17-051
16-233-135	NEW-P	96-14-108	16-409-060	AMD-P	96-20-080	16-695-060	RESCIND	96-20-078
16-233-135	NEW	96-21-008	16-409-065	PREP	96-09-090	16-695-060	NEW-E	96-20-079
16-233-140	NEW-P	96-14-108	16-409-065	AMD-P	96-20-080	16-695-065	NEW-E	96-17-051
16-233-140	NEW	96-21-008	16-409-070	AMD-P	96-20-080	16-695-065	RESCIND	96-20-078
16-233-145	NEW-P	96-14-108	16-409-075	AMD-P	96-20-080	16-695-065	NEW-E	96-20-079
16-233-145	NEW	96-21-008	16-473-005	NEW-E	96-10-036	16-695-070	NEW-E	96-17-051
16-233-150	NEW-P	96-14-108	16-473-005	NEW-E	96-17-027	16-695-070	RESCIND	96-20-078
16-233-150	NEW-S	96-17-081	16-473-010	NEW-E	96-10-036	16-695-070	NEW-E	96-20-079
16-233-150	NEW	96-21-008	16-473-010	NEW-E	96-17-027	16-695-075	NEW-E	96-17-051
16-233-155	NEW-P	96-14-108	16-473-015	NEW-E	96-10-036	16-695-075	RESCIND	96-20-078
16-233-155	NEW	96-21-008	16-473-015	NEW-E	96-17-027	16-695-075	NEW-E	96-20-079
16-233-200	NEW-P	96-14-108	16-473-020	NEW-E	96-10-036	16-695-080	NEW-E	96-17-051
16-233-200	NEW	96-21-008	16-473-020	NEW-E	96-17-027	16-695-080	RESCIND	96-20-078
16-233-205	NEW-P	96-14-108	16-473-025	NEW-E	96-10-036	16-695-080	NEW-E	96-20-079
16-233-205	NEW	96-21-008	16-473-025	NEW-E	96-17-027	16-700-021	PREP	96-16-084
16-233-210	NEW-P	96-14-108	16-473-030	NEW-E	96-10-036	16-750	AMD-C	96-03-093
16-233-210	NEW	96-21-008	16-473-030	NEW-E	96-17-027	16-750	PREP	96-17-091
16-233-215	NEW-P	96-14-108	16-473-035	NEW-E	96-10-036	16-750-003	AMD-P	96-20-112
16-233-215	NEW	96-21-008	16-473-035	NEW-E	96-17-027	16-750-005	AMD	96-06-030
16-233-220	NEW-P	96-14-108	16-529-150	AMD	96-03-151	16-750-011	AMD	96-06-030
16-233-220	NEW	96-21-008	16-532-010	AMD-P	96-05-086	16-750-011	AMD-P	96-20-112
16-233-225	NEW-P	96-14-108	16-532-010	AMD	96-15-139	16-750-015	AMD	96-06-030
16-233-225	NEW	96-21-008	16-532-040	PREP	96-02-082	16-750-015	AMD-P	96-20-112
16-233-230	NEW-P	96-14-108	16-532-0402	NEW-P	96-05-086	16-750-020	AMD-P	96-20-112
16-233-230	NEW	96-21-008	16-532-0402	NEW	96-15-139	16-750-130	AMD-P	96-20-112
16-233-235	NEW-P	96-14-108	16-532-0404	NEW-P	96-05-086	36-08-010	PREP-X	96-13-021
16-233-235	NEW	96-21-008	16-532-0404	NEW	96-15-139	36-08-010	REP	96-17-040
16-233-240	NEW-P	96-14-108	16-532-0406	NEW-P	96-05-086	36-08-020	PREP-X	96-13-021
16-233-240	NEW	96-21-008	16-532-0406	NEW	96-15-139	36-08-020	REP	96-17-040

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
36-08-030	PREP-X	96-13-021	36-08-390	REP	96-17-040	36-12-320	AMD-P	96-20-058
36-08-030	REP	96-17-040	36-08-400	PREP-X	96-13-021	36-12-330	AMD-P	96-20-058
36-08-040	PREP-X	96-13-021	36-08-400	REP	96-17-040	36-12-340	AMD-P	96-20-058
36-08-040	REP	96-17-040	36-08-410	PREP-X	96-13-021	36-12-350	AMD-P	96-20-058
36-08-050	PREP-X	96-13-021	36-08-410	REP	96-17-040	36-12-360	AMD-P	96-20-058
36-08-050	REP	96-17-040	36-08-420	PREP-X	96-13-021	36-12-363	NEW-P	96-20-058
36-08-060	PREP-X	96-13-021	36-08-420	REP	96-17-040	36-12-367	AMD-P	96-20-058
36-08-060	REP	96-17-040	36-08-430	PREP-X	96-13-021	36-12-385	AMD-P	96-20-058
36-08-070	PREP-X	96-13-021	36-08-430	REP	96-17-040	36-12-400	AMD-P	96-20-058
36-08-070	REP	96-17-040	36-08-440	PREP-X	96-13-021	36-12-410	AMD-P	96-20-058
36-08-080	PREP-X	96-13-021	36-08-440	REP	96-17-040	36-12-415	AMD-P	96-20-058
36-08-080	REP	96-17-040	36-08-450	PREP-X	96-13-021	36-12-425	AMD-P	96-20-058
36-08-090	PREP-X	96-13-021	36-08-450	REP	96-17-040	36-12-435	AMD-P	96-20-058
36-08-090	REP	96-17-040	36-08-460	PREP-X	96-13-021	36-12-450	AMD-P	96-20-058
36-08-100	PREP-X	96-13-021	36-08-460	REP	96-17-040	44-10-010	AMD	96-03-155
36-08-100	REP	96-17-040	36-08-470	PREP-X	96-13-021	44-10-020	NEW	96-03-155
36-08-110	PREP-X	96-13-021	36-08-470	REP	96-17-040	44-10-030	AMD	96-03-155
36-08-110	REP	96-17-040	36-08-480	PREP-X	96-13-021	44-10-031	NEW	96-03-155
36-08-120	PREP-X	96-13-021	36-08-480	REP	96-17-040	44-10-040	AMD	96-03-155
36-08-120	REP	96-17-040	36-08-490	PREP-X	96-13-021	44-10-050	AMD	96-03-155
36-08-130	PREP-X	96-13-021	36-08-490	REP	96-17-040	44-10-060	AMD	96-03-155
36-08-130	REP	96-17-040	36-08-500	PREP-X	96-13-021	44-10-070	AMD	96-03-155
36-08-140	PREP-X	96-13-021	36-08-500	REP	96-17-040	44-10-080	AMD	96-03-155
36-08-140	REP	96-17-040	36-08-510	PREP-X	96-13-021	44-10-090	AMD	96-03-155
36-08-150	PREP-X	96-13-021	36-08-510	REP	96-17-040	44-10-100	AMD	96-03-155
36-08-150	REP	96-17-040	36-08-520	PREP-X	96-13-021	44-10-110	AMD	96-03-155
36-08-160	PREP-X	96-13-021	36-08-520	REP	96-17-040	44-10-120	AMD	96-03-155
36-08-160	REP	96-17-040	36-08-530	PREP-X	96-13-021	44-10-130	AMD	96-03-155
36-08-170	PREP-X	96-13-021	36-08-530	REP	96-17-040	44-10-140	AMD	96-03-155
36-08-170	REP	96-17-040	36-08-540	PREP-X	96-13-021	44-10-150	AMD	96-03-155
36-08-180	PREP-X	96-13-021	36-08-540	REP	96-17-040	44-10-160	AMD	96-03-155
36-08-180	REP	96-17-040	36-08-550	PREP-X	96-13-021	44-10-165	REP	96-03-155
36-08-190	PREP-X	96-13-021	36-08-550	REP	96-17-040	44-10-170	AMD	96-03-155
36-08-190	REP	96-17-040	36-08-560	PREP-X	96-13-021	44-10-180	AMD	96-03-155
36-08-200	PREP-X	96-13-021	36-08-560	REP	96-17-040	44-10-200	AMD	96-03-155
36-08-200	REP	96-17-040	36-08-570	PREP-X	96-13-021	44-10-210	AMD	96-03-155
36-08-210	PREP-X	96-13-021	36-08-570	REP	96-17-040	44-10-220	REP	96-03-155
36-08-210	REP	96-17-040	36-08-580	PREP-X	96-13-021	44-10-221	NEW	96-03-155
36-08-220	PREP-X	96-13-021	36-08-580	REP	96-17-040	44-10-222	NEW	96-03-155
36-08-220	REP	96-17-040	36-08-590	PREP-X	96-13-021	44-10-223	NEW	96-03-155
36-08-230	PREP-X	96-13-021	36-08-590	REP	96-17-040	44-10-230	REP	96-03-155
36-08-230	REP	96-17-040	36-12	PREP	96-11-114	44-10-300	AMD	96-03-155
36-08-240	PREP-X	96-13-021	36-12-010	AMD-P	96-20-058	44-10-310	AMD	96-03-155
36-08-240	REP	96-17-040	36-12-011	AMD-P	96-20-058	44-10-320	REP	96-03-155
36-08-250	PREP-X	96-13-021	36-12-020	AMD-P	96-20-058	50-08-009	PREP-X	96-14-037
36-08-250	REP	96-17-040	36-12-030	AMD-P	96-20-058	50-08-009	REP	96-17-072
36-08-260	PREP-X	96-13-021	36-12-040	AMD-P	96-20-058	50-08-010	PREP-X	96-14-037
36-08-260	REP	96-17-040	36-12-050	AMD-P	96-20-058	50-08-010	REP	96-17-072
36-08-270	PREP-X	96-13-021	36-12-060	AMD-P	96-20-058	50-08-020	PREP-X	96-14-037
36-08-270	REP	96-17-040	36-12-070	AMD-P	96-20-058	50-08-020	REP	96-17-072
36-08-280	PREP-X	96-13-021	36-12-080	AMD-P	96-20-058	50-08-040	PREP-X	96-14-037
36-08-280	REP	96-17-040	36-12-100	AMD-P	96-20-058	50-08-040	REP	96-17-072
36-08-290	PREP-X	96-13-021	36-12-110	AMD-P	96-20-058	50-08-050	PREP-X	96-14-037
36-08-290	REP	96-17-040	36-12-120	AMD-P	96-20-058	50-08-050	REP	96-17-072
36-08-300	PREP-X	96-13-021	36-12-130	AMD-P	96-20-058	50-08-060	PREP-X	96-14-037
36-08-300	REP	96-17-040	36-12-140	AMD-P	96-20-058	50-08-060	REP	96-17-072
36-08-310	PREP-X	96-13-021	36-12-150	AMD-P	96-20-058	50-08-070	PREP-X	96-14-037
36-08-310	REP	96-17-040	36-12-160	AMD-P	96-20-058	50-08-070	REP	96-17-072
36-08-320	PREP-X	96-13-021	36-12-170	AMD-P	96-20-058	50-08-080	PREP-X	96-14-037
36-08-320	REP	96-17-040	36-12-180	REP-P	96-20-058	50-08-080	REP	96-17-072
36-08-330	PREP-X	96-13-021	36-12-190	AMD-P	96-20-058	50-08-085	PREP-X	96-14-037
36-08-330	REP	96-17-040	36-12-195	AMD-P	96-20-058	50-08-085	REP	96-17-072
36-08-340	PREP-X	96-13-021	36-12-200	AMD-P	96-20-058	50-08-090	PREP-X	96-14-037
36-08-340	REP	96-17-040	36-12-210	AMD-P	96-20-058	50-08-090	REP	96-17-072
36-08-350	PREP-X	96-13-021	36-12-220	AMD-P	96-20-058	50-08-100	PREP-X	96-14-037
36-08-350	REP	96-17-040	36-12-240	AMD-P	96-20-058	50-08-100	REP	96-17-072
36-08-360	PREP-X	96-13-021	36-12-250	AMD-P	96-20-058	50-08-110	PREP-X	96-14-037
36-08-360	REP	96-17-040	36-12-260	AMD-P	96-20-058	50-08-110	REP	96-17-072
36-08-370	PREP-X	96-13-021	36-12-270	AMD-P	96-20-058	50-08-120	PREP-X	96-14-037
36-08-370	REP	96-17-040	36-12-280	AMD-P	96-20-058	50-08-120	REP	96-17-072
36-08-380	PREP-X	96-13-021	36-12-290	AMD-P	96-20-058	50-08-130	PREP-X	96-14-037
36-08-380	REP	96-17-040	36-12-300	AMD-P	96-20-058	50-08-130	REP	96-17-072
36-08-390	PREP-X	96-13-021	36-12-310	AMD-P	96-20-058	50-08-140	PREP-X	96-14-037

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
50-08-140	REP	96-17-072	50-08-510	PREP-X	96-14-037	50-30-015	NEW	96-03-059
50-08-150	PREP-X	96-14-037	50-08-510	REP	96-17-072	50-30-015	DECOD	96-03-059
50-08-150	REP	96-17-072	50-08-520	PREP-X	96-14-037	50-30-020	AMD	96-03-059
50-08-160	PREP-X	96-14-037	50-08-520	REP	96-17-072	50-30-020	DECOD	96-03-059
50-08-160	REP	96-17-072	50-08-530	PREP-X	96-14-037	50-30-025	NEW	96-03-059
50-08-170	PREP-X	96-14-037	50-08-530	REP	96-17-072	50-30-025	DECOD	96-03-059
50-08-170	REP	96-17-072	50-08-540	PREP-X	96-14-037	50-30-030	AMD	96-03-059
50-08-180	PREP-X	96-14-037	50-08-540	REP	96-17-072	50-30-030	DECOD	96-03-059
50-08-180	REP	96-17-072	50-08-550	PREP-X	96-14-037	50-30-035	NEW	96-03-059
50-08-190	PREP-X	96-14-037	50-08-550	REP	96-17-072	50-30-035	DECOD	96-03-059
50-08-190	REP	96-17-072	50-08-560	PREP-X	96-14-037	50-30-040	AMD	96-03-059
50-08-200	PREP-X	96-14-037	50-08-560	REP	96-17-072	50-30-040	DECOD	96-03-059
50-08-200	REP	96-17-072	50-08-570	PREP-X	96-14-037	50-30-050	AMD	96-03-059
50-08-210	PREP-X	96-14-037	50-08-570	REP	96-17-072	50-30-050	DECOD	96-03-059
50-08-210	REP	96-17-072	50-08-580	PREP-X	96-14-037	50-30-060	AMD	96-03-059
50-08-220	PREP-X	96-14-037	50-08-580	REP	96-17-072	50-30-060	DECOD	96-03-059
50-08-220	REP	96-17-072	50-08-590	PREP-X	96-14-037	50-30-065	NEW	96-03-059
50-08-230	PREP-X	96-14-037	50-08-590	REP	96-17-072	50-30-065	DECOD	96-03-059
50-08-230	REP	96-17-072	50-20-100	AMD	96-04-013	50-30-068	NEW	96-03-059
50-08-240	PREP-X	96-14-037	50-20-100	DECOD	96-04-013	50-30-068	DECOD	96-03-059
50-08-240	REP	96-17-072	50-20-110	AMD	96-04-013	50-30-070	AMD	96-03-059
50-08-250	PREP-X	96-14-037	50-20-110	DECOD	96-04-013	50-30-070	DECOD	96-03-059
50-08-250	REP	96-17-072	50-20-120	AMD	96-04-013	50-30-075	NEW	96-03-059
50-08-260	PREP-X	96-14-037	50-20-120	DECOD	96-04-013	50-30-075	DECOD	96-03-059
50-08-260	REP	96-17-072	50-20-130	AMD	96-04-013	50-30-080	AMD	96-03-059
50-08-270	PREP-X	96-14-037	50-20-130	DECOD	96-04-013	50-30-080	DECOD	96-03-059
50-08-270	REP	96-17-072	50-20-140	AMD	96-04-013	50-30-085	NEW	96-03-059
50-08-280	PREP-X	96-14-037	50-20-140	DECOD	96-04-013	50-30-085	DECOD	96-03-059
50-08-280	REP	96-17-072	50-20-150	AMD	96-04-013	50-30-090	AMD	96-03-059
50-08-290	PREP-X	96-14-037	50-20-150	DECOD	96-04-013	50-30-090	DECOD	96-03-059
50-08-290	REP	96-17-072	50-20-160	AMD	96-04-013	50-30-095	NEW	96-03-059
50-08-300	PREP-X	96-14-037	50-20-160	DECOD	96-04-013	50-30-095	DECOD	96-03-059
50-08-300	REP	96-17-072	50-20-170	REP	96-04-013	50-30-100	AMD	96-03-059
50-08-310	PREP-X	96-14-037	50-20-180	DECOD	96-04-013	50-30-100	DECOD	96-03-059
50-08-310	REP	96-17-072	50-20-190	AMD	96-04-013	50-30-110	REP	96-03-059
50-08-320	PREP-X	96-14-037	50-20-190	DECOD	96-04-013	50-40-010	PREP-X	96-14-041
50-08-320	REP	96-17-072	50-20-200	REP	96-04-013	50-40-010	REP	96-17-072
50-08-330	PREP-X	96-14-037	50-24-010	PREP-X	96-14-040	50-40-020	PREP-X	96-14-041
50-08-330	REP	96-17-072	50-24-010	REP	96-17-072	50-40-020	REP	96-17-072
50-08-340	PREP-X	96-14-037	50-24-020	PREP-X	96-14-040	50-40-040	PREP-X	96-14-041
50-08-340	REP	96-17-072	50-24-020	REP	96-17-072	50-40-040	REP	96-17-072
50-08-350	PREP-X	96-14-037	50-24-030	PREP-X	96-14-040	50-40-050	PREP-X	96-14-041
50-08-350	REP	96-17-072	50-24-030	REP	96-17-072	50-40-050	REP	96-17-072
50-08-360	PREP-X	96-14-037	50-24-040	PREP-X	96-14-040	50-40-060	PREP-X	96-14-041
50-08-360	REP	96-17-072	50-24-040	REP	96-17-072	50-40-060	REP	96-17-072
50-08-370	PREP-X	96-14-037	50-24-050	PREP-X	96-14-040	50-40-070	PREP-X	96-14-041
50-08-370	REP	96-17-072	50-24-050	REP	96-17-072	50-40-070	REP	96-17-072
50-08-380	PREP-X	96-14-037	50-24-060	PREP-X	96-14-040	50-40-990	PREP-X	96-14-041
50-08-380	REP	96-17-072	50-24-060	REP	96-17-072	50-40-990	REP	96-17-072
50-08-390	PREP-X	96-14-037	50-24-070	PREP-X	96-14-040	50-44-020	AMD	96-04-022
50-08-390	REP	96-17-072	50-24-070	REP	96-17-072	50-44-025	NEW	96-04-022
50-08-400	PREP-X	96-14-037	50-24-080	PREP-X	96-14-040	50-60-010	DECOD	96-04-028
50-08-400	REP	96-17-072	50-24-080	REP	96-17-072	50-60-020	DECOD	96-04-028
50-08-410	PREP-X	96-14-037	50-24-090	PREP-X	96-14-040	50-60-030	DECOD	96-04-028
50-08-410	REP	96-17-072	50-24-090	REP	96-17-072	50-60-035	DECOD	96-04-028
50-08-420	PREP-X	96-14-037	50-24-100	PREP-X	96-14-040	50-60-040	DECOD	96-04-028
50-08-420	REP	96-17-072	50-24-100	REP	96-17-072	50-60-042	DECOD	96-04-028
50-08-430	PREP-X	96-14-037	50-24-110	PREP-X	96-14-040	50-60-045	DECOD	96-04-028
50-08-430	REP	96-17-072	50-24-110	REP	96-17-072	50-60-050	DECOD	96-04-028
50-08-440	PREP-X	96-14-037	50-24-120	PREP-X	96-14-040	50-60-060	DECOD	96-04-028
50-08-440	REP	96-17-072	50-24-120	REP	96-17-072	50-60-070	DECOD	96-04-028
50-08-450	PREP-X	96-14-037	50-24-130	PREP-X	96-14-040	50-60-080	DECOD	96-04-028
50-08-450	REP	96-17-072	50-24-130	REP	96-17-072	50-60-08005	DECOD	96-04-028
50-08-460	PREP-X	96-14-037	50-24-140	PREP-X	96-14-040	50-60-08010	DECOD	96-04-028
50-08-460	REP	96-17-072	50-24-140	REP	96-17-072	50-60-08015	DECOD	96-04-028
50-08-470	PREP-X	96-14-037	50-24-150	PREP-X	96-14-040	50-60-08020	DECOD	96-04-028
50-08-470	REP	96-17-072	50-24-150	REP	96-17-072	50-60-08025	DECOD	96-04-028
50-08-480	PREP-X	96-14-037	50-24-990	PREP-X	96-14-040	50-60-08030	DECOD	96-04-028
50-08-480	REP	96-17-072	50-24-990	REP	96-17-072	50-60-08035	DECOD	96-04-028
50-08-490	PREP-X	96-14-037	50-30-005	NEW	96-03-059	50-60-08040	DECOD	96-04-028
50-08-490	REP	96-17-072	50-30-005	DECOD	96-03-059	50-60-085	DECOD	96-04-028
50-08-500	PREP-X	96-14-037	50-30-010	AMD	96-03-059	50-60-090	DECOD	96-04-028
50-08-500	REP	96-17-072	50-30-010	DECOD	96-03-059	50-60-09005	DECOD	96-04-028

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
50-60-09010	DECOD	96-04-028	55-01-070	REP-W	96-15-008	132N-276-130	AMD	96-12-041
50-60-09015	DECOD	96-04-028	55-01-070	REP	96-15-024	132N-276-140	AMD-P	96-07-029
50-60-09020	DECOD	96-04-028	55-01-080	REP-W	96-15-008	132N-276-140	AMD	96-12-041
50-60-100	DECOD	96-04-028	55-01-080	REP	96-15-024	132N-276-150	AMD-P	96-07-029
50-60-110	DECOD	96-04-028	67-35-020	AMD-P	96-17-068	132N-276-150	AMD	96-12-041
50-60-120	DECOD	96-04-028	67-35-020	AMD	96-20-076	132V-11	PREP	96-09-050
50-60-125	DECOD	96-04-028	67-35-910	AMD-P	96-08-026	132V-12	PREP	96-21-068
50-60-130	DECOD	96-04-028	67-35-910	AMD	96-11-096	132V-15	PREP	96-09-050A
50-60-140	DECOD	96-04-028	82-05-010	NEW	96-03-048	132V-15-010	AMD-P	96-12-005
50-60-145	DECOD	96-04-028	82-05-020	NEW	96-03-048	132V-15-010	AMD	96-16-034
50-60-150	DECOD	96-04-028	82-05-030	NEW	96-03-048	132V-15-020	AMD-P	96-12-005
50-60-160	DECOD	96-04-028	82-05-040	NEW	96-03-048	132V-15-020	AMD	96-16-034
50-60-165	DECOD	96-04-028	82-05-050	NEW	96-03-048	132V-15-030	AMD-P	96-12-005
50-60-170	DECOD	96-04-028	82-50-021	AMD-P	96-12-037	132V-15-030	AMD	96-16-034
50-60-190	DECOD	96-04-028	82-50-021	AMD	96-15-039	132V-15-040	AMD-P	96-12-005
50-60-200	DECOD	96-04-028	82-54-010	AMD-E	96-15-076	132V-15-040	AMD	96-16-034
50-60-210	DECOD	96-04-028	82-54-010	PREP	96-15-125	132V-15-050	AMD-P	96-12-005
51-11	PREP	96-20-039	82-54-010	AMD-P	96-19-061	132V-15-050	AMD	96-16-034
51-11-1210	AMD-P	96-21-105	82-54-010	AMD	96-22-031	132V-15-060	AMD-P	96-12-005
51-11-1301	AMD-P	96-21-105	131-28-026	AMD	96-03-049	132V-15-060	AMD	96-16-034
51-32	PREP	96-15-083	132D-120-055	PREP	96-10-016	132V-15-070	AMD-P	96-12-005
51-32-1100	NEW-P	96-20-101	132D-120-055	NEW-P	96-15-061	132V-15-070	AMD	96-16-034
51-32-1101	NEW-P	96-20-101	132D-120-055	NEW-C	96-21-117	132V-15-090	AMD-P	96-12-005
51-32-1102	NEW-P	96-20-101	132K-20-010	REP-P	96-16-077	132V-15-090	AMD	96-16-034
51-32-1103	NEW-P	96-20-101	132K-20-010	REP	96-22-002	132V-15-100	AMD-P	96-12-005
51-32-1104	NEW-P	96-20-101	132K-20-020	REP-P	96-16-077	132V-15-100	AMD	96-16-034
51-32-1105	NEW-P	96-20-101	132K-20-020	REP	96-22-002	132V-15-110	AMD-P	96-12-005
51-32-1106	NEW-P	96-20-101	132K-20-030	REP-P	96-16-077	132V-15-110	AMD	96-16-034
51-32-1107	NEW-P	96-20-101	132K-20-030	REP	96-22-002	132V-15-120	AMD-P	96-12-005
51-32-1108	NEW-P	96-20-101	132K-20-040	REP-P	96-16-077	132V-15-120	AMD	96-16-034
51-32-1118	NEW-E	96-13-047	132K-20-040	REP	96-22-002	132V-24	PREP	96-09-050B
51-32-1119	NEW-E	96-13-047	132K-20-050	REP-P	96-16-077	132V-24-030	AMD-P	96-12-006
51-32-1119	NEW-P	96-20-101	132K-20-050	REP	96-22-002	132V-24-030	AMD	96-16-035
51-34	PREP	96-15-083	132K-20-060	REP-P	96-16-077	132V-24-040	AMD-P	96-12-006
51-34-6308	NEW-E	96-13-047	132K-20-060	REP	96-22-002	132V-24-040	AMD	96-16-035
51-34-6309	NEW-E	96-13-047	132K-20-070	REP-P	96-16-077	132V-24-090	AMD-P	96-12-006
51-34-6309	NEW-P	96-20-101	132K-20-070	REP	96-22-002	132V-24-090	AMD	96-16-035
55-01-001	REP-P	96-09-102	132K-20-080	REP-P	96-16-077	132V-24-120	AMD-P	96-12-006
55-01-001	REP-W	96-15-008	132K-20-080	REP	96-22-002	132V-24-120	AMD	96-16-035
55-01-001	REP	96-15-024	132K-20-090	REP-P	96-16-077	132V-130	PREP	96-09-050C
55-01-010	AMD-E	96-03-104	132K-20-090	REP	96-22-002	132V-130-010	NEW-P	96-12-007
55-01-010	REP-P	96-09-102	132K-20-100	REP-P	96-16-077	132V-130-010	NEW	96-16-036
55-01-010	AMD-E	96-11-097	132K-20-100	REP	96-22-002	132V-130-020	NEW-P	96-12-007
55-01-010	REP-W	96-15-008	132K-20-110	REP-P	96-16-077	132V-130-020	NEW	96-16-036
55-01-010	REP	96-15-024	132K-20-110	REP	96-22-002	132V-130-030	NEW-P	96-12-007
55-01-020	AMD-E	96-03-104	132N-276	PREP	96-03-101	132V-130-030	NEW	96-16-036
55-01-020	REP-P	96-09-102	132N-276-005	AMD-P	96-07-029	132Z-104-010	NEW-P	96-09-074
55-01-020	AMD-E	96-11-097	132N-276-005	AMD	96-12-041	132Z-104-010	NEW	96-14-098
55-01-020	REP-W	96-15-008	132N-276-010	AMD-P	96-07-029	132Z-104-020	NEW-P	96-09-074
55-01-020	REP	96-15-024	132N-276-010	AMD	96-12-041	132Z-104-020	NEW	96-14-098
55-01-030	AMD-E	96-03-104	132N-276-020	AMD-P	96-07-029	132Z-104-030	NEW-P	96-09-074
55-01-030	REP-P	96-09-102	132N-276-020	AMD	96-12-041	132Z-104-030	NEW	96-14-098
55-01-030	AMD-E	96-11-097	132N-276-030	AMD-P	96-07-029	132Z-108-010	NEW-P	96-09-074
55-01-030	REP-W	96-15-008	132N-276-030	AMD	96-12-041	132Z-108-010	NEW	96-14-098
55-01-030	REP	96-15-024	132N-276-040	AMD-P	96-07-029	132Z-108-020	NEW-P	96-09-074
55-01-040	AMD-E	96-03-104	132N-276-040	AMD	96-12-041	132Z-108-020	NEW	96-14-098
55-01-040	REP-P	96-09-102	132N-276-050	AMD-P	96-07-029	132Z-108-030	NEW-P	96-09-074
55-01-040	AMD-E	96-11-097	132N-276-050	AMD	96-12-041	132Z-108-030	NEW	96-14-098
55-01-040	REP-W	96-15-008	132N-276-060	AMD-P	96-07-029	132Z-108-040	NEW-P	96-09-074
55-01-040	REP	96-15-024	132N-276-060	AMD	96-12-041	132Z-108-040	NEW	96-14-098
55-01-050	AMD-E	96-03-104	132N-276-070	AMD-P	96-07-029	132Z-108-050	NEW-P	96-09-074
55-01-050	REP-P	96-09-102	132N-276-070	AMD	96-12-041	132Z-108-050	NEW	96-14-098
55-01-050	AMD-E	96-11-097	132N-276-080	AMD-P	96-07-029	132Z-108-060	NEW-P	96-09-074
55-01-050	REP-W	96-15-008	132N-276-080	AMD	96-12-041	132Z-108-060	NEW	96-14-098
55-01-050	REP	96-15-024	132N-276-090	AMD-P	96-07-029	132Z-108-070	NEW-P	96-09-074
55-01-060	AMD-E	96-03-104	132N-276-090	AMD	96-12-041	132Z-108-070	NEW	96-14-098
55-01-060	REP-P	96-09-102	132N-276-100	AMD-P	96-07-029	132Z-108-080	NEW-P	96-09-074
55-01-060	AMD-E	96-11-097	132N-276-100	AMD	96-12-041	132Z-108-080	NEW	96-14-098
55-01-060	REP-W	96-15-008	132N-276-110	AMD-P	96-07-029	132Z-122-010	NEW-P	96-09-074
55-01-060	REP	96-15-024	132N-276-110	AMD	96-12-041	132Z-122-010	NEW	96-14-098
55-01-070	AMD-E	96-03-104	132N-276-120	AMD-P	96-07-029	132Z-122-020	NEW-P	96-09-074
55-01-070	REP-P	96-09-102	132N-276-120	AMD	96-12-041	132Z-122-020	NEW	96-14-098
55-01-070	AMD-E	96-11-097	132N-276-130	AMD-P	96-07-029	132Z-122-030	NEW-P	96-09-074

TABLE

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132Z-122-030	NEW	96-14-098	136-04-050	AMD-P	96-11-052	136-18-060	AMD	96-17-013
132Z-133-010	NEW-P	96-09-074	136-04-050	AMD	96-17-013	136-18-070	AMD-P	96-11-052
132Z-133-010	NEW	96-14-098	136-04-055	AMD-P	96-11-052	136-18-070	AMD	96-17-013
132Z-134-010	NEW-P	96-09-074	136-04-055	AMD	96-17-013	136-18-080	AMD-P	96-11-052
132Z-134-010	NEW	96-14-098	136-04-060	AMD-P	96-11-052	136-18-080	AMD	96-17-013
132Z-276-010	NEW-P	96-09-074	136-04-060	AMD	96-17-013	136-18-090	AMD-P	96-11-052
132Z-276-010	NEW	96-14-098	136-04-070	AMD-P	96-11-052	136-18-090	AMD	96-17-013
132Z-276-020	NEW-P	96-09-074	136-04-070	AMD	96-17-013	136-20	AMD-P	96-11-052
132Z-276-020	NEW	96-14-098	136-04-080	AMD-P	96-11-052	136-20	AMD	96-17-013
132Z-276-030	NEW-P	96-09-074	136-04-080	AMD	96-17-013	136-20-020	AMD-P	96-11-052
132Z-276-030	NEW	96-14-098	136-04-090	AMD-P	96-11-052	136-20-020	AMD	96-17-013
132Z-276-040	NEW-P	96-09-074	136-04-090	AMD	96-17-013	136-20-030	AMD-P	96-11-052
132Z-276-040	NEW	96-14-098	136-04-100	AMD-P	96-11-052	136-20-030	AMD	96-17-013
132Z-276-050	NEW-P	96-09-074	136-04-100	AMD	96-17-013	136-20-040	AMD-P	96-11-052
132Z-276-050	NEW	96-14-098	136-04-110	NEW-P	96-11-052	136-20-040	AMD	96-17-013
132Z-276-060	NEW-P	96-09-074	136-04-110	NEW	96-17-013	136-20-050	AMD-P	96-11-052
132Z-276-060	NEW	96-14-098	136-10	AMD-P	96-11-052	136-20-050	AMD	96-17-013
132Z-276-070	NEW-P	96-09-074	136-10	AMD	96-17-013	136-20-060	AMD-P	96-11-052
132Z-276-070	NEW	96-14-098	136-10-020	AMD-P	96-11-052	136-20-060	AMD	96-17-013
132Z-276-080	NEW-P	96-09-074	136-10-020	AMD	96-17-013	136-24-010	REP-P	96-11-052
132Z-276-080	NEW	96-14-098	136-10-030	AMD-P	96-11-052	136-24-010	REP	96-17-013
132Z-276-090	NEW-P	96-09-074	136-10-030	AMD	96-17-013	136-28-010	AMD-P	96-11-052
132Z-276-090	NEW	96-14-098	136-11-010	AMD-P	96-11-052	136-28-010	AMD	96-17-013
132Z-276-100	NEW-P	96-09-074	136-11-010	AMD	96-17-013	136-28-020	AMD-P	96-11-052
132Z-276-100	NEW	96-14-098	136-11-020	AMD-P	96-11-052	136-28-020	AMD	96-17-013
132Z-276-110	NEW-P	96-09-074	136-11-020	AMD	96-17-013	136-28-030	AMD-P	96-11-052
132Z-276-110	NEW	96-14-098	136-11-030	AMD-P	96-11-052	136-28-030	AMD	96-17-013
132Z-276-120	NEW-P	96-09-074	136-11-030	AMD	96-17-013	136-40-030	AMD-P	96-11-052
132Z-276-120	NEW	96-14-098	136-12	AMD-P	96-11-052	136-40-030	AMD	96-17-013
132Z-276-130	NEW-P	96-09-074	136-12	AMD	96-17-013	136-40-040	AMD-P	96-11-052
132Z-276-130	NEW	96-14-098	136-12-010	AMD-P	96-11-052	136-40-040	AMD	96-17-013
132Z-276-140	NEW-P	96-09-074	136-12-010	AMD	96-17-013	136-40-050	REP-P	96-11-052
132Z-276-140	NEW	96-14-098	136-12-070	AMD-P	96-11-052	136-40-050	REP	96-17-013
132Z-300-010	NEW-P	96-09-074	136-12-070	AMD	96-17-013	136-40-060	REP-P	96-11-052
132Z-300-010	NEW	96-14-098	136-12-080	AMD-P	96-11-052	136-40-060	REP	96-17-013
132Z-300-020	NEW-P	96-09-074	136-12-080	AMD	96-17-013	136-60	AMD-P	96-11-052
132Z-300-020	NEW	96-14-098	136-14-030	AMD-P	96-11-052	136-60	AMD	96-17-013
132Z-300-030	NEW-P	96-09-074	136-14-030	AMD	96-17-013	136-60-010	AMD-P	96-11-052
132Z-300-030	NEW	96-14-098	136-14-040	AMD-P	96-11-052	136-60-010	AMD	96-17-013
132Z-300-040	NEW-P	96-09-074	136-14-040	AMD	96-17-013	136-60-030	AMD-P	96-11-052
132Z-300-040	NEW	96-14-098	136-14-050	AMD-P	96-11-052	136-60-030	AMD	96-17-013
132Z-310-010	NEW-P	96-09-074	136-14-050	AMD	96-17-013	136-60-060	AMD-P	96-11-052
132Z-310-010	NEW	96-14-098	136-14-060	AMD-P	96-11-052	136-60-060	AMD	96-17-013
132Z-310-020	NEW-P	96-09-074	136-14-060	AMD	96-17-013	136-100-010	AMD-P	96-11-052
132Z-310-020	NEW	96-14-098	136-15	AMD-P	96-11-052	136-100-010	AMD	96-17-013
132Z-310-030	NEW-P	96-09-074	136-15	AMD	96-17-013	136-100-020	AMD-P	96-11-052
132Z-310-030	NEW	96-14-098	136-15-010	AMD-P	96-11-052	136-100-020	AMD	96-17-013
132Z-310-040	NEW-P	96-09-074	136-15-010	AMD	96-17-013	136-100-030	AMD-P	96-11-052
132Z-310-040	NEW	96-14-098	136-15-020	AMD-P	96-11-052	136-100-030	AMD	96-17-013
132Z-325-010	NEW-P	96-09-074	136-15-020	AMD	96-17-013	136-100-040	AMD-P	96-11-052
132Z-325-010	NEW	96-14-098	136-16	AMD-P	96-11-052	136-100-040	AMD	96-17-013
136-01	AMD-P	96-11-052	136-16	AMD	96-17-013	136-110-010	AMD-P	96-11-052
136-01	AMD	96-17-013	136-16-010	AMD-P	96-11-052	136-110-010	AMD	96-17-013
136-01-010	AMD-P	96-11-052	136-16-010	AMD	96-17-013	136-110-030	AMD-P	96-11-052
136-01-010	AMD	96-17-013	136-16-020	AMD-P	96-11-052	136-110-030	AMD	96-17-013
136-02	AMD-P	96-11-052	136-16-020	AMD	96-17-013	136-110-040	AMD-P	96-11-052
136-02	AMD	96-17-013	136-16-022	AMD-P	96-11-052	136-110-040	AMD	96-17-013
136-02-010	AMD-P	96-11-052	136-16-022	AMD	96-17-013	136-110-050	AMD-P	96-11-052
136-02-010	AMD	96-17-013	136-16-030	AMD-P	96-11-052	136-110-050	AMD	96-17-013
136-02-020	AMD-P	96-11-052	136-16-030	AMD	96-17-013	136-120	AMD-P	96-11-052
136-02-020	AMD	96-17-013	136-16-042	AMD-P	96-11-052	136-120	AMD	96-17-013
136-02-030	REP-P	96-11-052	136-16-042	AMD	96-17-013	136-120-010	AMD-P	96-11-052
136-02-030	REP	96-17-013	136-16-050	AMD-P	96-11-052	136-120-010	AMD	96-17-013
136-04	AMD-P	96-11-052	136-16-050	AMD	96-17-013	136-120-020	AMD-P	96-11-052
136-04	AMD	96-17-013	136-18	AMD-P	96-11-052	136-120-020	AMD	96-17-013
136-04-010	AMD-P	96-11-052	136-18	AMD	96-17-013	136-120-030	AMD-P	96-11-052
136-04-010	AMD	96-17-013	136-18-010	AMD-P	96-11-052	136-120-030	AMD	96-17-013
136-04-020	AMD-P	96-11-052	136-18-010	AMD	96-17-013	136-130	AMD-P	96-11-052
136-04-020	AMD	96-17-013	136-18-020	AMD-P	96-11-052	136-130	AMD	96-17-013
136-04-030	AMD-P	96-11-052	136-18-020	AMD	96-17-013	136-130-010	AMD-P	96-11-052
136-04-030	AMD	96-17-013	136-18-030	AMD-P	96-11-052	136-130-010	AMD	96-17-013
136-04-040	AMD-P	96-11-052	136-18-030	AMD	96-17-013	136-130-040	AMD-P	96-11-052
136-04-040	AMD	96-17-013	136-18-060	AMD-P	96-11-052	136-130-040	AMD	96-17-013

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
162-38-060	AMD	96-13-045	173-14-155	REP-P	96-13-103	173-19-1203	REP	96-20-075
162-38-070	AMD-P	96-06-087	173-14-155	REP	96-20-075	173-19-1204	REP-P	96-13-103
162-38-070	AMD	96-13-045	173-14-170	REP-P	96-13-103	173-19-1204	REP	96-20-075
162-38-080	AMD-P	96-06-087	173-14-170	REP	96-20-075	173-19-1205	REP-P	96-13-103
162-38-080	AMD	96-13-045	173-14-174	REP-P	96-13-103	173-19-1205	REP	96-20-075
162-38-090	AMD-P	96-06-087	173-14-174	REP	96-20-075	173-19-130	REP-P	96-13-103
162-38-090	AMD	96-13-045	173-17-010	REP-P	96-13-103	173-19-130	REP	96-20-075
162-38-100	AMD-P	96-06-087	173-17-010	REP	96-20-075	173-19-1301	REP-P	96-13-103
162-38-100	AMD-W	96-13-044	173-17-020	REP-P	96-13-103	173-19-1301	REP	96-20-075
162-38-110	AMD-P	96-06-087	173-17-020	REP	96-20-075	173-19-140	REP-P	96-13-103
162-38-110	AMD	96-13-045	173-17-030	REP-P	96-13-103	173-19-140	REP	96-20-075
162-38-120	AMD-P	96-06-087	173-17-030	REP	96-20-075	173-19-1401	REP-P	96-13-103
162-38-120	AMD	96-13-045	173-17-040	REP-P	96-13-103	173-19-1401	REP	96-20-075
172-120	PREP	96-19-089	173-17-040	REP	96-20-075	173-19-1402	REP-P	96-13-103
172-120-015	NEW-E	96-19-090	173-17-050	REP-P	96-13-103	173-19-1402	REP	96-20-075
172-120-020	AMD-E	96-19-090	173-17-050	REP	96-20-075	173-19-1403	REP-P	96-13-103
172-120-030	AMD-E	96-19-090	173-17-060	REP-P	96-13-103	173-19-1403	REP	96-20-075
172-120-040	AMD-E	96-19-090	173-17-060	REP	96-20-075	173-19-1404	REP-P	96-13-103
172-120-050	AMD-E	96-19-090	173-17-070	REP-P	96-13-103	173-19-1404	REP	96-20-075
172-120-060	AMD-E	96-19-090	173-17-070	REP	96-20-075	173-19-1405	REP-P	96-13-103
172-120-070	AMD-E	96-19-090	173-17-080	REP-P	96-13-103	173-19-1405	REP	96-20-075
172-120-080	AMD-E	96-19-090	173-17-080	REP	96-20-075	173-19-150	REP-P	96-13-103
172-120-090	AMD-E	96-19-090	173-19-010	REP-P	96-13-103	173-19-150	REP	96-20-075
172-120-100	AMD-E	96-19-090	173-19-010	REP	96-20-075	173-19-1501	REP-P	96-13-103
172-120-110	AMD-E	96-19-090	173-19-020	REP-P	96-13-103	173-19-1501	REP	96-20-075
172-120-120	AMD-E	96-19-090	173-19-020	REP	96-20-075	173-19-1502	REP-P	96-13-103
172-120-130	AMD-E	96-19-090	173-19-030	REP-P	96-13-103	173-19-1502	REP	96-20-075
172-120-140	AMD-E	96-19-090	173-19-030	REP	96-20-075	173-19-160	REP-P	96-13-103
172-120-150	REP-E	96-19-090	173-19-040	REP-P	96-13-103	173-19-160	REP	96-20-075
173-09-010	AMD-P	96-11-136	173-19-040	REP	96-20-075	173-19-1601	REP-P	96-13-103
173-09-010	AMD	96-15-104	173-19-044	REP-P	96-13-103	173-19-1601	REP	96-20-075
173-09-020	AMD-P	96-11-136	173-19-044	REP	96-20-075	173-19-1602	REP-P	96-13-103
173-09-020	AMD	96-15-104	173-19-050	REP-P	96-13-103	173-19-1602	REP	96-20-075
173-09-040	NEW-P	96-11-136	173-19-050	REP	96-20-075	173-19-1603	REP-P	96-13-103
173-09-040	NEW	96-15-104	173-19-060	REP-P	96-13-103	173-19-1603	REP	96-20-075
173-14-010	REP-P	96-13-103	173-19-060	REP	96-20-075	173-19-1604	REP-P	96-13-103
173-14-010	REP	96-20-075	173-19-061	REP-P	96-13-103	173-19-1604	REP	96-20-075
173-14-020	REP-P	96-13-103	173-19-061	REP	96-20-075	173-19-1605	REP-P	96-13-103
173-14-020	REP	96-20-075	173-19-062	REP-P	96-13-103	173-19-1605	REP	96-20-075
173-14-030	REP-P	96-13-103	173-19-062	REP	96-20-075	173-19-170	REP-P	96-13-103
173-14-030	REP	96-20-075	173-19-064	REP-P	96-13-103	173-19-170	REP	96-20-075
173-14-040	REP-P	96-13-103	173-19-064	REP	96-20-075	173-19-1701	REP-P	96-13-103
173-14-040	REP	96-20-075	173-19-070	REP-P	96-13-103	173-19-1701	REP	96-20-075
173-14-050	REP-P	96-13-103	173-19-070	REP	96-20-075	173-19-1702	REP-P	96-13-103
173-14-050	REP	96-20-075	173-19-080	REP-P	96-13-103	173-19-1702	REP	96-20-075
173-14-055	REP-P	96-13-103	173-19-080	REP	96-20-075	173-19-1703	REP-P	96-13-103
173-14-055	REP	96-20-075	173-19-090	REP-P	96-13-103	173-19-1703	REP	96-20-075
173-14-060	REP-P	96-13-103	173-19-090	REP	96-20-075	173-19-1703	REP-P	96-13-103
173-14-060	REP	96-20-075	173-19-100	REP-P	96-13-103	173-19-180	REP-P	96-20-075
173-14-062	REP-P	96-13-103	173-19-100	REP	96-20-075	173-19-180	REP	96-20-075
173-14-062	REP	96-20-075	173-19-1001	REP-P	96-13-103	173-19-1801	REP-P	96-13-103
173-14-064	REP-P	96-13-103	173-19-1001	REP	96-20-075	173-19-1801	REP	96-20-075
173-14-064	REP	96-20-075	173-19-1002	REP-P	96-13-103	173-19-190	REP-P	96-13-103
173-14-070	REP-P	96-13-103	173-19-1002	REP	96-20-075	173-19-190	REP	96-20-075
173-14-070	REP	96-20-075	173-19-110	REP-P	96-13-103	173-19-1901	REP-P	96-13-103
173-14-080	REP-P	96-13-103	173-19-110	REP	96-20-075	173-19-1901	REP	96-20-075
173-14-080	REP	96-20-075	173-19-1101	REP-P	96-13-103	173-19-200	REP-P	96-13-103
173-14-090	REP-P	96-13-103	173-19-1101	REP	96-20-075	173-19-200	REP	96-20-075
173-14-090	REP	96-20-075	173-19-1102	REP-P	96-13-103	173-19-210	REP-P	96-13-103
173-14-100	REP-P	96-13-103	173-19-1102	REP	96-20-075	173-19-210	REP	96-20-075
173-14-100	REP	96-20-075	173-19-1102	REP-P	96-13-103	173-19-2101	REP-P	96-13-103
173-14-110	REP-P	96-13-103	173-19-1103	REP	96-20-075	173-19-2101	REP	96-20-075
173-14-110	REP	96-20-075	173-19-1103	REP-P	96-13-103	173-19-2102	REP-P	96-13-103
173-14-115	REP-P	96-13-103	173-19-1104	REP	96-20-075	173-19-2102	REP	96-20-075
173-14-115	REP	96-20-075	173-19-1104	REP-P	96-13-103	173-19-2102	REP	96-20-075
173-14-120	REP-P	96-13-103	173-19-1105	REP	96-20-075	173-19-2103	REP-P	96-13-103
173-14-120	REP	96-20-075	173-19-1105	REP-P	96-13-103	173-19-2103	REP	96-20-075
173-14-130	REP-P	96-13-103	173-19-120	REP	96-20-075	173-19-2104	REP-P	96-13-103
173-14-130	REP	96-20-075	173-19-120	REP-P	96-13-103	173-19-2104	REP	96-20-075
173-14-140	REP-P	96-13-103	173-19-1201	REP	96-20-075	173-19-220	REP-P	96-13-103
173-14-140	REP	96-20-075	173-19-1201	REP-P	96-13-103	173-19-220	REP	96-20-075
173-14-150	REP-P	96-13-103	173-19-1202	REP	96-20-075	173-19-2201	REP-P	96-13-103
173-14-150	REP	96-20-075	173-19-1202	REP-P	96-13-103	173-19-2201	REP	96-20-075
			173-19-1203	REP-P	96-13-103	173-19-2202	REP-P	96-13-103
						173-19-2202	REP	96-20-075

TABLE

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
173-27-220	NEW	96-20-075	173-354-340	NEW-W	96-05-020	173-492-070	AMD-P	96-14-084
173-27-240	NEW-P	96-13-103	173-354-360	NEW-W	96-05-020	173-492-070	AMD	96-19-094
173-27-240	NEW	96-20-075	173-354-380	NEW-W	96-05-020	173-806	PREP	96-06-018
173-27-250	NEW-P	96-13-103	173-354-400	NEW-W	96-05-020	174-120	PREP	96-03-138
173-27-250	NEW	96-20-075	173-354-440	NEW-W	96-05-020	174-120-010	REP-P	96-08-066
173-27-260	NEW-P	96-13-103	173-354-460	NEW-W	96-05-020	174-120-010	REP	96-13-086
173-27-260	NEW	96-20-075	173-354-500	NEW-W	96-05-020	174-120-015	NEW-P	96-08-066
173-27-270	NEW-P	96-13-103	173-354-515	NEW-W	96-05-020	174-120-015	NEW	96-13-086
173-27-270	NEW	96-20-075	173-354-525	NEW-W	96-05-020	174-120-025	NEW-P	96-08-066
173-27-280	NEW-P	96-13-103	173-354-535	NEW-W	96-05-020	174-120-025	NEW	96-13-086
173-27-280	NEW	96-20-075	173-354-545	NEW-W	96-05-020	174-120-030	REP-P	96-08-066
173-27-290	NEW-P	96-13-103	173-354-555	NEW-W	96-05-020	174-120-030	REP	96-13-086
173-27-290	NEW	96-20-075	173-354-600	NEW-W	96-05-020	174-120-035	NEW-P	96-08-066
173-27-300	NEW-P	96-13-103	173-354-620	NEW-W	96-05-020	174-120-035	NEW	96-13-086
173-27-300	NEW	96-20-075	173-354-640	NEW-W	96-05-020	174-120-040	REP-P	96-08-066
173-27-310	NEW-P	96-13-103	173-354-660	NEW-W	96-05-020	174-120-040	REP	96-13-086
173-27-310	NEW	96-20-075	173-354-670	NEW-W	96-05-020	174-120-045	NEW-P	96-08-066
173-27-990	NEW-P	96-13-103	173-354-680	NEW-W	96-05-020	174-120-045	NEW	96-13-086
173-27-990	NEW	96-20-075	173-354-700	NEW-W	96-05-020	174-120-050	REP-P	96-08-066
173-28-010	PREP-X	96-14-031	173-354-720	NEW-W	96-05-020	174-120-050	REP	96-13-086
173-28-010	REP	96-20-074	173-354-800	NEW-W	96-05-020	174-120-055	NEW-P	96-08-066
173-28-020	PREP-X	96-14-031	173-354-900	NEW-W	96-05-020	174-120-055	NEW	96-13-086
173-28-020	REP	96-20-074	173-354-990	NEW-W	96-05-020	174-120-060	REP-P	96-08-066
173-28-030	PREP-X	96-14-031	173-400	PREP	96-12-080	174-120-060	REP	96-13-086
173-28-030	REP	96-20-074	173-400	AMD-C	96-13-081	174-120-065	NEW-P	96-08-066
173-28-040	PREP-X	96-14-031	173-400-030	AMD-P	96-06-036	174-120-065	NEW	96-13-086
173-28-040	REP	96-20-074	173-400-030	AMD	96-19-054	174-120-070	REP-P	96-08-066
173-28-050	PREP-X	96-14-031	173-400-045	AMD-P	96-06-036	174-120-070	REP	96-13-086
173-28-050	REP	96-20-074	173-400-045	AMD	96-19-054	174-120-075	NEW-P	96-08-066
173-28-060	PREP-X	96-14-031	173-400-070	AMD-P	96-06-036	174-120-075	NEW	96-13-086
173-28-060	REP	96-20-074	173-400-070	AMD	96-19-054	174-120-075	REP-P	96-08-066
173-28-070	PREP-X	96-14-031	173-400-075	AMD-P	96-06-036	174-120-080	REP	96-13-086
173-28-070	REP	96-20-074	173-400-075	AMD	96-19-054	174-120-085	NEW-P	96-08-066
173-28-080	PREP-X	96-14-031	173-400-105	AMD-P	96-06-036	174-120-085	NEW	96-13-086
173-28-080	REP	96-20-074	173-400-105	AMD	96-19-054	174-120-090	REP-P	96-08-066
173-145-100	AMD-E	96-09-007	173-400-115	AMD-P	96-06-036	174-120-090	REP	96-13-086
173-202-010	AMD-E	96-24-022	173-400-115	AMD	96-19-054	174-122-010	PREP-X	96-14-007
173-202-010	RESCIND	96-24-087	173-400-116	AMD-P	96-06-036	174-122-020	PREP-X	96-14-007
173-202-020	AMD-E	96-24-022	173-400-116	AMD	96-19-054	174-122-030	PREP-X	96-14-007
173-202-020	RESCIND	96-24-087	173-400-141	AMD-P	96-06-036	174-122-040	PREP-X	96-14-007
173-202-020	AMD-E	96-24-088	173-400-141	AMD	96-19-054	180-8	PREP	96-21-136
173-224-040	AMD	96-03-041	173-401	PREP	96-11-134	180-16	PREP	96-16-043
173-224-050	AMD	96-03-041	173-401	PREP-W	96-14-052	180-16-238	PREP	96-04-070
173-224-070	REP	96-03-041	173-422	PREP	96-15-134	180-16-238	NEW-P	96-07-046
173-224-090	AMD	96-03-041	173-422-030	AMD-P	96-12-023	180-16-238	NEW	96-11-111
173-303-515	REP-W	96-05-020	173-422-030	AMD	96-21-029	180-16-238	PREP	96-21-028
173-330-010	REP-W	96-05-020	173-422-050	AMD-P	96-12-023	180-20	PREP	96-08-060
173-330-020	REP-W	96-05-020	173-422-050	AMD	96-21-029	180-20-005	AMD-P	96-12-089
173-330-030	REP-W	96-05-020	173-422-060	AMD-P	96-12-023	180-20-035	AMD-P	96-16-096
173-330-040	REP-W	96-05-020	173-422-060	AMD	96-21-029	180-20-035	AMD	96-20-042
173-330-050	REP-W	96-05-020	173-422-070	AMD-P	96-12-023	180-20-040	AMD-P	96-16-096
173-330-060	REP-W	96-05-020	173-422-070	AMD	96-21-029	180-20-040	AMD	96-20-042
173-330-070	REP-W	96-05-020	173-422-170	AMD-P	96-12-023	180-20-045	AMD-P	96-12-089
173-330-900	REP-W	96-05-020	173-422-170	AMD-P	96-19-093	180-20-045	REP-P	96-16-096
173-340-200	AMD	96-04-010	173-422-170	AMD	96-21-029	180-20-045	REP	96-20-042
173-340-440	AMD	96-04-010	173-422-170	AMD	96-23-030	180-20-055	AMD-P	96-16-096
173-340-530	AMD	96-04-010	173-422-190	AMD-P	96-12-023	180-20-055	AMD	96-20-042
173-340-700	AMD	96-04-010	173-422-190	AMD	96-21-029	180-20-060	AMD-P	96-16-096
173-340-706	AMD	96-04-010	173-430	PREP	96-12-081	180-20-060	AMD	96-20-042
173-340-740	AMD	96-04-010	173-430	AMD-C	96-24-089	180-20-065	REP-P	96-16-096
173-340-745	AMD	96-04-010	173-430-040	AMD-E	96-08-041	180-20-065	REP	96-20-042
173-354-008	NEW-W	96-05-020	173-430-040	AMD-E	96-16-013	180-20-070	AMD-P	96-16-096
173-354-010	NEW-W	96-05-020	173-430-040	AMD-P	96-16-014	180-20-070	AMD	96-20-042
173-354-020	NEW-W	96-05-020	173-430-040	AMD-E	96-16-024	180-20-075	AMD-P	96-16-096
173-354-050	NEW-W	96-05-020	173-430-040	AMD-E	96-24-021	180-20-075	AMD	96-20-042
173-354-070	NEW-W	96-05-020	173-491-020	AMD-P	96-24-091	180-20-090	AMD-P	96-16-096
173-354-090	NEW-W	96-05-020	173-491-040	AMD-P	96-24-091	180-20-090	AMD	96-20-042
173-354-100	NEW-W	96-05-020	173-491-050	REP-P	96-24-091	180-20-095	AMD-P	96-16-096
173-354-150	NEW-W	96-05-020	173-492	PREP	96-11-135	180-20-095	AMD	96-20-042
173-354-200	NEW-W	96-05-020	173-492-010	AMD-P	96-14-084	180-20-101	AMD-P	96-16-096
173-354-230	NEW-W	96-05-020	173-492-010	AMD	96-19-094	180-20-101	AMD	96-20-042
173-354-300	NEW-W	96-05-020	173-492-050	AMD-P	96-14-084	180-20-111	AMD-P	96-16-096
173-354-320	NEW-W	96-05-020	173-492-050	AMD	96-19-094	180-20-111	AMD	96-20-042

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
180-20-115	AMD-P	96-16-096	180-83-040	NEW	96-04-073	182-12-117	NEW	96-08-043
180-20-115	AMD	96-20-042	180-83-050	NEW	96-04-073	182-12-117	AMD-E	96-22-056
180-20-120	AMD-P	96-16-096	180-83-060	NEW	96-04-073	182-12-119	NEW-P	96-02-080
180-20-120	AMD	96-20-042	180-83-070	NEW	96-04-073	182-12-119	NEW	96-08-043
180-20-130	AMD-P	96-16-096	180-85	PREP	96-16-046	182-12-122	REP-P	96-02-080
180-20-130	AMD	96-20-042	180-85-025	AMD-P	96-04-074	182-12-122	REP	96-08-043
180-20-145	AMD-P	96-16-096	180-85-025	AMD	96-08-013	182-12-130	REP-P	96-02-080
180-20-145	AMD	96-20-042	180-85-025	AMD-W	96-15-006	182-12-130	REP	96-08-043
180-20-150	AMD-P	96-16-096	180-85-030	PREP	96-13-050	182-12-132	AMD-P	96-02-080
180-20-150	AMD	96-20-042	180-85-030	AMD-W	96-15-006	182-12-132	AMD	96-08-043
180-20-155	REP-P	96-16-096	180-85-032	NEW-P	96-04-074	182-12-145	AMD-P	96-02-080
180-20-155	REP	96-20-042	180-85-032	NEW	96-08-013	182-12-145	AMD	96-08-043
180-20-160	REP-P	96-16-096	180-86	PREP	96-06-038	182-12-151	REP-P	96-02-080
180-20-160	REP	96-20-042	180-86	PREP	96-16-041	182-12-151	REP	96-08-043
180-27-056	PREP	96-13-011	180-86-080	NEW-P	96-16-087	182-12-160	REP-P	96-02-080
180-40	PREP	96-10-003	180-86-086	NEW-P	96-16-087	182-12-160	REP	96-08-043
180-40	PREP	96-16-064	180-85-116	NEW-P	96-16-087	182-12-165	REP-P	96-02-080
180-40-205	AMD-P	96-12-088	180-87-093	NEW-P	96-04-072	182-12-165	REP	96-08-043
180-40-205	AMD	96-15-098	180-87-093	NEW	96-08-012	182-12-200	AMD-P	96-02-080
180-40-240	AMD-P	96-08-061	180-90	PREP	96-09-026	182-12-200	AMD	96-08-043
180-40-240	AMD-W	96-09-025	180-90-115	AMD-P	96-12-087	182-12-215	AMD-P	96-02-080
180-40-240	AMD-P	96-12-088	180-90-115	AMD	96-15-099	182-12-215	AMD	96-08-043
180-40-240	AMD	96-15-098	180-90-125	AMD-P	96-12-087	182-12-220	AMD-P	96-02-080
180-40-245	AMD-P	96-20-102	180-90-125	AMD	96-15-099	182-12-220	AMD	96-08-043
180-40-255	AMD-P	96-08-061	180-90-160	AMD-P	96-12-087	182-25-001	NEW-P	96-09-102
180-40-255	AMD-W	96-09-025	180-90-160	AMD	96-15-099	182-25-001	NEW-W	96-15-008
180-40-255	AMD-P	96-12-088	182-08	PREP	96-22-016	182-25-001	NEW	96-15-024
180-40-255	AMD	96-15-098	182-08-010	AMD-P	96-02-079	182-25-010	NEW-P	96-09-102
180-40-260	AMD-P	96-20-102	182-08-010	AMD	96-08-042	182-25-010	NEW-W	96-15-008
180-40-310	AMD-P	96-08-061	182-08-015	NEW-P	96-02-079	182-25-010	NEW	96-15-024
180-40-310	AMD-W	96-09-025	182-08-015	NEW	96-08-042	182-25-010	PREP	96-19-075
180-40-310	AMD-P	96-12-088	182-08-020	AMD-P	96-02-079	182-25-020	NEW-P	96-09-102
180-40-310	AMD	96-15-098	182-08-020	AMD	96-08-042	182-25-020	NEW-W	96-15-008
180-40-315	AMD-P	96-08-061	182-08-030	REP-P	96-02-079	182-25-020	NEW	96-15-024
180-40-315	AMD-W	96-09-025	182-08-030	REP	96-08-042	182-25-020	PREP	96-19-075
180-40-315	AMD-P	96-12-088	182-08-040	REP-P	96-02-079	182-25-030	NEW-P	96-09-102
180-40-315	AMD	96-15-098	182-08-040	REP	96-08-042	182-25-030	NEW-W	96-15-008
180-40-317	NEW-P	96-08-061	182-08-060	REP-P	96-02-079	182-25-030	NEW	96-15-024
180-40-317	NEW-W	96-09-025	182-08-060	REP	96-08-042	182-25-030	PREP	96-19-075
180-40-317	NEW-P	96-12-088	182-08-090	NEW-P	96-02-079	182-25-030	AMD-E	96-22-055
180-40-317	NEW	96-15-098	182-08-095	NEW	96-08-042	182-25-040	NEW-P	96-09-102
180-40-320	AMD-P	96-08-061	182-08-110	REP-P	96-02-079	182-25-040	NEW-W	96-15-008
180-40-320	AMD-W	96-09-025	182-08-110	REP	96-08-042	182-25-040	NEW	96-15-024
180-40-320	AMD-P	96-12-088	182-08-120	AMD-P	96-02-079	182-25-040	PREP	96-19-075
180-40-320	AMD	96-15-098	182-08-120	AMD	96-08-042	182-25-040	AMD-E	96-22-055
180-51-050	AMD-P	96-04-071	182-08-160	AMD-P	96-02-079	182-25-050	NEW-P	96-09-102
180-51-050	AMD-C	96-09-010	182-08-160	AMD	96-08-042	182-25-050	NEW-W	96-15-008
180-51-050	AMD	96-09-027	182-08-165	AMD-P	96-02-079	182-25-050	NEW	96-15-024
180-75	PREP	96-16-040	182-08-165	AMD	96-08-042	182-25-060	NEW-P	96-09-102
180-75-047	AMD	96-08-022	182-08-170	REP-P	96-02-079	182-25-060	NEW-W	96-15-008
180-77	PREP	96-16-042	182-08-170	REP	96-08-042	182-25-060	NEW	96-15-024
180-77A	PREP	96-16-047	182-08-180	AMD-P	96-02-079	182-25-070	NEW-P	96-09-102
180-78	PREP	96-16-044	182-08-180	AMD	96-08-042	182-25-070	NEW-W	96-15-008
180-78-145	PREP	96-13-051	182-08-190	AMD-P	96-02-079	182-25-070	NEW	96-15-024
180-78-145	AMD-P	96-16-048	182-08-190	AMD	96-08-042	182-25-080	NEW-P	96-09-102
180-78-145	AMD	96-21-017	182-08-195	REP-P	96-02-079	182-25-080	NEW-W	96-15-008
180-78-160	PREP	96-07-102	182-08-195	REP	96-08-042	182-25-080	NEW	96-15-024
180-78-160	AMD-P	96-12-086	182-08-200	AMD-P	96-02-079	182-25-090	NEW-P	96-09-102
180-78-160	AMD	96-16-049	182-08-200	AMD	96-08-042	182-25-090	NEW-W	96-15-008
180-78A	PREP	96-16-045	182-08-210	AMD-P	96-02-079	182-25-090	NEW	96-15-024
180-79	PREP	96-16-040	182-08-210	AMD	96-08-042	182-25-090	PREP	96-19-075
180-79-086	AMD-P	96-04-047	182-08-220	AMD-P	96-02-079	182-25-100	NEW-P	96-09-102
180-79-086	AMD	96-08-023	182-08-220	AMD	96-08-042	182-25-100	NEW-W	96-15-008
180-79-230	AMD	96-08-022	182-08-300	REP-P	96-02-079	182-25-100	NEW	96-15-024
180-79-311	AMD-P	96-04-048	182-08-300	REP	96-08-042	182-25-105	NEW-P	96-09-102
180-79-311	AMD	96-08-024	182-12	PREP	96-22-016	182-25-105	NEW-W	96-15-008
180-79-334	AMD-P	96-04-049	182-12-110	AMD-P	96-02-080	182-25-105	NEW	96-15-024
180-79-334	AMD	96-08-025	182-12-110	AMD	96-08-043	182-25-110	NEW-P	96-09-102
180-79-340	AMD-W	96-15-007	182-12-111	AMD-P	96-02-080	182-25-110	NEW-W	96-15-008
180-79A	PREP	96-16-040	182-12-111	AMD	96-08-043	182-25-110	NEW	96-15-024
180-83-010	NEW	96-04-073	182-12-115	AMD-P	96-02-080	184-10-140	NEW-C	96-03-033
180-83-020	NEW	96-04-073	182-12-115	AMD	96-08-043	192-12-300	PREP	96-03-158
180-83-030	NEW	96-04-073	182-12-117	NEW-P	96-02-080	192-12-300	AMD-P	96-12-082

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
192-12-300	AMD	96-16-018	204-91A-060	AMD-E	96-19-046	208-418-030	RECOD	96-06-011
192-12-305	PREP	96-03-158	204-91A-060	PREP	96-19-047	208-418-030	REP-P	96-08-076
192-12-305	REP-P	96-12-082	204-91A-060	AMD-P	96-23-031	208-418-030	REP	96-12-058
192-12-305	REP	96-16-018	204-91A-140	PREP	96-14-076	208-418-040	RECOD	96-06-011
192-16-002	AMD-P	96-04-065	204-91A-140	PREP-W	96-18-055	208-418-040	AMD-P	96-08-076
192-16-002	AMD	96-11-002	204-91A-140	AMD-E	96-19-046	208-418-040	AMD	96-12-058
192-16-024	NEW-P	96-04-065	204-91A-140	PREP	96-19-047	208-418-045	RECOD	96-06-011
192-16-024	NEW	96-11-002	204-91A-140	AMD-P	96-23-031	208-418-045	AMD-P	96-08-076
192-16-051	AMD-P	96-04-065	204-95-030	PREP	96-15-117	208-418-045	PREP-X	96-14-038
192-16-051	AMD	96-11-002	204-95-030	NEW-E	96-15-119	208-418-045	REP	96-17-072
192-16-052	NEW-P	96-04-065	204-95-030	NEW-P	96-22-050	208-418-045	AMD-W	96-21-063
192-16-052	NEW	96-11-002	204-95-030	NEW-E	96-24-002	208-418-050	RECOD	96-06-011
192-28-105	PREP	96-03-159	204-95-080	PREP	96-15-117	208-418-050	AMD-P	96-08-076
192-28-105	AMD-P	96-15-127	204-95-080	NEW-E	96-15-119	208-418-050	AMD	96-12-058
192-28-105	AMD	96-20-051	204-95-080	NEW-P	96-22-050	208-418-050	RECOD	96-06-011
192-28-120	PREP	96-03-159	204-95-080	NEW-E	96-24-002	208-418-060	AMD-P	96-08-076
192-28-120	AMD-P	96-15-127	208-08-010	NEW-P	96-06-085	208-418-060	AMD	96-12-058
192-28-120	AMD	96-20-051	208-08-010	NEW	96-11-035	208-418-070	RECOD	96-06-011
192-33-001	NEW-E	96-09-004	208-08-020	NEW-P	96-06-085	208-418-070	AMD-P	96-08-076
192-33-001	NEW-E	96-16-016	208-08-020	NEW	96-11-035	208-418-070	AMD	96-12-058
192-36-010	NEW-P	96-08-062	208-08-030	NEW-P	96-06-085	208-418-080	RECOD	96-06-011
192-36-010	NEW	96-11-141	208-08-030	NEW	96-11-035	208-418-080	REP-P	96-08-076
192-36-015	NEW-P	96-08-062	208-08-040	NEW-P	96-06-085	208-418-080	REP	96-12-058
192-36-015	NEW	96-11-141	208-08-040	NEW	96-11-035	208-436-010	RECOD	96-06-011
192-36-020	NEW-P	96-08-062	208-08-050	NEW-P	96-06-085	208-436-010	AMD-P	96-14-122
192-36-020	NEW	96-11-141	208-08-050	NEW	96-11-035	208-436-010	AMD	96-17-071
192-36-025	NEW-P	96-08-062	208-08-060	NEW-P	96-06-085	208-436-020	RECOD	96-06-011
192-36-025	NEW	96-11-141	208-08-060	NEW	96-11-035	208-436-020	AMD-P	96-14-122
192-42-060	PREP-X	96-14-042	208-08-070	NEW-P	96-06-085	208-436-020	AMD	96-17-071
192-42-060	REP	96-18-035	208-08-070	NEW	96-11-035	208-436-030	RECOD	96-06-011
196-16-005	REP-P	96-07-052	208-08-080	NEW-P	96-06-085	208-436-030	AMD-P	96-14-122
196-16-005	REP	96-11-086	208-08-080	NEW	96-11-035	208-436-030	AMD	96-17-071
196-16-007	AMD-P	96-07-052	208-08-090	NEW-P	96-06-085	208-436-040	RECOD	96-06-011
196-16-007	AMD	96-11-086	208-08-090	NEW	96-11-035	208-436-040	AMD-P	96-14-122
196-16-010	AMD-P	96-07-052	208-08-100	NEW-P	96-06-085	208-436-040	AMD	96-17-071
196-16-010	AMD	96-11-086	208-08-100	NEW	96-11-035	208-436-050	RECOD	96-06-011
196-16-020	AMD-P	96-07-052	208-08-110	NEW-P	96-06-085	208-436-050	AMD-P	96-14-122
196-16-020	AMD	96-11-086	208-08-110	NEW	96-11-035	208-436-050	AMD	96-17-071
196-16-031	AMD-P	96-07-052	208-08-120	NEW-P	96-06-085	208-436-060	RECOD	96-06-011
196-16-031	AMD	96-11-086	208-08-120	NEW	96-11-035	208-436-060	AMD-P	96-14-122
196-20-010	AMD-P	96-07-052	208-08-130	NEW-P	96-06-085	208-436-060	AMD	96-17-071
196-20-010	AMD	96-11-086	208-08-130	NEW	96-11-035	208-436-070	RECOD	96-06-011
196-20-020	AMD-P	96-07-052	208-08-140	NEW-P	96-06-085	208-436-070	AMD-P	96-14-122
196-20-020	AMD	96-11-086	208-08-140	NEW	96-11-035	208-436-070	AMD	96-17-071
196-20-030	AMD-P	96-07-052	208-12-010	NEW-P	96-11-145	208-436-080	RECOD	96-06-011
196-20-030	AMD	96-11-086	208-12-010	NEW	96-14-082	208-436-080	AMD-P	96-14-122
196-21-010	NEW-P	96-07-052	208-12-020	NEW-P	96-11-145	208-436-080	AMD	96-17-071
196-21-010	NEW	96-11-086	208-12-020	NEW	96-14-082	208-436-090	RECOD	96-06-011
196-21-020	NEW-P	96-07-052	208-12-030	NEW-P	96-11-145	208-436-090	AMD-P	96-14-122
196-21-020	NEW	96-11-086	208-12-030	NEW	96-14-082	208-436-090	AMD	96-17-071
196-21-030	NEW-P	96-07-052	208-12-040	NEW-P	96-11-145	208-440-010	RECOD	96-06-011
196-21-030	NEW	96-11-086	208-12-040	NEW	96-14-082	208-440-010	AMD-P	96-14-122
196-24-058	NEW-P	96-07-037	208-12-050	NEW-P	96-11-145	208-440-010	AMD	96-17-071
196-24-058	NEW	96-11-085	208-12-050	NEW	96-14-082	208-440-020	RECOD	96-06-011
204-10-035	PREP	96-20-108	208-12-070	NEW-P	96-11-145	208-440-030	RECOD	96-06-011
204-10-035	NEW-P	96-23-032	208-12-070	NEW	96-14-082	208-440-030	PREP-X	96-14-071
204-10-045	PREP	96-14-077	208-12-080	NEW-P	96-11-145	208-440-030	AMD-P	96-14-122
204-10-045	NEW-P	96-18-075	208-12-080	NEW	96-14-082	208-440-030	REP	96-17-072
204-10-045	NEW-W	96-19-088	208-12-090	NEW-P	96-11-145	208-440-040	RECOD	96-06-011
204-29-010	PREP	96-15-084	208-12-090	NEW	96-14-082	208-440-050	RECOD	96-06-011
204-29-010	REP-P	96-19-076	208-12-100	NEW-P	96-11-145	208-444-010	RECOD	96-06-011
204-29-010	REP	96-22-034	208-12-100	NEW	96-14-082	208-444-010	AMD-P	96-14-122
204-56	PREP	96-06-060	208-12-110	NEW-P	96-11-145	208-444-010	AMD	96-17-071
204-56-085	AMD-P	96-09-080	208-12-110	NEW	96-14-082	208-464-010	RECOD	96-06-011
204-56-085	AMD	96-14-008	208-12-120	NEW-P	96-11-145	208-464-010	AMD-P	96-14-122
204-60	AMD-E	96-21-052	208-12-120	NEW	96-14-082	208-464-010	AMD	96-17-071
204-60	PREP	96-21-111	208-12-130	NEW-P	96-11-145	208-464-020	RECOD	96-06-011
204-60-010	AMD-E	96-21-052	208-12-130	NEW	96-14-082	208-464-030	RECOD	96-06-011
204-60-010	PREP	96-21-111	208-418	AMD-P	96-08-076	208-464-030	AMD-P	96-14-122
204-60-030	AMD-E	96-21-052	208-418	AMD	96-12-058	208-464-030	AMD	96-17-071
204-60-030	PREP	96-21-111	208-418-020	RECOD	96-06-011	208-464-040	RECOD	96-06-011
204-90-040	AMD-E	96-22-011	208-418-020	AMD-P	96-08-076	208-464-050	RECOD	96-06-011
204-90-040	PREP	96-22-049	208-418-020	AMD	96-12-058	208-464-050	AMD-P	96-14-122

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
208-464-050	AMD	96-17-071	208-630-005	RECOD	96-03-059	208-680B-010	RECOD	96-05-018
208-464-060	RECOD	96-06-011	208-630-010	RECOD	96-03-059	208-680B-020	RECOD	96-05-018
208-464-060	AMD-P	96-14-122	208-630-015	RECOD	96-03-059	208-680B-030	RECOD	96-05-018
208-464-060	AMD	96-17-071	208-630-020	RECOD	96-03-059	208-680B-050	RECOD	96-05-018
208-464-070	RECOD	96-06-011	208-630-025	RECOD	96-03-059	208-680B-070	RECOD	96-05-018
208-464-070	AMD-P	96-14-122	208-630-030	RECOD	96-03-059	208-680B-080	RECOD	96-05-018
208-464-070	AMD	96-17-071	208-630-035	RECOD	96-03-059	208-680B-080	AMD-P	96-15-129
208-464-080	RECOD	96-06-011	208-630-040	RECOD	96-03-059	208-680B-080	AMD	96-21-082
208-464-090	RECOD	96-06-011	208-630-050	RECOD	96-03-059	208-680B-090	RECOD	96-05-018
208-472-010	RECOD	96-06-011	208-630-060	RECOD	96-03-059	208-680C	PREP	96-06-084
208-472-012	RECOD	96-06-011	208-630-065	RECOD	96-03-059	208-680C-020	RECOD	96-05-018
208-472-015	RECOD	96-06-011	208-630-068	RECOD	96-03-059	208-680C-030	RECOD	96-05-018
208-472-015	AMD-P	96-14-123	208-630-070	RECOD	96-03-059	208-680C-040	RECOD	96-05-018
208-472-015	AMD	96-17-070	208-630-075	RECOD	96-03-059	208-680C-045	NEW-P	96-15-129
208-472-020	RECOD	96-06-011	208-630-080	RECOD	96-03-059	208-680C-045	NEW	96-21-082
208-472-020	AMD-P	96-14-122	208-630-085	RECOD	96-03-059	208-680C-050	RECOD	96-05-018
208-472-020	AMD	96-17-071	208-630-090	RECOD	96-03-059	208-680D	PREP	96-06-084
208-472-025	RECOD	96-06-011	208-630-095	RECOD	96-03-059	208-680D-010	RECOD	96-05-018
208-472-025	AMD-P	96-14-122	208-630-100	RECOD	96-03-059	208-680D-020	RECOD	96-05-018
208-472-025	AMD	96-17-071	208-660-010	RECOD	96-04-028	208-680D-030	RECOD	96-05-018
208-472-041	RECOD	96-06-011	208-660-020	RECOD	96-04-028	208-680D-030	AMD-P	96-15-129
208-472-041	AMD-P	96-14-122	208-660-025	NEW-P	96-15-128	208-680D-030	AMD	96-21-082
208-472-041	AMD	96-17-071	208-660-030	RECOD	96-04-028	208-680D-040	RECOD	96-05-018
208-472-045	RECOD	96-06-011	208-660-035	RECOD	96-04-028	208-680D-050	RECOD	96-05-018
208-472-045	AMD-P	96-14-122	208-660-040	RECOD	96-04-028	208-680D-050	AMD-P	96-15-129
208-472-045	AMD	96-17-071	208-660-042	RECOD	96-04-028	208-680D-060	RECOD	96-05-018
208-472-050	RECOD	96-06-011	208-660-045	RECOD	96-04-028	208-680D-060	AMD-P	96-15-129
208-472-060	RECOD	96-06-011	208-660-050	RECOD	96-04-028	208-680D-060	AMD	96-21-082
208-472-060	AMD-P	96-14-122	208-660-060	RECOD	96-04-028	208-680D-070	RECOD	96-05-018
208-472-060	AMD	96-17-071	208-660-070	RECOD	96-04-028	208-680D-080	RECOD	96-05-018
208-472-065	RECOD	96-06-011	208-660-080	RECOD	96-04-028	208-680E	PREP	96-06-084
208-472-065	AMD-P	96-14-122	208-660-08005	RECOD	96-04-028	208-680E-011	RECOD	96-05-018
208-472-065	AMD	96-17-071	208-660-08010	RECOD	96-04-028	208-680E-011	AMD-P	96-15-129
208-472-070	RECOD	96-06-011	208-660-08015	RECOD	96-04-028	208-680E-011	AMD	96-21-082
208-472-070	AMD-P	96-14-122	208-660-08020	RECOD	96-04-028	208-680F	PREP	96-06-084
208-472-070	AMD	96-17-071	208-660-08025	RECOD	96-04-028	208-680F-010	RECOD	96-05-018
208-472-075	RECOD	96-06-011	208-660-08030	RECOD	96-04-028	208-680F-020	RECOD	96-05-018
208-472-075	AMD-P	96-14-122	208-660-08035	RECOD	96-04-028	208-680F-040	RECOD	96-05-018
208-472-075	AMD	96-17-071	208-660-08040	RECOD	96-04-028	208-680F-040	AMD-P	96-15-129
208-472-080	RECOD	96-06-011	208-660-085	RECOD	96-04-028	208-680F-040	AMD	96-21-082
208-480-010	RECOD	96-06-011	208-660-090	RECOD	96-04-028	208-680F-050	RECOD	96-05-018
208-480-020	RECOD	96-06-011	208-660-09005	RECOD	96-04-028	208-680F-050	AMD-P	96-15-129
208-480-030	RECOD	96-06-011	208-660-09010	RECOD	96-04-028	208-680F-050	AMD	96-21-082
208-480-030	AMD-P	96-14-122	208-660-09015	RECOD	96-04-028	208-680F-060	RECOD	96-05-018
208-480-030	AMD	96-17-071	208-660-09020	RECOD	96-04-028	208-680F-070	RECOD	96-05-018
208-480-040	RECOD	96-06-011	208-660-100	RECOD	96-04-028	210-01-020	AMD-P	96-15-122
208-480-050	RECOD	96-06-011	208-660-110	RECOD	96-04-028	210-01-020	AMD	96-18-029
208-480-050	AMD-P	96-14-122	208-660-120	RECOD	96-04-028	210-01-030	AMD-P	96-15-122
208-480-050	AMD	96-17-071	208-660-125	RECOD	96-04-028	210-01-030	AMD	96-18-029
208-480-060	RECOD	96-06-011	208-660-130	RECOD	96-04-028	210-01-120	AMD-P	96-15-122
208-480-070	RECOD	96-06-011	208-660-140	RECOD	96-04-028	210-01-120	AMD	96-18-029
208-620-010	NEW	96-04-013	208-660-145	RECOD	96-04-028	212-17-185	REP-E	96-11-068
208-620-020	NEW	96-04-013	208-660-150	RECOD	96-04-028	212-17-185	PREP	96-12-063
208-620-030	NEW	96-04-013	208-660-160	RECOD	96-04-028	212-17-185	REP-P	96-15-118
208-620-040	NEW	96-04-013	208-660-165	RECOD	96-04-028	212-17-185	REP-W	96-18-101
208-620-050	NEW	96-04-013	208-660-170	RECOD	96-04-028	212-17-190	REP-E	96-11-068
208-620-060	NEW	96-04-013	208-660-190	RECOD	96-04-028	212-17-190	PREP	96-12-063
208-620-070	NEW	96-04-013	208-660-200	RECOD	96-04-028	212-17-190	REP-P	96-15-118
208-620-080	NEW	96-04-013	208-660-210	RECOD	96-04-028	212-17-185	REP-W	96-18-101
208-620-090	NEW	96-04-013	208-680A	PREP	96-06-084	212-17-195	REP-E	96-11-068
208-620-100	RECOD	96-04-013	208-680A-010	RECOD	96-05-018	212-17-195	PREP	96-12-063
208-620-110	RECOD	96-04-013	208-680A-010	REP-P	96-15-129	212-17-195	REP-P	96-15-118
208-620-120	RECOD	96-04-013	208-680A-010	REP	96-21-082	212-17-185	REP-W	96-18-101
208-620-130	RECOD	96-04-013	208-680A-020	RECOD	96-05-018	212-17-200	REP-E	96-11-068
208-620-140	RECOD	96-04-013	208-680A-020	AMD-P	96-15-129	212-17-200	PREP	96-12-063
208-620-150	NEW	96-04-013	208-680A-020	AMD	96-21-082	212-17-200	REP-P	96-15-118
208-620-160	RECOD	96-04-013	208-680A-030	RECOD	96-05-018	212-17-200	REP-W	96-18-101
208-620-170	RECOD	96-04-013	208-680A-030	AMD-P	96-15-129	212-17-203	REP-E	96-11-068
208-620-180	NEW	96-04-013	208-680A-030	AMD	96-21-082	212-17-203	PREP	96-12-063
208-620-190	RECOD	96-04-013	208-680A-040	RECOD	96-05-018	212-17-203	REP-P	96-15-118
208-620-200	NEW	96-04-013	208-680A-040	AMD-P	96-15-129	212-17-203	REP-W	96-18-101
208-620-210	RECOD	96-04-013	208-680A-040	AMD	96-21-082	212-17-205	REP-E	96-11-068
208-620-220	NEW	96-04-013	208-680B	PREP	96-06-084	212-17-205	PREP	96-12-063

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
212-17-205	REP-P	96-15-118	220-32-05500A	REP-E	96-21-020	220-47-311	AMD-P	96-09-105
212-17-205	REP-W	96-18-101	220-32-05500V	NEW-E	96-10-015	220-47-311	AMD	96-15-101
212-17-210	REP-E	96-11-068	220-32-05500W	REP-E	96-12-029	220-47-401	AMD-P	96-09-105
212-17-210	PREP	96-12-063	220-32-05500X	NEW-E	96-12-029	220-47-401	AMD	96-15-101
212-17-210	REP-P	96-15-118	220-32-05500Y	REP-E	96-12-069	220-47-411	AMD-P	96-09-105
212-17-210	REP-W	96-18-101	220-32-05500Z	NEW-E	96-12-069	220-47-411	AMD	96-15-101
212-17-215	AMD-E	96-11-068	220-32-05500A	REP-E	96-14-060	220-47-427	NEW-P	96-09-105
212-17-215	PREP	96-12-063	220-32-05500B	NEW-E	96-14-060	220-47-427	NEW-S	96-15-137
212-17-215	AMD-P	96-15-118	220-32-05500C	NEW-E	96-20-123	220-47-427	NEW	96-19-049
212-17-215	AMD-W	96-18-101	220-32-05500D	REP-E	96-20-123	220-47-42700A	NEW-E	96-20-034
212-17-21501	NEW-E	96-11-068	220-32-05700S	NEW-E	96-08-064	220-47-428	NEW-P	96-09-105
212-17-21501	PREP	96-12-063	220-32-05700T	REP-E	96-08-064	220-47-428	NEW	96-15-101
212-17-21501	NEW-P	96-15-118	220-32-05700U	NEW-E	96-11-092	220-47-701	NEW-E	96-19-021
212-17-21501	NEW-W	96-18-101	220-32-05700V	REP-E	96-11-092	220-47-702	NEW-E	96-19-053
212-17-21503	NEW-E	96-11-068	220-33-01000D	NEW-E	96-05-055	220-47-702	REP-E	96-20-033
212-17-21503	PREP	96-12-063	220-33-01000E	REP-E	96-05-055	220-47-703	NEW-E	96-20-033
212-17-21503	NEW-P	96-15-118	220-33-01000F	NEW-E	96-17-047	220-47-703	REP-E	96-20-066
212-17-21503	NEW-W	96-18-101	220-33-01000G	REP-E	96-17-047	220-47-704	NEW-E	96-20-066
212-17-21506	NEW-E	96-11-068	220-33-01000H	NEW-E	96-17-049	220-47-704	REP-E	96-21-021
212-17-21506	PREP	96-12-063	220-33-01000I	REP-E	96-17-049	220-47-705	NEW-E	96-21-021
212-17-21506	NEW-P	96-15-118	220-33-01000J	NEW-E	96-19-026	220-47-705	REP-E	96-21-095
212-17-21506	NEW-W	96-18-101	220-33-01000K	REP-E	96-19-026	220-47-706	NEW-E	96-21-095
212-17-21509	NEW-E	96-11-068	220-33-01000L	NEW-E	96-19-051	220-47-706	REP-E	96-22-010
212-17-21509	PREP	96-12-063	220-33-01000M	NEW-E	96-19-051	220-47-707	NEW-E	96-22-010
212-17-21509	NEW-P	96-15-118	220-33-01000N	REP-E	96-19-062	220-47-707	REP-E	96-22-052
212-17-21509	NEW-W	96-18-101	220-33-01000O	NEW-E	96-19-062	220-47-708	NEW-E	96-22-052
212-17-21512	NEW-E	96-11-068	220-33-01000P	REP-E	96-20-067	220-47-708	REP-E	96-23-011
212-17-21512	PREP	96-12-063	220-33-01000Q	NEW-E	96-20-067	220-47-709	NEW-E	96-23-011
212-17-21512	NEW-P	96-15-118	220-33-01000R	REP-E	96-21-025	220-47-709	REP-E	96-23-033
212-17-21512	NEW-W	96-18-101	220-33-01000S	NEW-E	96-21-025	220-47-710	NEW-E	96-23-033
212-17-21515	NEW-E	96-11-068	220-33-01000T	REP-E	96-21-109	220-47-710	REP-E	96-24-012
212-17-21515	PREP	96-12-063	220-33-03000J	NEW-E	96-21-109	220-47-711	NEW-E	96-24-012
212-17-21515	NEW-P	96-15-118	220-33-03000K	REP-E	96-11-032	220-48-015	AMD-P	96-21-147
212-17-21515	NEW-W	96-18-101	220-33-03000L	NEW-E	96-11-032	220-48-01500A	NEW-E	96-16-076
212-17-21518	NEW-E	96-11-068	220-33-04000B	NEW-E	96-04-026	220-48-01500A	REP-E	96-18-005
212-17-21518	PREP	96-12-063	220-33-04000C	REP-E	96-04-026	220-48-01500B	NEW-E	96-18-005
212-17-21518	NEW-P	96-15-118	220-36-021	AMD-P	96-09-104	220-49-02000I	NEW-E	96-10-002
212-17-21518	NEW-W	96-18-101	220-36-021	AMD	96-13-035	220-49-02000I	REP-E	96-10-002
212-17-21521	NEW-E	96-11-068	220-36-023	AMD-P	96-09-104	220-52-03000J	NEW-E	96-11-117
212-17-21521	PREP	96-12-063	220-36-023	AMD	96-13-035	220-52-03000J	REP-E	96-11-117
212-17-21521	NEW-P	96-15-118	220-36-02300S	NEW-E	96-21-108	220-52-04000B	NEW-E	96-20-065
212-17-21521	NEW-W	96-18-101	220-36-02300T	REP-E	96-21-108	220-52-04600L	REP-E	96-02-065
212-17-21525	NEW-E	96-11-068	220-40-021	AMD-P	96-23-012	220-52-04600M	NEW-E	96-03-055
212-17-21525	PREP	96-12-063	220-40-021	AMD	96-23-012	220-52-04600N	NEW-E	96-06-006
212-17-21525	NEW-P	96-15-118	220-40-027	AMD-P	96-09-104	220-52-04600P	NEW-E	96-20-065
212-17-21525	NEW-W	96-18-101	220-40-027	AMD	96-09-104	220-52-04600Q	REP-E	96-20-107
218-04-010	NEW-P	96-13-063	220-40-027	AMD	96-13-035	220-52-04600R	NEW-E	96-20-065
218-04-010	NEW	96-16-062	220-40-02700N	NEW-E	96-13-035	220-52-04600S	NEW-E	96-20-107
218-04-020	NEW-P	96-13-063	220-40-02700O	REP-E	96-23-010	220-52-04600T	NEW-E	96-24-061
218-04-020	NEW	96-16-062	220-40-02700P	REP-E	96-23-010	220-52-06000A	NEW-E	96-10-046
218-04-030	NEW-P	96-13-063	220-44-030	AMD-P	96-24-039	220-52-06000A	REP-E	96-15-015
218-04-030	NEW	96-16-062	220-44-030	AMD	96-03-154	220-52-06000B	NEW-E	96-15-015
218-04-040	NEW-P	96-13-063	220-44-030	AMD	96-11-055	220-52-06000B	REP-E	96-15-049
218-04-040	NEW	96-16-062	220-44-050	AMD-P	96-03-154	220-52-07100Y	NEW-E	96-11-007
218-04-050	NEW-P	96-13-063	220-44-050	AMD	96-11-055	220-52-07100Y	REP-E	96-12-043
218-04-050	NEW	96-16-062	220-44-05000A	NEW-E	96-18-047	220-52-07100Z	NEW-E	96-12-043
220-16-320	AMD-W	96-11-084	220-44-05000A	REP-E	96-19-028	220-52-07100Z	REP-E	96-14-073
220-24-02000A	NEW-E	96-15-100	220-44-05000B	NEW-E	96-19-028	220-52-07300C	REP-E	96-03-014
220-24-02000A	REP-E	96-16-051	220-44-05000C	REP-E	96-20-084	220-52-07300D	NEW-E	96-03-014
220-24-02000B	NEW-E	96-16-051	220-44-05000D	NEW-E	96-20-084	220-52-07300E	REP-E	96-03-014
220-24-02000B	REP-E	96-18-002	220-44-05000E	REP-E	96-22-023	220-52-07300E	NEW-E	96-04-038
220-24-02000C	NEW-E	96-18-002	220-44-05000F	NEW-E	96-22-023	220-52-07300E	REP-E	96-04-038
220-32-05100S	NEW-E	96-04-039	220-44-05000G	REP-E	96-11-094	220-52-07300F	NEW-E	96-05-019
220-32-05100S	REP-E	96-04-039	220-44-05000H	NEW-E	96-11-094	220-52-07300F	REP-E	96-05-019
220-32-05100T	NEW-E	96-18-027	220-44-05000I	REP-E	96-14-066	220-52-07300G	REP-E	96-05-033
220-32-05100T	REP-E	96-18-027	220-44-05000J	NEW-E	96-14-066	220-52-07300G	NEW-E	96-05-033
220-32-05100U	NEW-E	96-19-024	220-44-05000K	REP-E	96-17-048	220-52-07300H	REP-E	96-05-033
220-32-05100U	REP-E	96-19-024	220-44-05000L	NEW-E	96-17-048	220-52-07300H	NEW-E	96-06-005
220-32-05100V	NEW-E	96-19-059	220-44-05000M	REP-E	96-18-047	220-52-07300H	REP-E	96-06-005
220-32-05100W	REP-E	96-19-059	220-47-304	AMD-P	96-09-105	220-52-07300I	NEW-E	96-24-025
220-32-05100W	NEW-E	96-20-035	220-47-304	AMD	96-15-101	220-52-07500A	NEW-E	96-09-048
220-32-05100W	REP-E	96-20-035	220-47-307	AMD-P	96-09-105	220-55-005	AMD	96-05-004
220-32-05500A	NEW-E	96-21-020	220-47-307	AMD	96-15-101	220-55-010	AMD	96-05-004

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
220-55-050	AMD	96-05-004	220-56-310	AMD-W	96-11-084	220-57-155	AMD-C	96-05-005
220-55-055	AMD	96-05-004	220-56-310	AMD-P	96-21-151	220-57-155	AMD	96-11-078
220-55-075	AMD	96-05-004	220-56-31000A	NEW-E	96-18-004	220-57-15500A	NEW-E	96-21-107
220-55-110	AMD	96-05-004	220-56-31000L	NEW-E	96-14-059	220-57-15500A	REP-E	96-21-107
220-56-100	AMD-C	96-05-005	220-56-31000L	REP-E	96-15-014	220-57-160	AMD-C	96-05-005
220-56-100	AMD	96-11-078	220-56-31000M	NEW-E	96-15-014	220-57-160	AMD-W	96-11-084
220-56-100	AMD-P	96-21-151	220-56-31000M	REP-E	96-21-035	220-57-160	AMD-P	96-21-151
220-56-103	AMD-P	96-21-151	220-56-31000N	NEW-E	96-21-035	220-57-16000D	NEW-E	96-06-052
220-56-10300A	NEW-E	96-13-052	220-56-312	AMD-P	96-21-151	220-57-16000E	NEW-E	96-11-033
220-56-105	AMD-C	96-05-005	220-56-315	AMD-P	96-21-151	220-57-16000E	REP-E	96-11-033
220-56-105	AMD	96-11-078	220-56-320	AMD-P	96-21-151	220-57-16000F	NEW-E	96-12-013
220-56-105	AMD-P	96-21-151	220-56-325	AMD	96-05-004	220-57-16000G	NEW-E	96-18-048
220-56-10500A	NEW-E	96-11-039	220-56-325	AMD-P	96-21-151	220-57-16000G	REP-E	96-18-048
220-56-115	AMD-W	96-11-084	220-56-32500E	NEW-E	96-09-049	220-57-170	AMD-C	96-05-005
220-56-115	AMD-P	96-21-151	220-56-32500F	NEW-E	96-11-034	220-57-170	AMD-W	96-11-084
220-56-116	AMD-W	96-11-084	220-56-32500F	REP-E	96-11-034	220-57-175	AMD-C	96-05-005
220-56-124	AMD-C	96-05-005	220-56-32500G	NEW-E	96-11-099	220-57-175	AMD	96-11-078
220-56-124	AMD	96-11-078	220-56-32500G	REP-E	96-14-061	220-57-17500D	NEW-E	96-08-045
220-56-128	AMD-P	96-21-151	220-56-32500H	NEW-E	96-12-068	220-57-17500E	NEW-E	96-20-083
220-56-180	AMD-P	96-21-151	220-56-32500H	REP-E	96-12-068	220-57-17500E	REP-E	96-21-032
220-56-189	AMD-W	96-11-084	220-56-32500I	NEW-E	96-13-041	220-57-17500F	NEW-E	96-21-032
220-56-190	AMD-C	96-05-005	220-56-32500I	REP-E	96-13-041	220-57-187	NEW-C	96-05-005
220-56-190	AMD	96-11-078	220-56-32500J	NEW-E	96-13-085	220-57-187	NEW-W	96-11-084
220-56-19000E	NEW-E	96-15-097	220-56-32500J	REP-E	96-13-085	220-57-190	AMD-C	96-05-005
220-56-19000E	REP-E	96-16-052	220-56-32500K	NEW-E	96-14-061	220-57-190	AMD-W	96-11-084
220-56-19000F	NEW-E	96-16-052	220-56-326	NEW	96-05-004	220-57-200	AMD-C	96-05-005
220-56-19000F	REP-E	96-18-049	220-56-330	AMD-C	96-05-005	220-57-200	AMD	96-11-078
220-56-19000G	NEW-E	96-18-049	220-56-330	AMD	96-11-078	220-57-205	AMD-C	96-05-005
220-56-19000G	REP-E	96-19-022	220-56-330	AMD-P	96-21-151	220-57-205	AMD-W	96-11-084
220-56-19000H	NEW-E	96-19-022	220-56-336	NEW-P	96-21-151	220-57-210	AMD-C	96-05-005
220-56-191	AMD-C	96-05-005	220-56-350	AMD-C	96-05-005	220-57-210	AMD-W	96-11-084
220-56-191	AMD	96-11-078	220-56-350	AMD	96-11-078	220-57-215	AMD-C	96-05-005
220-56-19100Q	NEW-E	96-09-063	220-56-350	AMD-P	96-21-151	220-57-215	AMD	96-11-078
220-56-19100R	NEW-E	96-16-029	220-56-35000J	REP-E	96-08-046	220-57-220	AMD-C	96-05-005
220-56-19100R	REP-E	96-16-029	220-56-35000K	NEW-E	96-08-046	220-57-220	AMD-W	96-11-084
220-56-19100S	NEW-E	96-16-053	220-56-35000L	REP-E	96-11-008	220-57-230	AMD-C	96-05-005
220-56-19100S	REP-E	96-16-053	220-56-35000L	NEW-E	96-11-008	220-57-230	AMD-W	96-11-084
220-56-19100T	NEW-E	96-17-050	220-56-35000L	REP-E	96-15-055	220-57-235	AMD-C	96-05-005
220-56-19100T	REP-E	96-17-050	220-56-35000M	NEW-E	96-15-055	220-57-235	AMD	96-11-078
220-56-19100T	REP-E	96-20-032	220-56-355	AMD-P	96-21-151	220-57-23500H	NEW-E	96-19-052
220-56-19100U	NEW-E	96-18-058	220-56-35500A	NEW-E	96-18-004	220-57-240	AMD-C	96-05-005
220-56-19100U	REP-E	96-18-058	220-56-36000Q	NEW-E	96-07-051	220-57-240	AMD	96-11-078
220-56-192	AMD-W	96-11-084	220-56-36000Q	REP-E	96-07-051	220-57-250	AMD-C	96-05-005
220-56-195	AMD-C	96-05-005	220-56-36000Q	REP-E	96-11-038	220-57-250	AMD-W	96-11-084
220-56-195	AMD	96-11-078	220-56-36000R	NEW-E	96-11-038	220-57-25000B	NEW-E	96-19-052
220-56-19500A	NEW-E	96-18-058	220-56-36000R	REP-E	96-11-038	220-57-260	AMD-C	96-05-005
220-56-19500A	REP-E	96-18-058	220-56-36000S	NEW-E	96-21-019	220-57-260	AMD-W	96-11-084
220-56-205	AMD-C	96-05-005	220-56-36000S	REP-E	96-21-019	220-57-265	AMD-C	96-05-005
220-56-205	AMD	96-11-078	220-56-372	AMD	96-05-004	220-57-265	AMD-W	96-11-084
220-56-205	AMD-P	96-21-151	220-56-375	AMD-P	96-21-151	220-57-270	AMD-C	96-05-005
220-56-20500A	NEW-E	96-11-039	220-56-37500A	NEW-E	96-18-004	220-57-270	AMD-W	96-11-084
220-56-225	AMD-W	96-11-084	220-56-380	AMD-C	96-05-005	220-57-27000B	NEW-E	96-11-118
220-56-225	AMD-P	96-21-151	220-56-380	AMD	96-11-078	220-57-27000B	REP-E	96-11-118
220-56-235	AMD	96-05-004	220-56-380	AMD-P	96-21-151	220-57-280	AMD-C	96-05-005
220-56-235	AMD-P	96-21-151	220-56-38000D	REP-E	96-08-046	220-57-280	AMD-W	96-11-084
220-56-240	AMD	96-05-004	220-56-38000E	NEW-E	96-08-046	220-57-285	AMD-C	96-05-005
220-56-240	AMD-P	96-21-151	220-56-38000E	REP-E	96-11-008	220-57-285	AMD-W	96-11-084
220-56-24000B	NEW-E	96-08-063	220-56-38000F	NEW-E	96-11-008	220-57-29000S	NEW-E	96-08-045
220-56-24000C	NEW-E	96-18-003	220-56-38000F	REP-E	96-15-055	220-57-29000S	REP-E	96-12-067
220-56-24000C	REP-E	96-19-050	220-56-38000G	NEW-E	96-15-055	220-57-29000T	NEW-E	96-12-067
220-56-24000D	NEW-E	96-19-050	220-56-38000G	REP-E	96-19-063	220-57-300	AMD-C	96-05-005
220-56-24000D	REP-E	96-20-106	220-56-38000H	NEW-E	96-19-063	220-57-300	AMD-W	96-11-084
220-56-24000E	NEW-E	96-20-106	220-56-420	AMD-W	96-11-084	220-57-310	AMD-C	96-05-005
220-56-250	AMD-W	96-11-084	220-57-130	AMD-C	96-05-005	220-57-310	AMD	96-11-078
220-56-255	AMD-P	96-21-151	220-57-130	AMD	96-11-078	220-57-31000S	NEW-E	96-08-045
220-56-25500C	NEW-E	96-12-012	220-57-135	AMD-C	96-05-005	220-57-31000T	NEW-E	96-19-052
220-56-25500C	REP-E	96-15-092	220-57-135	AMD	96-11-078	220-57-31500B	NEW-E	96-08-045
220-56-25500D	NEW-E	96-15-092	220-57-137	AMD-C	96-05-005	220-57-319	AMD-C	96-05-005
220-56-28500G	NEW-E	96-06-052	220-57-137	AMD	96-11-078	220-57-319	AMD	96-11-078
220-56-28500G	REP-E	96-06-052	220-57-140	AMD-C	96-05-005	220-57-31900K	NEW-E	96-08-045
220-56-28500H	NEW-E	96-08-063	220-57-140	AMD-W	96-11-084	220-57-31900K	REP-E	96-13-020
220-56-305	AMD-P	96-21-151	220-57-14000Q	NEW-E	96-21-107	220-57-31900L	NEW-E	96-13-020
220-56-310	AMD-C	96-05-005	220-57-14000Q	REP-E	96-21-107	220-57-32100A	NEW-E	96-08-045

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
220-57-340	AMD-C	96-05-005	220-88A-07000H	NEW-E	96-19-064	222-16-080	AMD-S	96-20-120
220-57-340	AMD-W	96-11-084	220-88A-07000H	REP-E	96-20-068	222-16-081	NEW-S	96-20-120
220-57-34000H	NEW-E	96-21-039	220-88A-07000I	NEW-E	96-20-068	222-16-085	NEW-C	96-04-076
220-57-34000H	REP-E	96-21-039	220-88A-07000I	REP-E	96-21-110	222-16-085	NEW-C	96-05-090
220-57-345	AMD-C	96-05-005	220-88A-08000B	NEW-E	96-09-048	222-16-085	NEW-S	96-09-099
220-57-345	AMD-W	96-11-084	220-88A-08000B	REP-E	96-12-003	222-16-085	NEW	96-12-038
220-57-350	AMD-C	96-05-005	220-88A-08000C	NEW-E	96-12-003	222-16-086	NEW-C	96-04-076
220-57-350	AMD	96-11-078	220-88A-08000C	REP-E	96-12-022	222-16-086	NEW-C	96-05-090
220-57-370	AMD-C	96-05-005	220-88A-08000D	NEW-E	96-12-022	222-16-086	NEW-S	96-09-099
220-57-370	AMD	96-11-078	220-88A-08000D	REP-E	96-14-032	222-16-086	NEW	96-12-038
220-57-385	AMD-C	96-05-005	220-88A-08000E	NEW-E	96-14-032	222-16-100	NEW-C	96-04-076
220-57-385	AMD	96-11-078	220-88A-08000E	REP-E	96-15-036	222-16-100	NEW-C	96-05-090
220-57-410	AMD-C	96-05-005	220-88A-08000F	NEW-E	96-15-036	222-16-100	NEW-S	96-09-099
220-57-410	AMD-W	96-11-084	220-88A-08000F	REP-E	96-20-049	222-16-100	NEW	96-12-038
220-57-415	AMD-C	96-05-005	220-88A-08000G	NEW-E	96-20-049	222-21-010	NEW-W	96-03-067
220-57-415	AMD-W	96-11-084	220-88A-08000G	REP-E	96-20-068	222-21-020	NEW-W	96-03-067
220-57-41500B	NEW-E	96-21-107	220-88A-08000H	NEW-E	96-20-068	222-21-030	NEW-W	96-03-067
220-57-41500B	REP-E	96-21-107	220-88A-08000H	REP-E	96-21-038	222-21-040	NEW-W	96-03-067
220-57-425	AMD-C	96-05-005	220-88A-08000I	NEW-E	96-21-038	222-24-030	AMD-E	96-03-009
220-57-425	AMD	96-11-078	220-88A-08000I	REP-E	96-22-024	222-24-030	AMD-C	96-04-076
220-57-430	AMD-C	96-05-005	220-95	AMD-C	96-08-015	222-24-030	AMD-C	96-05-090
220-57-430	AMD-W	96-11-084	220-95	AMD-C	96-13-034	222-24-030	AMD-S	96-09-099
220-57-435	AMD-C	96-05-005	220-95-013	AMD-P	96-04-069	222-24-030	AMD	96-12-038
220-57-435	AMD	96-11-078	220-95-013	AMD-S	96-14-146	222-24-030	AMD-E	96-13-026
220-57-450	AMD-C	96-05-005	229-95-01300A	NEW-E	96-22-082	222-24-030	AMD-S	96-20-120
220-57-450	AMD	96-11-078	220-95-018	AMD-P	96-04-069	222-30-050	AMD-E	96-03-009
220-57-455	AMD-C	96-05-005	220-95-018	AMD-S	96-14-146	222-30-050	AMD-C	96-04-076
220-57-455	AMD	96-11-078	229-95-01800A	NEW-E	96-22-082	222-30-050	AMD-C	96-05-090
220-57-460	AMD-C	96-05-005	220-95-022	AMD-P	96-04-069	222-30-050	AMD-S	96-09-099
220-57-460	AMD	96-11-078	220-95-022	AMD-S	96-14-146	222-30-050	AMD	96-12-038
220-57-465	AMD-C	96-05-005	229-95-02200A	NEW-E	96-22-082	222-30-050	AMD-E	96-13-026
220-57-465	AMD	96-11-078	220-95-032	AMD-P	96-04-069	222-30-050	AMD-S	96-20-120
220-57-473	AMD-C	96-05-005	220-95-032	AMD-S	96-14-146	222-30-060	AMD-E	96-03-009
220-57-473	AMD	96-11-078	229-95-03200A	NEW-E	96-22-082	222-30-060	AMD-C	96-04-076
220-57-480	AMD-C	96-05-005	220-130-020	AMD-P	96-20-122	222-30-060	AMD-C	96-05-090
220-57-480	AMD-W	96-11-084	220-130-070	AMD-P	96-20-122	222-30-060	AMD-S	96-09-099
220-57-495	AMD-C	96-05-005	220-140-010	AMD-P	96-20-122	222-30-060	AMD	96-12-038
220-57-495	AMD	96-11-078	220-140-040	NEW-P	96-20-122	222-30-060	AMD-E	96-13-026
220-57-49500B	NEW-E	96-19-052	222-10-030	NEW-W	96-03-067	222-30-060	AMD-S	96-20-120
220-57-50500Y	NEW-E	96-08-045	222-10-040	NEW-C	96-04-076	222-30-065	NEW-E	96-03-009
220-57-51500L	NEW-E	96-08-045	222-10-040	NEW-C	96-05-090	222-30-065	NEW-C	96-04-076
220-57-520	AMD-C	96-05-005	222-10-040	NEW-S	96-09-099	222-30-065	NEW-C	96-05-090
220-57-520	AMD-W	96-11-084	222-10-040	NEW	96-12-038	222-30-065	NEW-S	96-09-099
220-57-525	AMD-C	96-05-005	222-10-040	NEW	96-14-081	222-30-065	NEW	96-12-038
220-57-525	AMD-W	96-11-084	222-10-041	NEW-C	96-04-076	222-30-065	NEW-E	96-13-026
220-57A-001	AMD	96-05-004	222-10-041	NEW-C	96-05-090	222-30-065	AMD-S	96-20-120
220-57A-035	AMD	96-05-004	222-10-041	NEW-S	96-09-099	222-30-070	AMD-E	96-03-009
220-57A-09700B	NEW-E	96-18-083	222-10-041	NEW	96-12-038	222-30-070	AMD-C	96-04-076
220-57A-175	AMD-C	96-05-005	222-12-090	AMD-S	96-20-120	222-30-070	AMD-C	96-05-090
220-57A-175	AMD-W	96-11-084	222-12-090	AMD-E	96-23-046	222-30-070	AMD-S	96-09-099
220-57A-17500A	NEW-E	96-15-037	222-12-090	AMD-E	96-24-022	222-30-070	AMD	96-12-038
220-57A-17500A	REP-E	96-15-037	222-12-090	RESCIND	96-24-087	222-30-070	AMD-E	96-13-026
220-57A-17500B	NEW-E	96-15-068	222-16-010	AMD-E	96-03-009	222-30-070	AMD-S	96-20-120
220-57A-17500B	REP-E	96-15-068	222-16-010	AMD-C	96-04-076	222-30-075	NEW-E	96-03-009
220-57A-17500C	NEW-E	96-16-005	222-16-010	AMD-C	96-05-090	222-30-075	NEW-W	96-03-067
220-57A-17500C	REP-E	96-17-002	222-16-010	AMD-S	96-09-099	222-30-075	NEW-E	96-13-026
220-57A-17500D	NEW-E	96-20-064	222-16-010	AMD	96-12-038	222-30-100	AMD-E	96-03-009
220-57A-17500D	REP-E	96-20-064	222-16-010	AMD-C	96-13-004	222-30-100	AMD-C	96-04-076
220-57A-180	AMD-C	96-05-005	222-16-010	AMD-E	96-13-026	222-30-100	AMD-C	96-05-090
220-57A-180	AMD-W	96-11-084	222-16-010	AMD-E	96-18-054	222-30-100	AMD-S	96-09-099
220-69-24000C	NEW-E	96-09-048	222-16-010	AMD-S	96-20-120	222-30-100	AMD	96-12-038
220-69-24000D	NEW-E	96-11-007	222-16-030	AMD-E	96-23-046	222-30-100	AMD-E	96-13-026
220-69-24000E	NEW-E	96-24-025	222-16-030	AMD-E	96-24-022	222-30-100	AMD-S	96-20-120
220-88A-07000C	NEW-E	96-09-048	222-16-030	RESCIND	96-24-087	222-38-020	AMD-E	96-03-009
220-88A-07000C	REP-E	96-11-054	222-16-075	NEW-W	96-03-067	222-38-020	AMD-W	96-03-067
220-88A-07000D	NEW-E	96-11-037	222-16-080	AMD-E	96-03-009	222-38-020	AMD-E	96-13-026
220-88A-07000D	REP-E	96-11-054	222-16-080	AMD-C	96-04-076	222-38-030	AMD-E	96-03-009
220-88A-07000E	NEW-E	96-11-054	222-16-080	AMD-C	96-05-090	222-38-030	AMD-W	96-03-067
220-88A-07000E	REP-E	96-11-095	222-16-080	AMD-S	96-09-099	222-38-030	AMD-E	96-13-026
220-88A-07000F	NEW-E	96-11-095	222-16-080	AMD	96-12-038	223-08-080	AMD-P	96-09-057
220-88A-07000F	REP-E	96-12-003	222-16-080	AMD-C	96-13-004	223-08-080	AMD	96-15-034
220-88A-07000G	NEW-E	96-12-003	222-16-080	AMD-E	96-13-026	223-08-085	AMD-P	96-13-106
220-88A-07000G	REP-E	96-19-064	222-16-080	AMD-E	96-18-054	223-08-085	AMD	96-19-030

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
223-08-150	REP-P	96-09-057	230-04-204	AMD-P	96-05-043	230-20-120	AMD	96-24-008
223-08-150	REP	96-15-034	230-04-204	AMD	96-09-070	230-20-125	NEW-P	96-19-085
223-08-155	REP-P	96-09-057	230-04-204	AMD-P	96-19-084	230-20-125	NEW	96-24-008
223-08-155	REP	96-15-034	230-04-204	AMD	96-24-007	230-20-165	PREP	96-20-003
223-08-235	REP-P	96-13-106	230-04-220	AMD-P	96-19-084	230-20-190	AMD-P	96-19-085
223-08-235	REP	96-19-030	230-04-220	AMD	96-24-007	230-20-190	AMD	96-24-008
223-08-257	AMD-P	96-09-057	230-08-017	AMD-P	96-19-084	230-20-230	AMD-P	96-03-079
223-08-257	AMD	96-15-034	230-08-017	AMD	96-24-007	230-20-230	AMD	96-07-078
230-02-020	AMD-P	96-21-071	230-08-025	AMD-P	96-19-083	230-20-230	PREP	96-20-003
230-02-035	AMD-P	96-10-050	230-08-025	AMD	96-24-006	230-20-240	AMD-P	96-07-072
230-02-035	AMD	96-13-068	230-08-080	AMD-W	96-03-068	230-20-240	AMD	96-13-067
230-02-105	NEW-P	96-19-085	230-08-080	AMD-P	96-07-072	230-20-240	AMD-P	96-24-005
230-02-105	NEW	96-24-008	230-08-080	AMD	96-13-067	230-20-241	AMD-P	96-07-072
230-02-123	NEW-P	96-19-085	230-08-090	AMD-P	96-07-074	230-20-241	AMD	96-13-067
230-02-123	NEW	96-24-008	230-08-090	AMD-W	96-14-028	230-20-242	AMD-P	96-07-072
230-02-126	NEW-P	96-19-085	230-08-095	AMD-P	96-03-077	230-20-242	AMD	96-13-067
230-02-137	NEW-P	96-03-077	230-08-095	AMD	96-07-075	230-20-242	AMD-P	96-19-085
230-02-137	NEW	96-07-075	230-08-105	AMD-P	96-07-072	230-20-242	AMD	96-24-008
230-02-138	NEW-P	96-19-085	230-08-105	AMD	96-13-067	230-20-246	AMD-P	96-07-072
230-02-138	NEW	96-24-008	230-08-122	AMD-P	96-03-077	230-20-246	AMD	96-13-067
230-02-143	NEW-P	96-19-083	230-08-122	AMD	96-07-075	230-20-247	NEW-P	96-11-074
230-04-145	AMD-P	96-19-083	230-08-125	AMD-P	96-19-084	230-20-247	NEW	96-15-064
230-02-162	NEW-P	96-03-077	230-08-125	AMD	96-24-007	230-20-247	PREP	96-20-003
230-02-162	NEW	96-07-075	230-08-255	AMD-P	96-03-077	230-20-247	AMD-P	96-24-005
230-02-240	AMD-P	96-19-083	230-08-255	AMD	96-07-075	230-20-249	NEW-P	96-19-085
230-02-240	AMD	96-24-006	230-12-005	NEW-P	96-13-072	230-20-249	NEW	96-24-008
230-02-278	AMD-P	96-03-077	230-12-005	NEW	96-17-012	230-20-270	PREP	96-20-003
230-02-278	AMD	96-07-075	230-12-020	AMD-P	96-04-085	230-20-325	AMD-P	96-03-076
230-02-279	NEW-P	96-03-077	230-12-020	AMD-S	96-05-041	230-20-325	AMD	96-07-077
230-02-279	NEW	96-07-075	230-12-020	AMD	96-09-073	230-20-325	AMD-P	96-19-085
230-02-362	NEW-P	96-19-085	230-12-050	AMD-P	96-19-085	230-20-325	AMD-P	96-24-004
230-02-362	NEW	96-24-008	230-12-050	AMD	96-24-008	230-20-325	AMD	96-24-008
230-02-364	NEW-P	96-19-085	230-12-053	PREP	96-20-001	230-20-335	AMD-P	96-03-076
230-02-364	NEW	96-24-008	230-12-076	NEW-P	96-03-077	230-20-335	AMD	96-07-077
230-02-366	NEW-P	96-19-085	230-12-076	NEW	96-07-075	230-20-510	NEW-P	96-03-080
230-02-366	NEW	96-24-008	230-12-215	NEW-P	96-19-083	230-20-510	NEW	96-07-076
230-02-455	NEW-P	96-19-085	230-20-050	AMD-P	96-03-079	230-25-040	AMD-P	96-03-076
230-02-455	NEW	96-24-008	230-20-050	AMD	96-07-078	230-25-040	AMD	96-07-077
230-02-503	NEW-P	96-19-085	230-20-052	NEW-P	96-03-079	230-25-220	AMD-P	96-03-076
230-02-503	NEW	96-24-008	230-20-052	NEW	96-07-078	230-25-220	AMD	96-07-077
230-02-511	AMD-P	96-03-080	230-20-055	AMD-P	96-03-080	230-25-330	AMD-P	96-05-042
230-02-511	AMD	96-07-076	230-20-055	AMD	96-07-076	230-25-330	AMD	96-09-071
230-02-530	NEW-P	96-19-085	230-20-059	NEW-P	96-19-085	230-30-025	NEW-P	96-19-083
230-02-530	NEW	96-24-008	230-20-059	NEW	96-24-008	230-30-025	NEW	96-24-006
230-02-535	NEW-P	96-19-085	230-20-060	NEW-P	96-19-085	230-30-040	NEW-P	96-19-083
230-02-535	NEW	96-24-008	230-20-060	NEW	96-24-008	230-30-040	NEW	96-24-006
230-02-540	NEW-P	96-19-085	230-20-062	NEW-P	96-19-085	230-30-040	NEW	96-24-006
230-02-540	NEW	96-24-008	230-20-062	NEW	96-24-008	230-30-070	AMD-P	96-19-083
230-04-024	AMD-P	96-03-077	230-20-064	AMD-P	96-03-077	230-30-070	AMD	96-24-006
230-04-024	AMD	96-07-075	230-20-064	AMD	96-05-011	230-30-075	AMD-P	96-19-083
230-04-040	AMD-P	96-03-077	230-20-064	AMD	96-07-075	230-30-075	AMD	96-24-006
230-04-040	AMD	96-07-075	230-20-064	PREP	96-11-125	230-30-080	AMD-P	96-19-083
230-04-064	AMD-P	96-03-077	230-20-064	REP-P	96-19-085	230-30-080	AMD	96-24-006
230-04-064	AMD	96-07-075	230-20-064	REP	96-24-008	230-30-097	AMD-P	96-10-049
230-04-120	AMD-P	96-05-042	230-20-101	AMD-P	96-07-072	230-30-097	AMD	96-13-069
230-04-120	AMD	96-09-071	230-20-101	AMD	96-13-067	230-30-102	AMD-P	96-19-083
230-04-120	AMD	96-11-126	230-20-102	AMD-P	96-19-085	230-30-102	AMD	96-24-006
230-04-138	AMD-P	96-15-066	230-20-102	AMD	96-24-008	230-30-103	AMD-P	96-19-083
230-04-138	AMD	96-19-081	230-20-103	AMD-P	96-03-079	230-30-103	AMD	96-24-006
230-04-140	AMD-P	96-19-084	230-20-103	AMD	96-07-078	230-40-010	AMD-P	96-07-073
230-04-140	AMD	96-24-007	230-20-104	NEW-P	96-07-072	230-40-010	AMD	96-11-073
230-04-143	NEW-P	96-19-083	230-20-104	NEW	96-13-067	230-40-030	AMD-P	96-03-081
230-04-143	NEW	96-24-006	230-20-105	NEW-P	96-07-072	230-40-030	AMD-W	96-14-028
230-04-145	AMD-P	96-19-083	230-20-105	NEW	96-13-067	230-40-050	AMD-P	96-15-065
230-04-145	AMD	96-24-006	230-20-106	NEW-P	96-07-072	230-40-050	AMD	96-19-082
230-04-187	AMD-P	96-05-042	230-20-106	NEW	96-13-067	230-40-055	AMD-P	96-03-080
230-04-187	AMD	96-09-071	230-20-107	NEW-P	96-07-072	230-40-055	AMD-W	96-14-028
230-04-190	AMD-P	96-19-084	230-20-107	NEW	96-13-067	230-40-999	NEW-P	96-13-070
230-04-190	AMD	96-24-007	230-20-108	NEW-P	96-07-072	230-40-999	NEW-E	96-13-071
230-04-202	AMD-P	96-19-084	230-20-108	NEW	96-13-067	230-40-999	NEW	96-17-011
230-04-202	AMD	96-24-007	230-20-115	NEW-P	96-03-079	230-46-100	AMD-P	96-07-073
230-04-203	AMD-P	96-19-084	230-20-115	NEW	96-07-078	230-46-100	AMD	96-11-073
230-04-203	AMD	96-24-007	230-20-120	AMD-P	96-19-085	230-50-005	NEW-P	96-21-070
						230-50-005	NEW-E	96-21-072

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
230-50-560	AMD-P	96-03-078	232-16-410	REP-P	96-06-067	232-28-254	AMD	96-12-051
230-50-560	AMD	96-09-072	232-16-410	REP	96-12-057	232-28-256	AMD-P	96-06-074
230-50-562	NEW-P	96-03-078	232-16-730	NEW-P	96-14-141	232-28-256	AMD	96-12-052
230-50-562	NEW	96-09-072	232-16-730	NEW-W	96-18-028	232-28-257	AMD	96-04-027
230-50-800	AMD-P	96-10-050	232-16-740	NEW-P	96-14-140	232-28-260	NEW	96-04-027
230-50-800	AMD	96-13-068	232-16-740	NEW	96-18-005	232-28-260	AMD-P	96-14-132
230-50-815	NEW-P	96-17-010	232-16-74000A	NEW-E	96-17-074	232-28-260	AMD	96-18-066
230-50-815	NEW	96-21-073	232-16-74000B	NEW-E	96-21-004	232-28-261	NEW-P	96-06-075
232-12-001	AMD-C	96-05-044	232-16-750	NEW-P	96-14-125	232-28-261	NEW	96-12-053
232-12-001	AMD	96-11-079	232-16-750	NEW	96-18-006	232-28-262	NEW-P	96-06-076
232-12-001	AMD-P	96-21-150	232-16-760	NEW-P	96-14-139	232-28-262	NEW	96-12-054
232-12-01701	NEW-P	96-06-063	232-16-760	NEW	96-18-007	232-28-263	NEW-P	96-14-133
232-12-01701	NEW	96-15-096	232-16-770	NEW-P	96-14-138	232-28-263	NEW	96-18-067
232-12-018	AMD-P	96-21-150	232-16-770	NEW	96-18-008	232-28-264	NEW-P	96-21-158
232-12-01800A	NEW-E	96-14-030	232-24-120	REP	96-04-027	232-28-26401	NEW-E	96-23-051
232-12-019	AMD-P	96-21-150	232-28-02201	AMD-P	96-21-168	232-28-26401	REP-E	96-23-051
232-12-024	AMD-P	96-21-155	232-28-02202	AMD-P	96-21-169	232-28-265	NEW-P	96-21-159
232-12-025	AMD-P	96-06-062	232-28-02203	AMD	96-04-027	232-28-404	REP	96-04-027
232-12-025	AMD-W	96-09-003	232-28-02203	AMD-P	96-21-170	232-28-407	REP	96-04-027
232-12-026	NEW-P	96-06-062	232-28-02204	AMD	96-04-027	232-28-419	REP-P	96-06-077
232-12-026	NEW-W	96-09-003	232-28-02204	AMD-P	96-21-171	232-28-419	REP	96-12-055
232-12-064	AMD-P	96-14-131	232-28-02205	AMD	96-04-027	232-28-420	NEW-P	96-14-124
232-12-064	AMD	96-18-059	232-28-02205	AMD-P	96-21-172	232-28-420	NEW	96-18-003
232-12-068	AMD-P	96-14-142	232-28-02206	AMD-P	96-21-173	232-28-42000A	NEW-E	96-17-075
232-12-068	AMD	96-18-009	232-28-02210	AMD	96-04-027	232-28-514	AMD-P	96-14-137
232-12-101	AMD-P	96-14-129	232-28-02210	AMD-P	96-21-160	232-28-514	AMD	96-18-004
232-12-101	AMD	96-18-061	232-28-02220	AMD	96-04-027	232-28-60101	REP	96-04-027
232-12-104	AMD-P	96-14-130	232-28-02220	AMD-P	96-21-161	232-28-60102	REP	96-04-027
232-12-104	AMD	96-18-060	232-28-02230	AMD-P	96-21-162	232-28-604	REP	96-04-027
232-12-107	AMD-P	96-14-134	232-28-02240	AMD	96-04-027	232-28-60415	REP	96-04-027
232-12-107	AMD	96-18-062	232-28-02240	AMD-P	96-21-163	232-28-605	REP	96-04-027
232-12-114	AMD-P	96-14-127	232-28-02250	AMD	96-04-027	232-28-60508	REP	96-04-027
232-12-114	AMD	96-18-064	232-28-02250	AMD-P	96-21-164	232-28-61610	REP	96-04-027
232-12-121	AMD-P	96-14-135	232-28-02260	AMD-P	96-21-165	232-28-619	AMD-C	96-05-044
232-12-121	AMD	96-18-065	232-28-02270	AMD	96-04-027	232-28-619	AMD	96-11-079
232-12-124	AMD-P	96-14-128	232-28-02270	AMD-P	96-21-166	232-28-619	AMD-P	96-21-150
232-12-124	AMD	96-18-063	232-28-02280	AMD	96-04-027	232-28-61900K	NEW-E	96-03-053
232-12-128	NEW-P	96-14-136	232-28-02280	AMD-P	96-21-167	232-28-61900K	REP-E	96-03-053
232-12-128	NEW-W	96-18-028	232-28-02290	AMD	96-04-027	232-28-61900L	NEW-E	96-03-054
232-12-131	AMD	96-04-027	232-28-02290	AMD-P	96-21-152	232-28-61900L	REP-E	96-03-054
232-12-144	AMD-C	96-05-044	232-28-206	REP	96-04-027	232-28-61900M	NEW-E	96-04-043
232-12-144	AMD-W	96-11-083	232-28-209	REP	96-04-027	232-28-61900M	REP-E	96-04-043
232-12-147	AMD-C	96-05-044	232-28-2101	REP	96-04-027	232-28-61900P	NEW-E	96-06-007
232-12-147	AMD-W	96-11-083	232-28-215	REP	96-04-027	232-28-61900P	REP-E	96-06-007
232-12-147	AMD-P	96-21-150	232-28-216	REP	96-04-027	232-28-61900P	REP-E	96-13-019
232-12-168	AMD-C	96-05-044	232-28-225	REP	96-04-027	232-28-61900Q	NEW-E	96-10-070
232-12-168	AMD	96-11-079	232-28-240	AMD	96-04-027	232-28-61900Q	REP-E	96-10-070
232-12-168	AMD-P	96-06-063	232-28-240	AMD-P	96-12-093	232-28-61900R	NEW-E	96-13-019
232-12-168	AMD	96-15-096	232-28-240	AMD	96-15-102	232-28-61900R	NEW-P	96-14-145
232-12-16800A	NEW-E	96-10-070	232-28-240	AMD-P	96-15-116	232-28-61900R	REP-P	96-14-145
232-12-16800A	REP-E	96-10-070	232-28-240	AMD	96-18-051	232-28-61900R	NEW-W	96-18-028
232-12-275	AMD-P	96-06-064	232-28-240	AMD-P	96-21-153	232-28-61900R	REP-W	96-18-028
232-12-275	AMD	96-12-045	232-28-241	AMD	96-04-027	232-28-61900S	NEW-E	96-15-120
232-12-284	AMD-P	96-14-143	232-28-241	AMD-P	96-06-068	232-28-61900S	REP-E	96-15-120
232-12-284	AMD	96-22-073	232-28-241	AMD	96-12-044	232-28-61900T	NEW-E	96-15-121
232-12-31500C	NEW-E	96-24-062	232-28-242	AMD	96-04-027	232-28-61900U	NEW-E	96-16-019
232-12-619	AMD-C	96-05-044	232-28-242	AMD-P	96-21-154	232-28-61900U	REP-E	96-16-019
232-12-619	AMD	96-11-079	232-28-246	AMD	96-04-027	232-28-61900V	NEW-E	96-18-048
232-12-619	AMD-P	96-21-150	232-28-248	AMD	96-04-027	232-28-61900V	REP-E	96-18-048
232-12-61900B	NEW-E	96-10-070	232-28-248	AMD-P	96-21-156	232-28-61900W	NEW-E	96-19-052
232-12-61900B	REP-E	96-10-070	232-28-249	AMD	96-04-027	232-28-61900X	NEW-E	96-20-083
232-12-827	REP	96-04-027	232-28-249	AMD-P	96-21-157	232-28-61900X	REP-E	96-21-032
232-12-828	NEW	96-03-084	232-28-24901	NEW-E	96-23-050	232-28-61900Y	NEW-E	96-21-032
232-12-829	REP-E	96-03-083	232-28-24901	REP-E	96-23-050	232-28-812	REP	96-04-027
232-12-829	REP	96-03-084	232-28-250	AMD-P	96-06-069	236-12-015	AMD-E	96-09-006
232-12-829	REP-P	96-06-065	232-28-250	AMD	96-12-047	236-12-015	AMD-P	96-10-019
232-12-829	REP	96-12-056	232-28-251	AMD-P	96-06-070	236-12-015	AMD	96-13-001
232-12-831	REP	96-04-027	232-28-251	AMD	96-12-048	236-12-18003	NEW-P	96-21-115
232-16-080	AMD-P	96-06-066	232-28-252	AMD-P	96-06-071	236-12-18005	NEW-P	96-21-115
232-16-080	AMD	96-12-046	232-28-252	AMD	96-12-049	236-12-18007	NEW-P	96-21-115
232-16-080	REP-P	96-14-126	232-28-253	AMD-P	96-06-072	236-12-351	AMD-E	96-09-006
232-16-080	REP-E	96-17-073	232-28-253	AMD	96-12-050	236-12-351	AMD-P	96-10-019
232-16-080	REP	96-18-010	232-28-254	AMD-P	96-06-073	236-12-351	AMD	96-13-001

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
236-12-360	AMD-E	96-09-006	246-15-001	NEW-P	96-19-086	246-252-010	AMD-C	96-24-099
236-12-360	AMD-P	96-10-019	246-15-001	NEW-S	96-22-069	246-252-030	AMD-P	96-21-119
236-12-360	AMD	96-13-001	246-15-010	NEW-P	96-19-086	246-252-030	AMD-C	96-24-099
236-12-361	AMD-E	96-09-006	246-15-010	NEW-S	96-22-069	246-254-053	AMD-P	96-07-103
236-12-361	AMD-P	96-10-019	246-15-020	NEW-P	96-19-086	246-254-053	AMD	96-11-043
236-12-361	AMD	96-13-001	246-15-020	NEW-S	96-22-069	246-254-070	AMD-P	96-07-103
236-12-362	REP-E	96-09-006	246-15-030	NEW-P	96-19-086	246-254-070	AMD	96-11-043
236-12-362	REP-P	96-10-019	246-15-030	NEW-S	96-22-069	246-254-080	AMD-P	96-07-103
236-12-362	REP	96-13-001	246-50-001	AMD-P	96-04-082	246-254-080	AMD	96-11-043
236-12-370	AMD-E	96-09-006	246-50-001	AMD	96-09-042	246-254-090	AMD-P	96-07-103
236-12-370	AMD-P	96-10-019	246-50-010	AMD-P	96-04-082	246-254-090	AMD	96-11-043
236-12-370	AMD	96-13-001	246-50-010	AMD	96-09-042	246-254-100	AMD-P	96-07-103
236-12-371	AMD-E	96-09-006	246-100-042	AMD-P	96-04-078	246-254-100	AMD	96-11-043
236-12-371	AMD-P	96-10-019	246-100-042	AMD	96-11-077	246-255	PREP-X	96-14-046
236-12-371	AMD	96-13-001	246-100-076	AMD-P	96-16-072	246-255	REP	96-19-041
236-24-010	PREP-X	96-13-040	246-100-076	AMD	96-23-064	246-264-010	PREP-X	96-14-067
236-24-010	REP	96-17-090	246-100-166	AMD	96-04-079	246-264-010	REP	96-19-043
236-24-020	PREP-X	96-13-040	246-100-207	AMD-P	96-22-070	246-264-020	PREP-X	96-14-067
236-24-020	REP	96-17-090	246-100-218	NEW-P	96-04-077	246-264-020	REP	96-19-043
236-24-030	PREP-X	96-13-040	246-100-218	NEW	96-08-028	246-264-030	PREP-X	96-14-067
236-24-030	REP	96-17-090	246-100-221	PREP-X	96-14-067	246-264-030	REP	96-19-043
236-48-095	PREP-X	96-13-038	246-100-221	REP	96-19-043	246-264-040	PREP-X	96-14-067
236-48-095	REP	96-17-088	246-100-226	PREP-X	96-14-067	246-264-040	REP	96-19-043
236-48-131	PREP-X	96-13-038	246-100-226	REP	96-19-043	246-264-050	PREP-X	96-14-067
236-48-131	REP	96-17-088	246-201-001	PREP-X	96-14-067	246-264-050	REP	96-19-043
236-48-198	AMD-P	96-24-110	246-201-001	REP	96-19-043	246-264-060	PREP-X	96-14-067
236-50-010	PREP-X	96-13-039	246-201-020	PREP-X	96-14-067	246-264-060	REP	96-19-043
236-50-010	REP	96-17-089	246-201-020	REP	96-19-043	246-264-070	PREP-X	96-14-067
236-56-100	PREP-X	96-13-037	246-201-030	PREP-X	96-14-067	246-264-070	REP	96-19-043
236-56-100	REP	96-17-087	246-201-030	REP	96-19-043	246-264-080	PREP-X	96-14-067
236-60-001	PREP-X	96-13-036	246-201-040	PREP-X	96-14-067	246-264-080	REP	96-19-043
236-60-005	PREP-X	96-13-036	246-201-040	REP	96-19-043	246-264-090	PREP-X	96-14-067
236-60-010	PREP-X	96-13-036	246-201-050	PREP-X	96-14-067	246-264-090	REP	96-19-043
236-60-020	PREP-X	96-13-036	246-201-050	REP	96-19-043	246-264-100	PREP-X	96-14-067
236-60-030	PREP-X	96-13-036	246-201-060	PREP-X	96-14-067	246-264-100	REP	96-19-043
236-60-040	PREP-X	96-13-036	246-201-060	REP	96-19-043	246-264-110	PREP-X	96-14-067
236-60-050	PREP-X	96-13-036	246-201-070	PREP-X	96-14-067	246-264-110	REP	96-19-043
236-60-060	PREP-X	96-13-036	246-201-070	REP	96-19-043	246-264-120	PREP-X	96-14-067
236-60-070	PREP-X	96-13-036	246-201-080	PREP-X	96-14-067	246-264-120	REP	96-19-043
236-60-080	PREP-X	96-13-036	246-201-080	REP	96-19-043	246-264-130	PREP-X	96-14-067
236-60-090	PREP-X	96-13-036	246-201-090	PREP-X	96-14-067	246-264-130	REP	96-19-043
236-60-100	PREP-X	96-13-036	246-201-090	REP	96-19-043	246-264-140	PREP-X	96-14-067
245-02-040	PREP	96-04-059	246-201-100	PREP-X	96-14-067	246-264-140	REP	96-19-043
245-02-040	AMD-P	96-08-090	246-201-100	REP	96-19-043	246-264-150	PREP-X	96-14-067
245-02-040	AMD	96-11-133	246-201-110	PREP-X	96-14-067	246-264-150	REP	96-19-043
246-08-104	PREP-X	96-14-046	246-201-110	REP	96-19-043	246-264-160	PREP-X	96-14-067
246-08-104	REP	96-19-041	246-201-120	PREP-X	96-14-067	246-264-160	REP	96-19-043
246-08-105	PREP-X	96-14-046	246-201-120	REP	96-19-043	246-264-170	PREP-X	96-14-067
246-08-105	REP	96-19-041	246-201-130	PREP-X	96-14-067	246-264-170	REP	96-19-043
246-10	PREP	96-06-048	246-201-130	REP	96-19-043	246-264-180	PREP-X	96-14-067
246-10	AMD-W	96-20-086	246-201-140	PREP-X	96-14-067	246-264-180	REP	96-19-043
246-10-107	AMD-P	96-14-069	246-201-140	REP	96-19-043	246-264-190	PREP-X	96-14-067
246-10-107	AMD	96-21-027	246-201-150	PREP-X	96-14-067	246-264-190	REP	96-19-043
246-10-124	AMD-P	96-14-069	246-201-150	REP	96-19-043	246-264-200	PREP-X	96-14-067
246-10-124	AMD	96-21-027	246-201-160	PREP-X	96-14-067	246-264-200	REP	96-19-043
246-10-204	AMD-P	96-14-069	246-201-160	REP	96-19-043	246-282-005	AMD-P	96-14-110
246-10-204	AMD	96-21-027	246-201-170	PREP-X	96-14-067	246-282-005	AMD	96-18-096
246-10-403	AMD-P	96-14-069	246-201-170	REP	96-19-043	246-282-990	AMD-P	96-12-074
246-10-403	AMD	96-21-027	246-201-180	PREP-X	96-14-067	246-282-990	AMD	96-16-073
246-10-501	AMD-P	96-14-069	246-201-180	REP	96-19-043	246-292-030	PREP-X	96-14-046
246-10-501	AMD	96-21-027	246-201-190	PREP-X	96-14-067	246-292-030	REP	96-19-041
246-10-502	AMD-P	96-14-069	246-201-190	REP	96-19-043	246-310	PREP	96-05-059
246-10-502	AMD	96-21-027	246-201-200	PREP-X	96-14-067	246-310-010	AMD-P	96-17-065
246-10-503	AMD-P	96-14-069	246-201-200	REP	96-19-043	246-310-010	AMD	96-24-052
246-10-503	AMD	96-21-027	246-201-210	PREP-X	96-14-067	246-310-020	AMD-P	96-17-065
246-11	PREP	96-06-048	246-201-210	REP	96-19-043	246-310-020	AMD	96-24-052
246-11	AMD-W	96-20-086	246-235-077	PREP-W	96-21-040	246-310-035	AMD-P	96-17-065
246-11-380	AMD-P	96-14-069	246-249-080	PREP	96-11-129	246-310-035	AMD	96-24-052
246-11-380	AMD	96-21-027	246-249-090	AMD-P	96-21-120	246-310-041	NEW-P	96-17-065
246-11-430	AMD-P	96-14-069	246-250-001	AMD-P	96-21-120	246-310-041	NEW	96-24-052
246-11-430	AMD	96-21-027	246-250-010	AMD-P	96-21-120	246-310-042	NEW-P	96-17-065
246-11-550	AMD-P	96-14-069	246-250-050	AMD-P	96-21-120	246-310-042	NEW	96-24-052
246-11-550	AMD	96-21-027	246-252-010	AMD-P	96-21-119	246-310-043	NEW-P	96-17-065

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
246-310-043	NEW	96-24-052	246-310-500	AMD-P	96-17-065	246-610-040	REP	96-19-043
246-310-044	NEW-P	96-17-065	246-310-500	AMD	96-24-052	246-790-010	PREP	96-14-037
246-310-044	NEW	96-24-052	246-310-560	AMD-P	96-17-065	246-790-050	PREP	96-14-043
246-310-050	AMD-P	96-17-065	246-310-560	AMD	96-24-052	246-790-060	PREP	96-14-043
246-310-050	AMD	96-24-052	246-310-570	AMD-P	96-17-065	246-790-070	PREP	96-14-043
246-310-070	REP-P	96-17-065	246-310-570	AMD	96-24-052	246-790-080	PREP	96-14-043
246-310-070	REP	96-24-052	246-310-580	AMD-P	96-17-065	246-790-090	PREP	96-14-043
246-310-080	AMD-P	96-17-065	246-310-580	AMD	96-24-052	246-790-100	PREP	96-14-043
246-310-080	AMD	96-24-052	246-310-590	AMD-P	96-17-065	246-790-110	PREP	96-14-043
246-310-090	AMD-P	96-17-065	246-310-590	AMD	96-24-052	246-790-120	PREP	96-14-043
246-310-090	AMD	96-24-052	246-310-600	AMD-P	96-17-065	246-790-130	PREP	96-14-043
246-310-100	AMD-P	96-17-065	246-310-600	AMD	96-24-052	246-800	PREP-W	96-09-018
246-310-100	AMD	96-24-052	246-310-610	AMD-P	96-17-065	246-806-010	REP-P	96-10-006
246-310-110	AMD-P	96-17-065	246-310-610	AMD	96-24-052	246-806-010	REP	96-16-074
246-310-110	AMD	96-24-052	246-310-900	AMD-P	96-17-065	246-806-020	REP-P	96-10-006
246-310-120	AMD-P	96-17-065	246-310-900	AMD	96-24-052	246-806-020	REP	96-16-074
246-310-120	AMD	96-24-052	246-310-990	AMD-P	96-17-065	246-806-030	REP-P	96-10-006
246-310-130	AMD-P	96-17-065	246-310-990	AMD	96-24-052	246-806-030	REP	96-16-074
246-310-130	AMD	96-24-052	246-316-990	AMD-P	96-09-084	246-806-040	REP-P	96-10-006
246-310-132	AMD-P	96-17-065	246-316-990	AMD	96-12-027	246-806-040	REP	96-16-074
246-310-132	AMD	96-24-052	246-318	PREP	96-07-011	246-806-060	REP-P	96-10-006
246-310-135	AMD-P	96-17-065	246-321	PREP	96-17-060	246-806-060	REP	96-16-074
246-310-135	AMD	96-24-052	246-321-001	REP-P	96-24-098	246-806-070	REP-P	96-10-006
246-310-136	AMD-P	96-17-065	246-321-010	REP-P	96-24-098	246-806-070	REP	96-16-074
246-310-136	AMD	96-24-052	246-321-012	REP-P	96-24-098	246-806-075	REP-P	96-10-006
246-310-140	AMD-P	96-17-065	246-321-014	REP-P	96-24-098	246-806-075	REP	96-16-074
246-310-140	AMD	96-24-052	246-321-015	REP-P	96-24-098	246-806-080	REP-P	96-10-006
246-310-150	AMD-P	96-17-065	246-321-017	REP-P	96-24-098	246-806-080	REP	96-16-074
246-310-150	AMD	96-24-052	246-321-018	REP-P	96-24-098	246-806-085	REP-P	96-10-006
246-310-160	AMD-P	96-17-065	246-321-020	REP-P	96-24-098	246-806-085	REP	96-16-074
246-310-160	AMD	96-24-052	246-321-025	REP-P	96-24-098	246-806-090	REP-P	96-10-006
246-310-170	AMD-P	96-17-065	246-321-030	REP-P	96-24-098	246-806-090	REP	96-16-074
246-310-170	AMD	96-24-052	246-321-035	REP-P	96-24-098	246-806-100	REP-P	96-10-006
246-310-180	AMD-P	96-17-065	246-321-040	REP-P	96-24-098	246-806-100	REP	96-16-074
246-310-180	AMD	96-24-052	246-321-045	REP-P	96-24-098	246-806-110	REP-P	96-10-006
246-310-190	AMD-P	96-17-065	246-321-050	REP-P	96-24-098	246-806-110	REP	96-16-074
246-310-190	AMD	96-24-052	246-321-055	REP-P	96-24-098	246-806-120	REP-P	96-10-006
246-310-200	AMD-P	96-17-065	246-321-990	REP-P	96-24-098	246-806-120	REP	96-16-074
246-310-200	AMD	96-24-052	246-327-990	AMD-P	96-09-082	246-806-130	REP-P	96-10-006
246-310-210	AMD-P	96-17-065	246-327-990	AMD	96-12-026	246-806-130	REP	96-16-074
246-310-210	AMD	96-24-052	246-328-100	NEW-P	96-11-131	246-806-140	REP-P	96-10-006
246-310-230	AMD-P	96-17-065	246-328-100	NEW	96-14-070	246-806-140	REP	96-16-074
246-310-230	AMD	96-24-052	246-328-150	NEW-P	96-11-131	246-806-160	REP-P	96-10-006
246-310-262	AMD-P	96-17-065	246-328-150	NEW	96-14-070	246-806-160	REP	96-16-074
246-310-262	AMD	96-24-052	246-328-200	NEW-P	96-11-131	246-806-170	REP-P	96-10-006
246-310-280	AMD-P	96-17-065	246-328-200	NEW	96-14-070	246-806-170	REP	96-16-074
246-310-280	AMD	96-24-052	246-328-990	NEW-P	96-11-131	246-806-180	REP-P	96-10-006
246-310-350	REP-P	96-17-065	246-328-990	NEW	96-14-070	246-806-180	REP	96-16-074
246-310-350	REP	96-24-052	246-331-990	AMD-P	96-09-081	246-806-190	REP-P	96-10-006
246-310-360	AMD-P	96-17-065	246-331-990	AMD	96-12-025	246-806-190	REP	96-16-074
246-310-360	AMD	96-24-052	246-336-990	AMD-P	96-09-083	246-806-190	REP-P	96-10-006
246-310-370	AMD-P	96-17-065	246-336-990	AMD	96-12-028	246-806-990	REP	96-16-074
246-310-370	AMD	96-24-052	246-338-990	AMD-P	96-09-043	246-807-020	REP-P	96-10-006
246-310-380	AMD-P	96-17-065	246-338-990	AMD	96-12-011	246-807-020	REP	96-16-074
246-310-380	AMD	96-24-052	246-378-010	PREP-X	96-14-067	246-807-020	REP-P	96-10-006
246-310-390	AMD-P	96-17-065	246-378-010	REP	96-19-043	246-807-030	REP	96-16-074
246-310-390	AMD	96-24-052	246-378-020	PREP-X	96-14-067	246-807-040	REP-P	96-10-006
246-310-395	NEW-P	96-17-065	246-378-020	REP	96-19-043	246-807-040	REP	96-16-074
246-310-395	NEW	96-24-052	246-378-030	PREP-X	96-14-067	246-807-050	REP-P	96-10-006
246-310-396	NEW-P	96-17-065	246-378-030	REP	96-19-043	246-807-050	REP	96-16-074
246-310-396	NEW	96-24-052	246-378-040	PREP-X	96-14-067	246-807-060	REP-P	96-10-006
246-310-397	NEW-P	96-17-065	246-378-040	REP	96-19-043	246-807-060	REP	96-16-074
246-310-397	NEW	96-24-052	246-378-050	PREP-X	96-14-067	246-807-070	REP-P	96-10-006
246-310-400	REP-P	96-17-065	246-378-050	REP	96-19-043	246-807-070	REP	96-16-074
246-310-400	REP	96-24-052	246-430-030	AMD-P	96-04-081	246-807-080	REP-P	96-10-006
246-310-410	AMD-P	96-17-065	246-430-030	AMD	96-13-027	246-807-080	REP	96-16-074
246-310-410	AMD	96-24-052	246-610-010	PREP-X	96-14-067	246-807-090	REP-P	96-10-006
246-310-470	AMD-P	96-17-065	246-610-010	REP	96-19-043	246-807-090	REP	96-16-074
246-310-470	AMD	96-24-052	246-610-020	PREP-X	96-14-067	246-807-100	REP-P	96-10-006
246-310-480	AMD-P	96-17-065	246-610-020	REP	96-19-043	246-807-100	REP	96-16-074
246-310-480	AMD	96-24-052	246-610-030	PREP-X	96-14-067	246-807-110	REP-P	96-10-006
246-310-490	AMD-P	96-17-065	246-610-030	REP	96-19-043	246-807-110	REP	96-16-074
246-310-490	AMD	96-24-052	246-610-040	PREP-X	96-14-067	246-807-115	REP-P	96-10-006

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
246-808-670	NEW-P	96-10-006	246-887-170	PREP	96-10-038	246-918-140	AMD	96-03-073
246-808-670	NEW	96-16-074	246-904	PREP	96-11-130	246-918-170	AMD	96-03-073
246-808-680	NEW-P	96-10-006	246-904-010	NEW-E	96-11-103	246-918-180	AMD	96-03-073
246-808-680	NEW	96-16-074	246-904-010	NEW-P	96-17-066	246-918-250	AMD	96-03-073
246-808-685	NEW-P	96-10-006	246-904-020	NEW-E	96-11-103	246-918-260	AMD	96-03-073
246-808-685	NEW	96-16-074	246-904-020	NEW-P	96-17-066	246-918-310	AMD	96-03-073
246-808-690	NEW-P	96-10-006	246-904-030	NEW-E	96-11-103	246-918-990	AMD	96-03-073
246-808-690	NEW	96-16-074	246-904-030	NEW-P	96-17-066	246-919-010	NEW	96-03-073
246-808-695	NEW-P	96-10-006	246-904-040	NEW-E	96-11-103	246-919-020	NEW	96-03-073
246-808-695	NEW	96-16-074	246-904-040	NEW-P	96-17-066	246-919-030	NEW	96-03-073
246-808-700	NEW-P	96-10-006	246-904-050	NEW-E	96-11-103	246-919-100	NEW	96-03-073
246-808-700	NEW	96-16-074	246-904-050	NEW-P	96-17-066	246-919-110	NEW	96-03-073
246-808-710	NEW-P	96-10-006	246-904-060	NEW-E	96-11-103	246-919-120	NEW	96-03-073
246-808-710	NEW	96-16-074	246-904-060	NEW-P	96-17-066	246-919-130	NEW	96-03-073
246-808-720	NEW-P	96-10-006	246-904-070	NEW-E	96-11-103	246-919-140	NEW	96-03-073
246-808-720	NEW	96-16-074	246-904-070	NEW-P	96-17-066	246-919-150	NEW	96-03-073
246-808-801	NEW-P	96-10-006	246-904-080	NEW-E	96-11-103	246-919-200	NEW	96-03-073
246-808-801	NEW	96-16-074	246-904-080	NEW-P	96-17-066	246-919-200	PREP-X	96-14-045
246-808-810	NEW-P	96-10-006	246-904-090	NEW-E	96-11-103	246-919-200	REP	96-19-042
246-808-810	NEW	96-16-074	246-904-090	NEW-P	96-17-066	246-919-210	NEW	96-03-073
246-808-820	NEW-P	96-10-006	246-904-100	NEW-E	96-11-103	246-919-210	PREP-X	96-14-045
246-808-820	NEW	96-16-074	246-904-100	NEW-P	96-17-066	246-919-210	NEW	96-19-042
246-808-830	NEW-P	96-10-006	246-907-020	AMD-P	96-17-076	246-919-220	NEW	96-03-073
246-808-830	NEW	96-16-074	246-907-030	AMD-P	96-17-076	246-919-220	PREP-X	96-14-045
246-808-990	NEW-P	96-10-006	246-915-030	AMD-E	96-03-050	246-919-220	NEW	96-19-042
246-808-990	NEW	96-16-074	246-915-030	AMD-P	96-08-068	246-919-230	NEW	96-03-073
246-810	PREP	96-16-071	246-915-030	AMD	96-13-008	246-919-230	PREP-X	96-14-045
246-810-990	AMD	96-08-069	246-917-020	REP	96-03-073	246-919-230	NEW	96-19-042
246-826-070	PREP	96-15-072	246-917-025	REP	96-03-073	246-919-240	NEW	96-03-073
246-826-080	PREP	96-15-072	246-917-026	REP	96-03-073	246-919-240	PREP-X	96-14-045
246-828-015	NEW-P	96-23-066	246-917-030	REP	96-03-073	246-919-240	NEW	96-19-042
246-828-990	AMD-P	96-23-065	246-917-040	REP	96-03-073	246-919-300	NEW	96-03-073
246-830-005	AMD-P	96-18-095	246-917-050	REP	96-03-073	246-919-305	NEW	96-03-073
246-830-005	AMD	96-22-098	246-917-060	REP	96-03-073	246-919-310	NEW	96-03-073
246-838-010	PREP-W	96-06-028	246-917-070	REP	96-03-073	246-919-320	NEW	96-03-073
246-838-130	PREP-W	96-06-028	246-917-080	REP	96-03-073	246-919-330	NEW	96-03-073
246-839-120	PREP-W	96-06-028	246-917-090	REP	96-03-073	246-919-340	NEW	96-03-073
246-840-910	NEW	96-05-060	246-917-100	REP	96-03-073	246-919-350	NEW	96-03-073
246-840-920	NEW	96-05-060	246-917-110	REP	96-03-073	246-919-355	NEW	96-03-073
246-840-930	NEW	96-05-060	246-917-120	REP	96-03-073	246-919-360	NEW	96-03-073
246-840-940	NEW	96-05-060	246-917-121	REP	96-03-073	246-919-365	NEW	96-03-073
246-840-950	NEW	96-05-060	246-917-125	REP	96-03-073	246-919-370	NEW	96-03-073
246-840-960	NEW	96-05-060	246-917-126	REP	96-03-073	246-919-380	NEW	96-03-073
246-840-970	NEW	96-05-060	246-917-130	REP	96-03-073	246-919-390	NEW	96-03-073
246-840-980	NEW	96-05-060	246-917-135	REP	96-03-073	246-919-395	NEW	96-03-073
246-841-405	NEW	96-06-029	246-917-140	REP	96-03-073	246-919-400	NEW	96-03-073
246-841-990	AMD	96-03-051	246-917-150	REP	96-03-073	246-919-410	NEW	96-03-073
246-851-080	PREP	96-11-049	246-917-160	REP	96-03-073	246-919-420	NEW	96-03-073
246-851-080	REP-P	96-14-044	246-917-170	REP	96-03-073	246-919-430	NEW	96-03-073
246-851-080	REP	96-20-087	246-917-180	REP	96-03-073	246-919-440	NEW	96-03-073
246-851-480	PREP	96-11-049	246-917-190	REP	96-03-073	246-919-450	NEW	96-03-073
246-851-480	REP-P	96-14-044	246-917-200	REP	96-03-073	246-919-460	NEW	96-03-073
246-851-480	REP	96-20-087	246-917-210	REP	96-03-073	246-919-470	NEW	96-03-073
246-851-490	PREP	96-11-049	246-917-220	REP	96-03-073	246-919-480	NEW	96-03-073
246-851-490	AMD-P	96-14-044	246-917-300	REP	96-03-073	246-919-500	NEW	96-03-073
246-851-490	AMD	96-20-087	246-917-990	REP	96-03-073	246-919-510	NEW	96-03-073
246-851-500	PREP	96-11-049	246-918	AMD	96-03-073	246-919-600	NEW	96-03-073
246-851-500	AMD-P	96-14-044	246-918-005	AMD	96-03-073	246-919-610	NEW	96-03-073
246-851-500	AMD	96-20-087	246-918-006	AMD	96-03-073	246-919-620	NEW	96-03-073
246-851-990	AMD-P	96-15-033	246-918-007	AMD	96-03-073	246-919-700	NEW	96-03-073
246-851-990	AMD	96-20-088	246-918-008	AMD	96-03-073	246-919-710	NEW	96-03-073
246-861-040	AMD-P	96-04-080	246-918-009	AMD	96-03-073	246-919-720	NEW	96-03-073
246-861-040	AMD	96-11-042	246-918-030	AMD	96-03-073	246-919-730	NEW	96-03-073
246-869-240	REP	96-03-016	246-918-035	AMD	96-03-073	246-919-740	NEW	96-03-073
246-872	PREP	96-15-110	246-918-050	AMD	96-03-073	246-919-750	NEW	96-03-073
246-879	PREP	96-15-109	246-918-070	AMD	96-03-073	246-919-760	NEW	96-03-073
246-883-020	PREP	96-03-012	246-918-080	AMD	96-03-073	246-919-770	NEW	96-03-073
246-883-020	AMD-P	96-11-041	246-918-085	AMD	96-03-073	246-919-990	NEW	96-03-073
246-883-020	AMD-C	96-14-109	246-918-090	AMD	96-03-073	246-920-020	REP	96-03-073
246-883-020	AMD	96-21-041	246-918-095	AMD	96-03-073	246-920-030	REP	96-03-073
246-885-030	NEW-P	96-03-134	246-918-110	AMD	96-03-073	246-920-040	REP	96-03-073
246-885-030	NEW	96-07-012	246-918-120	AMD	96-03-073	246-920-120	REP	96-03-073
246-887-160	PREP	96-24-097	246-918-130	AMD	96-03-073	246-920-130	REP	96-03-073

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
246-920-140	REP	96-03-073	246-924-470	AMD	96-08-007	250-74-030	PREP-X	96-13-028
246-920-150	REP	96-03-073	246-924-480	PREP	96-16-008	250-74-030	REP	96-18-025
246-920-160	REP	96-03-073	246-924-500	NEW-P	96-02-086	250-74-040	PREP-X	96-13-028
246-920-170	REP	96-03-073	246-924-500	NEW	96-08-007	250-74-040	REP	96-18-025
246-920-180	REP	96-03-073	246-924-500	PREP	96-16-009	250-74-050	PREP-X	96-13-028
246-920-190	REP	96-03-073	246-924-990	AMD-P	96-02-085	250-74-050	REP	96-18-025
246-920-200	REP	96-03-073	246-924-990	AMD	96-08-006	250-74-060	PREP-X	96-13-028
246-920-210	REP	96-03-073	246-924-990	PREP	96-15-071	250-74-060	REP	96-18-025
246-920-220	REP	96-03-073	246-976	PREP	96-17-063	251-04-050	AMD-P	96-08-088
246-920-230	REP	96-03-073	246-976	PREP	96-21-118	251-04-050	AMD	96-11-063
246-920-240	REP	96-03-073	246-976-010	AMD	96-03-052	251-06-020	AMD-P	96-08-088
246-920-250	REP	96-03-073	246-976-045	NEW	96-03-052	251-06-020	AMD	96-11-063
246-920-260	REP	96-03-073	246-976-076	PREP	96-06-049	251-06-070	AMD-P	96-22-084
246-920-270	REP	96-03-073	246-976-076	NEW-P	96-14-111	251-10-030	AMD-P	96-10-065
246-920-280	REP	96-03-073	246-976-076	NEW	96-17-067	251-10-030	AMD	96-13-078
246-920-290	REP	96-03-073	246-976-077	PREP	96-06-049	251-10-060	AMD-P	96-22-084
246-920-300	REP	96-03-073	246-976-077	NEW-P	96-14-111	251-11-110	AMD-P	96-22-084
246-920-310	REP	96-03-073	246-976-077	NEW	96-17-067	251-12-075	AMD-P	96-22-084
246-920-320	REP	96-03-073	246-976-140	PREP	96-06-049	251-12-080	AMD-P	96-22-084
246-920-330	REP	96-03-073	246-976-140	AMD-P	96-14-111	251-12-099	AMD-P	96-04-053
246-920-340	REP	96-03-073	246-976-140	AMD	96-17-067	251-12-099	AMD-C	96-07-091
246-920-350	REP	96-03-073	246-976-165	NEW	96-03-052	251-12-099	AMD	96-09-055
246-920-360	REP	96-03-073	246-976-181	PREP	96-06-049	251-12-100	AMD-P	96-04-053
246-920-370	REP	96-03-073	246-976-181	NEW-P	96-14-111	251-12-100	AMD-C	96-07-091
246-920-380	REP	96-03-073	246-976-181	NEW	96-17-067	251-12-100	AMD	96-09-055
246-920-390	REP	96-03-073	249A-01-010	NEW-P	96-20-061	251-12-101	REP-P	96-04-053
246-920-400	REP	96-03-073	249A-01-010	NEW	96-24-037	251-12-101	REP-C	96-07-091
246-920-410	REP	96-03-073	249A-02-010	NEW-P	96-20-062	251-12-101	REP	96-09-055
246-920-420	REP	96-03-073	249A-02-020	NEW-P	96-20-062	251-12-102	AMD-P	96-04-053
246-920-430	REP	96-03-073	249A-02-030	NEW-P	96-20-062	251-12-102	AMD-C	96-07-091
246-920-440	REP	96-03-073	249A-02-040	NEW-P	96-20-062	251-12-102	AMD	96-09-055
246-920-450	REP	96-03-073	249A-02-050	NEW-P	96-20-062	251-12-104	NEW-P	96-04-053
246-920-460	REP	96-03-073	249A-02-060	NEW-P	96-20-062	251-12-104	NEW-C	96-07-091
246-920-470	REP	96-03-073	249A-02-080	NEW-P	96-20-062	251-12-104	NEW	96-09-055
246-920-480	REP	96-03-073	249A-02-100	NEW-P	96-20-062	251-12-105	NEW-P	96-04-053
246-920-490	REP	96-03-073	249A-02-200	NEW-P	96-20-062	251-12-105	NEW-C	96-07-091
246-920-500	REP	96-03-073	249A-02-210	NEW-P	96-20-062	251-12-105	NEW	96-09-055
246-920-510	REP	96-03-073	249A-02-220	NEW-P	96-20-062	251-12-106	NEW-P	96-04-053
246-920-520	REP	96-03-073	249A-02-250	NEW-P	96-20-062	251-12-106	NEW-C	96-07-091
246-920-530	REP	96-03-073	249A-02-300	NEW-P	96-20-062	251-12-106	NEW	96-09-055
246-920-540	REP	96-03-073	249A-02-350	NEW-P	96-20-062	251-12-180	AMD-P	96-04-053
246-920-550	REP	96-03-073	249A-02-360	NEW-P	96-20-062	251-12-180	AMD-C	96-07-091
246-920-560	REP	96-03-073	249A-02-410	NEW-P	96-20-062	251-12-180	AMD	96-09-055
246-920-570	REP	96-03-073	249A-02-420	NEW-P	96-20-062	251-12-232	AMD-P	96-04-053
246-920-580	REP	96-03-073	249A-02-430	NEW-P	96-20-062	251-12-232	AMD-C	96-07-091
246-920-590	REP	96-03-073	249A-02-440	NEW-P	96-20-062	251-12-232	AMD	96-09-055
246-920-600	REP	96-03-073	249A-02-450	NEW-P	96-20-062	251-14-110	AMD-P	96-04-053
246-920-610	REP	96-03-073	249A-02-460	NEW-P	96-20-062	251-14-110	AMD-C	96-07-091
246-920-620	REP	96-03-073	249A-02-470	NEW-P	96-20-062	251-14-110	AMD	96-09-055
246-920-630	REP	96-03-073	249A-02-510	NEW-P	96-20-062	251-14-110	AMD-E	96-19-079
246-920-640	REP	96-03-073	249A-02-520	NEW-P	96-20-062	251-14-110	AMD-P	96-22-084
246-920-650	REP	96-03-073	249A-02-540	NEW-P	96-20-062	251-14-120	AMD-P	96-22-084
246-920-660	REP	96-03-073	249A-02-560	NEW-P	96-20-062	251-14-130	NEW-P	96-04-053
246-920-670	REP	96-03-073	249A-02-600	NEW-P	96-20-062	251-14-130	NEW-C	96-07-091
246-920-680	REP	96-03-073	249A-02-650	NEW-P	96-20-062	251-14-130	NEW	96-09-055
246-920-690	REP	96-03-073	249A-02-810	NEW-P	96-20-062	251-14-130	AMD-P	96-22-084
246-920-710	REP	96-03-073	249A-02-830	NEW-P	96-20-062	251-17-010	AMD	96-02-072
246-920-720	REP	96-03-073	249A-02-860	NEW-P	96-20-062	251-17-150	AMD-P	96-08-086
246-920-730	REP	96-03-073	249A-04-010	PREP	96-18-056	251-17-150	AMD	96-11-061
246-920-740	REP	96-03-073	249A-04-010	PREP-W	96-23-004	251-17-170	AMD	96-02-072
246-920-750	REP	96-03-073	250-20-021	AMD	96-04-019	251-19-050	AMD-P	96-22-084
246-920-760	REP	96-03-073	250-20-021	PREP	96-07-096	251-19-060	AMD-P	96-22-084
246-920-770	REP	96-03-073	250-20-021	AMD-P	96-11-101	251-19-105	REP-W	96-02-069
246-920-780	REP	96-03-073	250-20-021	AMD	96-18-024	251-19-105	AMD-P	96-02-071
246-920-890	REP	96-03-073	250-65	PREP	96-07-095	251-19-105	AMD	96-05-026
246-924-040	PREP	96-16-007	250-65-020	AMD-P	96-11-090	251-22-045	AMD-E	96-15-047
246-924-080	AMD-P	96-02-086	250-65-020	AMD	96-18-023	251-22-045	AMD-P	96-18-018
246-924-080	AMD	96-08-007	250-65-060	AMD-P	96-11-090	251-22-045	AMD	96-21-036
246-924-240	PREP	96-16-009	250-65-060	AMD	96-18-023	251-22-116	AMD-P	96-08-081
246-924-250	AMD-P	96-02-086	250-74-010	PREP-X	96-13-028	251-22-116	AMD-C	96-09-089
246-924-250	AMD	96-08-007	250-74-010	REP	96-18-025	251-22-116	AMD	96-13-077
246-924-370	PREP	96-16-006	250-74-020	PREP-X	96-13-028	251-22-124	AMD-E	96-15-047
246-924-470	AMD-P	96-02-086	250-74-020	REP	96-18-025	251-22-124	AMD-P	96-18-018

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
251-22-124	AMD	96-21-036	260-24-200	REP-P	96-09-097	260-24-560	NEW-W	96-22-020
251-22-167	AMD-P	96-08-081	260-24-200	REP-W	96-22-020	260-24-570	NEW-P	96-09-097
251-22-167	AMD-C	96-09-089	260-24-210	REP-P	96-09-097	260-24-570	NEW-W	96-22-020
251-22-167	AMD	96-13-077	260-24-210	REP-W	96-22-020	260-24-580	NEW-P	96-09-097
251-22-195	AMD-P	96-08-081	260-24-220	REP-P	96-09-097	260-24-580	NEW-W	96-22-020
251-22-195	AMD-C	96-09-089	260-24-220	REP-W	96-22-020	260-24-590	NEW-P	96-09-097
251-22-195	AMD	96-13-077	260-24-230	REP-P	96-09-097	260-24-590	NEW-W	96-22-020
251-22-197	REP-P	96-08-081	260-24-230	REP-W	96-22-020	260-24-600	NEW-P	96-09-097
251-22-197	REP-C	96-09-089	260-24-240	REP-P	96-09-097	260-24-600	NEW-W	96-22-020
251-22-197	REP	96-13-077	260-24-240	REP-W	96-22-020	260-24-610	NEW-P	96-09-097
251-22-200	AMD-P	96-08-081	260-24-250	REP-P	96-09-097	260-24-610	NEW-W	96-22-020
251-22-200	AMD-C	96-09-089	260-24-250	REP-W	96-22-020	260-24-620	NEW-P	96-09-097
251-22-200	AMD	96-13-077	260-24-260	REP-P	96-09-097	260-24-620	NEW-W	96-22-020
251-22-250	AMD-P	96-08-084	260-24-260	REP-W	96-22-020	260-24-630	NEW-P	96-09-097
251-22-250	AMD	96-11-059	260-24-270	REP-P	96-09-097	260-24-630	NEW-W	96-22-020
251-22-260	AMD-E	96-15-047	260-24-270	REP-W	96-22-020	260-24-640	NEW-P	96-09-097
251-22-260	AMD-P	96-18-018	260-24-280	REP-P	96-09-097	260-24-640	NEW-W	96-22-020
251-21-260	AMD	96-21-036	260-24-280	REP-W	96-22-020	260-24-650	NEW-P	96-09-097
251-22-270	AMD-W	96-02-069	260-24-290	REP-P	96-09-097	260-24-650	NEW-W	96-22-020
251-22-270	AMD-P	96-08-084	260-24-290	REP-W	96-22-020	260-24-660	NEW-P	96-09-097
251-22-270	AMD	96-11-059	260-24-300	REP-P	96-09-097	260-24-660	NEW-W	96-22-020
251-22-280	AMD-P	96-08-084	260-24-300	REP-W	96-22-020	260-24-670	NEW-P	96-09-097
251-22-280	AMD	96-11-059	260-24-310	REP-P	96-09-097	260-24-670	NEW-W	96-22-020
251-22-280	AMD-E	96-15-047	260-24-310	REP-W	96-22-020	260-24-680	NEW-P	96-09-097
251-22-280	AMD-P	96-18-018	260-24-320	REP-P	96-09-097	260-24-680	NEW-W	96-22-020
251-22-280	AMD	96-21-036	260-24-320	REP-W	96-22-020	260-24-690	NEW-P	96-09-097
251-22-290	AMD-P	96-08-084	260-24-330	REP-P	96-09-097	260-24-690	NEW-W	96-22-020
251-22-290	AMD	96-11-059	260-24-330	REP-W	96-22-020	260-34	PREP	96-03-144
251-22-290	AMD-E	96-15-047	260-24-340	REP-P	96-09-097	260-48-010	REP-P	96-04-066
251-22-290	AMD-P	96-18-018	260-24-340	REP-W	96-22-020	260-48-010	REP	96-10-014
251-22-290	AMD	96-21-036	260-24-350	REP-P	96-09-097	260-48-020	REP-P	96-04-066
260-12	PREP	96-03-142	260-24-350	REP-W	96-22-020	260-48-020	REP	96-10-014
260-12	PREP	96-12-084	260-24-360	REP-P	96-09-097	260-48-030	REP-P	96-04-066
260-20	PREP	96-03-143	260-24-360	REP-W	96-22-020	260-48-030	REP	96-10-014
260-24	PREP	96-06-086	260-24-370	REP-P	96-09-097	260-48-035	REP-P	96-04-066
260-24-010	REP-P	96-09-097	260-24-370	REP-W	96-22-020	260-48-035	REP	96-10-014
260-24-010	REP-W	96-22-020	260-24-380	REP-P	96-09-097	260-48-040	REP-P	96-04-066
260-24-020	REP-P	96-09-097	260-24-380	REP-W	96-22-020	260-48-040	REP	96-10-014
260-24-020	REP-W	96-22-020	260-24-390	REP-P	96-09-097	260-48-050	REP-P	96-04-066
260-24-030	REP-P	96-09-097	260-24-390	REP-W	96-22-020	260-48-050	REP	96-10-014
260-24-030	REP-W	96-22-020	260-24-400	REP-P	96-09-097	260-48-060	REP-P	96-04-066
260-24-040	REP-P	96-09-097	260-24-400	REP-W	96-22-020	260-48-060	REP	96-10-014
260-24-040	REP-W	96-22-020	260-24-410	REP-P	96-09-097	260-48-070	REP-P	96-04-066
260-24-050	REP-P	96-09-097	260-24-410	REP-W	96-22-020	260-48-070	REP	96-10-014
260-24-050	REP-W	96-22-020	260-24-420	REP-P	96-09-097	260-48-080	REP-P	96-04-066
260-24-060	REP-P	96-09-097	260-24-420	REP-W	96-22-020	260-48-080	REP	96-10-014
260-24-060	REP-W	96-22-020	260-24-430	REP-P	96-09-097	260-48-090	REP-P	96-04-066
260-24-070	REP-P	96-09-097	260-24-430	REP-W	96-22-020	260-48-090	REP	96-10-014
260-24-070	REP-W	96-22-020	260-24-440	REP-P	96-09-097	260-48-100	REP-P	96-04-066
260-24-080	REP-P	96-09-097	260-24-440	REP-W	96-22-020	260-48-100	REP	96-10-014
260-24-080	REP-W	96-22-020	260-24-450	REP-P	96-09-097	260-48-110	REP-P	96-04-066
260-24-090	REP-P	96-09-097	260-24-450	REP-W	96-22-020	260-48-110	REP	96-10-014
260-24-090	REP-W	96-22-020	260-24-460	REP-P	96-09-097	260-48-120	REP-P	96-04-066
260-24-100	REP-P	96-09-097	260-24-460	REP-W	96-22-020	260-48-120	REP	96-10-014
260-24-100	REP-W	96-22-020	260-24-465	REP-P	96-09-097	260-48-130	REP-P	96-04-066
260-24-110	REP-P	96-09-097	260-24-465	REP-W	96-22-020	260-48-130	REP	96-10-014
260-24-110	REP-W	96-22-020	260-24-470	REP-P	96-09-097	260-48-140	REP-P	96-04-066
260-24-120	REP-P	96-09-097	260-24-470	REP-W	96-22-020	260-48-140	REP	96-10-014
260-24-120	REP-W	96-22-020	260-24-480	REP-P	96-09-097	260-48-150	REP-P	96-04-066
260-24-130	REP-P	96-09-097	260-24-480	REP-W	96-22-020	260-48-150	REP	96-10-014
260-24-130	REP-W	96-22-020	260-24-500	NEW-P	96-09-097	260-48-160	REP-P	96-04-066
260-24-140	REP-P	96-09-097	260-24-500	NEW-W	96-22-020	260-48-160	REP	96-10-014
260-24-140	REP-W	96-22-020	260-24-510	NEW-P	96-09-097	260-48-170	REP-P	96-04-066
260-24-150	REP-P	96-09-097	260-24-510	NEW-W	96-22-020	260-48-170	REP	96-10-014
260-24-150	REP-W	96-22-020	260-24-520	NEW-P	96-09-097	260-48-180	REP-P	96-04-066
260-24-160	REP-P	96-09-097	260-24-520	NEW-W	96-22-020	260-48-180	REP	96-10-014
260-24-160	REP-W	96-22-020	260-24-530	NEW-P	96-09-097	260-48-190	REP-P	96-04-066
260-24-170	REP-P	96-09-097	260-24-530	NEW-W	96-22-020	260-48-190	REP	96-10-014
260-24-170	REP-W	96-22-020	260-24-540	NEW-P	96-09-097	260-48-200	REP-P	96-04-066
260-24-180	REP-P	96-09-097	260-24-540	NEW-W	96-22-020	260-48-200	REP	96-10-014
260-24-180	REP-W	96-22-020	260-24-550	NEW-P	96-09-097	260-48-210	REP-P	96-04-066
260-24-190	REP-P	96-09-097	260-24-550	NEW-W	96-22-020	260-48-210	REP	96-10-014
260-24-190	REP-W	96-22-020	260-24-560	NEW-P	96-09-097	260-48-220	REP-P	96-04-066

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
260-70-120	REP-P	96-04-067	260-70-670	NEW	96-10-001	284-02-040	AMD	96-09-038
260-70-120	REP	96-10-001	260-70-680	NEW-P	96-04-067	284-02-050	AMD-P	96-04-087
260-70-130	REP-P	96-04-067	260-70-680	NEW	96-10-001	284-02-050	AMD	96-09-038
260-70-130	REP	96-10-001	260-70-690	NEW-P	96-04-067	284-02-060	AMD-P	96-04-087
260-70-140	REP-P	96-04-067	260-70-690	NEW	96-10-001	284-02-060	AMD	96-09-038
260-70-140	REP	96-10-001	260-70-700	NEW-P	96-04-067	284-02-070	AMD-P	96-04-087
260-70-150	REP-P	96-04-067	260-70-700	NEW	96-10-001	284-02-070	AMD	96-09-038
260-70-150	REP	96-10-001	260-70-710	NEW-P	96-04-067	284-02-080	AMD-P	96-04-087
260-70-160	REP-P	96-04-067	260-70-710	NEW	96-10-001	284-02-080	AMD	96-09-038
260-70-160	REP	96-10-001	260-70-720	NEW-P	96-04-067	284-02-100	AMD-P	96-04-087
260-70-170	REP-P	96-04-067	260-70-720	NEW	96-10-001	284-02-100	AMD	96-09-038
260-70-170	REP	96-10-001	260-70-730	NEW-P	96-04-067	284-04	NEW-C	96-24-077
260-70-180	REP-P	96-04-067	260-70-730	NEW	96-10-001	284-04-001	NEW-P	96-19-066
260-70-180	REP	96-10-001	275-16-085	PREP	96-14-002	284-04-001	NEW-S	96-21-128
260-70-190	REP-P	96-04-067	275-16-085	AMD-P	96-15-057	284-04-005	NEW-P	96-19-066
260-70-190	REP	96-10-001	275-16-085	AMD	96-18-090	284-04-005	NEW-S	96-21-128
260-70-200	REP-P	96-04-067	275-26-010	AMD-P	96-07-090	284-04-008	NEW-P	96-19-066
260-70-200	REP	96-10-001	275-26-010	AMD	96-10-076	284-04-008	NEW-S	96-21-128
260-70-210	REP-P	96-04-067	275-26-074	NEW-P	96-07-090	284-04-010	NEW-P	96-19-066
260-70-210	REP	96-10-001	275-26-074	NEW	96-10-076	284-04-010	NEW-S	96-21-128
260-70-220	REP-P	96-04-067	275-26-076	NEW-P	96-07-090	284-04-020	NEW-P	96-19-066
260-70-220	REP	96-10-001	275-26-076	NEW	96-10-076	284-04-020	NEW-S	96-21-128
260-70-230	REP-P	96-04-067	275-26-077	NEW-P	96-07-090	284-04-025	NEW-P	96-19-066
260-70-230	REP	96-10-001	275-26-077	NEW	96-10-076	284-04-025	NEW-S	96-21-128
260-70-240	REP-P	96-04-067	275-27	PREP	96-12-015	284-04-030	NEW-P	96-19-066
260-70-240	REP	96-10-001	275-27-020	PREP	96-12-034	284-04-030	NEW-S	96-21-128
260-70-250	REP-P	96-04-067	275-27-026	PREP	96-12-034	284-04-035	NEW-P	96-19-066
260-70-250	REP	96-10-001	275-27-030	PREP	96-12-034	284-04-035	NEW-S	96-21-128
260-70-260	REP-P	96-04-067	275-27-031	PREP	96-12-034	284-04-045	NEW-P	96-19-066
260-70-260	REP	96-10-001	275-27-032	PREP	96-12-034	284-04-045	NEW-S	96-21-128
260-70-270	REP-P	96-04-067	275-27-033	PREP	96-12-034	284-04-050	NEW-P	96-19-066
260-70-270	REP	96-10-001	275-27-034	PREP	96-12-034	284-04-050	NEW-S	96-21-128
260-70-280	REP-P	96-04-067	275-27-035	PREP	96-12-034	284-04-055	NEW-P	96-19-066
260-70-280	REP	96-10-001	275-27-036	PREP	96-12-034	284-04-055	NEW-S	96-21-128
260-70-290	REP-P	96-04-067	275-27-037	PREP	96-12-034	284-04-060	NEW-P	96-19-066
260-70-290	REP	96-10-001	275-27-040	PREP	96-12-034	284-04-060	NEW-S	96-21-128
260-70-300	REP-P	96-04-067	275-27-050	PREP	96-12-034	284-04-063	NEW-P	96-19-066
260-70-300	REP	96-10-001	275-27-220	PREP	96-12-016	284-04-063	NEW-S	96-21-128
260-70-500	NEW-P	96-04-067	275-27-221	PREP	96-12-016	284-04-065	NEW-P	96-19-066
260-70-500	NEW	96-10-001	275-27-223	PREP	96-12-016	284-04-065	NEW-S	96-21-128
260-70-510	NEW-P	96-04-067	275-30-020	PREP	96-10-058	284-04-080	NEW-P	96-19-066
260-70-510	NEW	96-10-001	275-30-020	AMD-P	96-16-091	284-04-080	NEW-S	96-21-128
260-70-520	NEW-P	96-04-067	275-30-020	AMD	96-20-017	284-04-090	NEW-P	96-19-066
260-70-520	NEW	96-10-001	275-46-005	NEW-P	96-14-056	284-04-090	NEW-S	96-21-128
260-70-530	NEW-P	96-04-067	275-46-005	NEW	96-18-041	284-07	AMD-C	96-08-017
260-70-530	NEW	96-10-001	275-46-010	NEW-P	96-14-056	284-07	AMD-C	96-09-046
260-70-540	NEW-P	96-04-067	275-46-010	NEW	96-18-041	284-07	AMD-C	96-11-046
260-70-540	NEW	96-10-001	275-46-020	NEW-P	96-14-056	284-07-050	AMD-P	96-05-091
260-70-550	NEW-P	96-04-067	275-46-020	NEW	96-18-041	284-07-050	AMD-C	96-11-046
260-70-550	NEW	96-10-001	275-46-030	NEW-P	96-14-056	284-07-050	AMD-C	96-17-033
260-70-560	NEW-P	96-04-067	275-46-030	NEW	96-18-041	284-07-050	AMD	96-17-079
260-70-560	NEW	96-10-001	275-46-040	NEW-P	96-14-056	284-07-070	AMD-P	96-05-091
260-70-570	NEW-P	96-04-067	275-46-040	NEW	96-18-041	284-07-070	AMD-C	96-11-046
260-70-570	NEW	96-10-001	275-46-050	NEW-P	96-14-056	284-07-070	AMD-C	96-17-033
260-70-580	NEW-P	96-04-067	275-46-050	NEW	96-18-041	284-07-070	AMD	96-17-079
260-70-580	NEW	96-10-001	275-46-060	NEW-P	96-14-056	284-10-140	NEW-C	96-03-033
260-70-590	NEW-P	96-04-067	275-46-060	NEW	96-18-041	284-10-140	NEW-C	96-03-075
260-70-590	NEW	96-10-001	275-46-070	NEW-P	96-14-056	284-10-140	NEW	96-04-060
260-70-600	NEW-P	96-04-067	275-46-070	NEW	96-18-041	284-17	AMD-C	96-15-085
260-70-600	NEW	96-10-001	275-47	PREP	96-15-081	284-17	AMD-C	96-17-006
260-70-610	NEW-P	96-04-067	275-47-020	AMD-P	96-19-020	284-17-220	AMD-P	96-11-144
260-70-610	NEW	96-10-001	275-47-020	AMD	96-24-075	284-17-220	AMD	96-17-029
260-70-620	NEW-P	96-04-067	275-47-050	NEW-P	96-19-020	284-17-220	PREP	96-24-106
260-70-620	NEW	96-10-001	275-47-050	NEW	96-24-075	284-17-230	AMD-P	96-11-144
260-70-630	NEW-P	96-04-067	275-56	PREP	96-12-015	284-17-230	AMD-W	96-24-079
260-70-630	NEW	96-10-001	284-02	AMD-C	96-09-002	284-23	PREP	96-24-108
260-70-640	NEW-P	96-04-067	284-02-010	AMD-P	96-04-087	284-30-395	NEW-P	96-21-140
260-70-640	NEW	96-10-001	284-02-010	AMD	96-09-038	284-36A-005	NEW-P	96-19-067
260-70-650	NEW-P	96-04-067	284-02-020	AMD-P	96-04-087	284-36A-005	NEW	96-22-064
260-70-650	NEW	96-10-001	284-02-020	AMD	96-09-038	284-36A-010	NEW-P	96-19-067
260-70-660	NEW-P	96-04-067	284-02-030	AMD-P	96-04-087	284-36A-010	NEW	96-22-064
260-70-660	NEW	96-10-001	284-02-030	AMD	96-09-038	284-36A-020	NEW-P	96-19-067
260-70-670	NEW-P	96-04-067	284-02-040	AMD-P	96-04-087	284-36A-020	NEW	96-22-064

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
284-36A-025	NEW-P	96-19-067	284-66-110	AMD	96-09-047	286-13-060	AMD	96-08-044
284-36A-025	NEW	96-22-064	284-66-120	AMD-P	96-04-086	286-13-070	AMD-P	96-04-054
284-36A-030	NEW-P	96-19-067	284-66-120	AMD	96-09-047	286-13-070	AMD	96-08-044
284-36A-030	NEW	96-22-064	284-66-130	AMD-P	96-04-086	286-13-080	AMD-P	96-04-054
284-36A-035	NEW-P	96-19-067	284-66-130	AMD	96-09-047	286-13-080	AMD	96-08-044
284-36A-035	NEW	96-22-064	284-66-135	NEW-P	96-04-086	286-13-085	AMD-P	96-04-054
284-43	AMD-P	96-12-072	284-66-135	NEW	96-09-047	286-13-085	AMD	96-08-044
284-43	AMD	96-16-050	284-66-142	AMD-P	96-04-086	286-13-085	AMD-P	96-11-112
284-43	NEW-C	96-24-083	284-66-142	AMD	96-09-047	286-13-085	AMD-E	96-11-113
284-43-100	NEW-P	96-12-072	284-66-203	AMD-P	96-04-086	286-13-085	AMD-S	96-12-065
284-43-100	NEW	96-16-050	284-66-203	AMD	96-09-047	286-13-085	AMD	96-15-082
284-43-110	NEW-P	96-20-118	284-85	PREP	96-15-044	286-13-100	AMD-P	96-04-054
284-43-120	NEW-P	96-20-118	284-85	NEW-C	96-15-085	286-13-100	AMD	96-08-044
284-43-130	NEW-P	96-20-118	284-85	NEW-C	96-17-006	286-13-110	AMD-P	96-04-054
284-43-200	NEW-P	96-20-118	284-85	PREP	96-24-107	286-13-110	AMD	96-08-044
284-43-210	NEW-P	96-20-118	284-85-005	NEW-P	96-11-144	286-13-115	AMD-P	96-04-054
284-43-300	NEW-P	96-20-118	284-85-005	NEW	96-17-029	286-13-115	AMD	96-08-044
284-43-310	NEW-P	96-20-118	284-85-010	NEW-P	96-11-144	286-26-010	AMD-P	96-04-054
284-43-320	NEW-P	96-20-118	284-85-010	NEW	96-17-029	286-26-010	AMD	96-08-044
284-43-330	NEW-P	96-20-118	284-85-015	NEW-P	96-11-144	286-26-020	AMD-P	96-04-054
284-43-340	NEW-P	96-20-118	284-85-015	NEW	96-17-029	286-26-020	AMD	96-08-044
284-43-350	NEW-P	96-20-118	284-85-030	NEW-P	96-11-144	286-26-030	REP-P	96-04-054
284-43-360	NEW-P	96-20-118	284-85-030	NEW	96-17-029	286-26-030	REP	96-08-044
284-43-400	NEW-P	96-20-118	284-85-040	NEW-P	96-11-144	286-26-080	AMD-P	96-04-054
284-43-410	NEW-P	96-20-118	284-85-040	NEW	96-17-029	286-26-080	AMD	96-08-044
284-43-420	NEW-P	96-20-118	284-85-045	NEW-P	96-11-144	286-26-100	AMD-P	96-04-054
284-43-500	NEW-P	96-20-118	284-85-045	NEW	96-17-029	286-26-100	AMD	96-08-044
284-43-510	NEW-P	96-20-118	284-85-050	NEW-P	96-11-144	286-26-110	NEW-P	96-04-054
284-43-520	NEW-P	96-20-118	284-85-050	NEW	96-17-029	286-26-110	NEW	96-08-044
284-43-530	NEW-P	96-20-118	284-85-055	NEW-P	96-11-144	286-27-010	AMD-P	96-04-054
284-43-540	NEW-P	96-20-118	284-85-055	NEW	96-17-029	286-27-010	AMD	96-08-044
284-43-550	NEW-P	96-20-118	284-85-060	NEW-P	96-11-144	286-27-030	REP-P	96-04-054
284-43-560	NEW-P	96-20-118	284-85-060	NEW	96-17-029	286-27-030	REP	96-08-044
284-43-600	NEW-P	96-20-118	284-85-070	NEW-P	96-11-144	286-27-040	AMD-P	96-04-054
284-43-610	NEW-P	96-20-118	284-85-070	NEW	96-17-029	286-27-040	AMD	96-08-044
284-43-620	NEW-P	96-20-118	284-85-075	NEW-P	96-11-144	286-27-050	AMD-P	96-04-054
284-43-630	NEW-P	96-20-118	284-85-075	NEW	96-17-029	286-27-050	AMD	96-08-044
284-43-640	NEW-P	96-20-118	284-85-080	NEW-P	96-11-144	286-27-055	NEW-P	96-04-054
284-43-650	NEW-P	96-20-118	284-85-080	NEW	96-17-029	286-27-055	NEW	96-08-044
284-43-700	NEW-P	96-24-103	284-85-085	NEW-P	96-11-144	286-27-055	NEW-P	96-04-054
284-44-140	AMD-P	96-07-081	284-85-085	NEW	96-17-029	286-27-065	NEW	96-08-044
284-44-140	AMD	96-11-004	284-85-090	NEW-P	96-11-144	286-27-065	NEW	96-08-044
284-44-240	REP-P	96-20-118	284-85-090	NEW	96-17-029	286-27-070	REP-P	96-04-054
284-44-345	REP-P	96-05-091	284-85-100	NEW-P	96-11-144	286-27-070	REP	96-08-044
284-44-345	REP-C	96-08-017	284-85-100	NEW	96-17-029	286-27-075	NEW-P	96-04-054
284-44-345	REP-C	96-09-046	284-85-110	NEW-P	96-11-144	286-27-075	NEW	96-08-044
284-44-345	REP-C	96-11-046	284-85-110	NEW	96-17-029	286-27-080	REP-P	96-04-054
284-44-345	REP-C	96-17-033	284-85-110	NEW	96-17-029	286-27-080	REP	96-08-044
284-44-345	REP	96-17-079	284-85-900	NEW-P	96-11-144	286-30-010	AMD-P	96-04-054
284-44-410	REP-P	96-20-118	284-85-900	NEW	96-17-029	286-30-010	AMD	96-08-044
284-46-025	NEW-P	96-07-081	284-97-050	PREP	96-24-109	286-30-020	REP-P	96-04-054
284-46-025	NEW	96-11-004	286-04-010	AMD-P	96-04-054	286-30-020	REP	96-08-044
284-46-060	REP-P	96-05-091	286-04-010	AMD	96-08-044	286-30-030	AMD-P	96-04-054
284-46-060	REP-C	96-08-017	286-04-030	AMD-P	96-04-054	286-30-030	AMD	96-08-044
284-46-060	REP-C	96-09-046	286-04-030	AMD	96-08-044	286-35	AMD-P	96-04-054
284-46-060	REP-C	96-11-046	286-04-060	AMD-P	96-04-054	286-35	AMD	96-08-044
284-46-060	REP-C	96-17-033	286-04-060	AMD	96-08-044	286-35-020	REP-P	96-04-054
284-46-060	REP	96-17-079	286-04-070	AMD-P	96-04-054	286-35-020	REP	96-08-044
284-46-575	REP-P	96-20-118	286-04-070	AMD	96-08-044	286-35-030	AMD-P	96-04-054
284-54	PREP	96-24-107	286-04-080	AMD-P	96-04-054	286-35-030	AMD	96-08-044
284-54-170	NEW-W	96-04-018	286-04-080	AMD	96-08-044	286-35-040	AMD-P	96-04-054
284-58-030	AMD-P	96-07-081	286-04-090	AMD-P	96-04-054	286-35-040	AMD	96-08-044
284-58-030	AMD	96-11-004	286-04-090	AMD	96-08-044	286-35-050	REP-P	96-04-054
284-58-250	AMD-P	96-07-081	286-13-010	AMD-P	96-04-054	286-35-050	REP	96-08-044
284-58-250	AMD	96-11-004	286-13-010	AMD	96-08-044	286-35-060	AMD-P	96-04-054
284-66	AMD-C	96-08-016	286-13-020	AMD-P	96-04-054	286-35-060	AMD	96-08-044
284-66-020	AMD-P	96-04-086	286-13-020	AMD	96-08-044	286-35-070	REP-P	96-04-054
284-66-020	AMD	96-09-047	286-13-030	AMD-P	96-04-054	286-35-070	REP	96-08-044
284-66-063	AMD-P	96-04-086	286-13-030	AMD	96-08-044	286-40-010	AMD-P	96-04-054
284-66-063	AMD	96-09-047	286-13-040	AMD-P	96-04-054	286-40-010	AMD	96-08-044
284-66-077	AMD-P	96-04-086	286-13-040	AMD	96-08-044	286-40-020	AMD-P	96-04-054
284-66-077	AMD	96-09-047	286-13-045	NEW-P	96-04-054	286-40-020	AMD	96-08-044
284-66-110	AMD-P	96-04-086	286-13-045	NEW	96-08-044	286-40-030	AMD-P	96-04-054
			286-13-060	AMD-P	96-04-054	286-40-030	AMD	96-08-044

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
292-04-270	AMD-E	96-03-092	292-12-030	REP	96-17-024	292-100-170	NEW	96-22-028
292-06-001	NEW-P	96-04-083	292-12-040	REP-P	96-05-006	292-100-180	NEW-P	96-15-095
292-06-001	NEW-W	96-17-053	292-12-040	REP	96-17-024	292-100-180	NEW	96-22-028
292-06-005	NEW-P	96-04-083	292-12-050	REP-P	96-05-006	292-100-190	NEW-P	96-15-095
292-06-005	NEW-W	96-17-053	292-12-050	REP	96-17-024	292-100-190	NEW	96-22-028
292-06-010	NEW-P	96-04-083	292-12-060	REP-P	96-05-006	292-100-200	NEW-P	96-15-095
292-06-010	NEW-W	96-17-053	292-12-060	REP	96-17-024	292-100-200	NEW	96-22-028
292-06-020	NEW-P	96-04-083	292-12-070	REP-P	96-05-006	292-110-020	NEW-P	96-15-094
292-06-020	NEW-W	96-17-053	292-12-070	REP	96-17-024	292-110-020	NEW	96-22-030
292-06-030	NEW-P	96-04-083	292-12-080	REP-P	96-05-006	292-110-030	NEW-P	96-15-093
292-06-030	NEW-W	96-17-053	292-12-080	REP	96-17-024	292-110-030	NEW	96-22-029
292-06-040	NEW-P	96-04-083	292-12-090	REP-P	96-05-006	294-04-010	NEW-P	96-16-095
292-06-040	NEW-W	96-17-053	292-12-090	REP	96-17-024	294-04-020	NEW-P	96-16-095
292-06-050	NEW-P	96-04-083	292-12-110	REP-P	96-05-006	294-04-030	NEW-P	96-16-095
292-06-050	NEW-W	96-17-053	292-12-110	REP	96-17-024	294-04-040	NEW-P	96-16-095
292-06-060	NEW-P	96-04-083	292-12-120	REP-P	96-05-006	294-04-050	NEW-P	96-16-095
292-06-060	NEW-W	96-17-053	292-12-120	REP	96-17-024	294-04-060	NEW-P	96-16-095
292-06-070	NEW-P	96-04-083	292-12-130	REP-P	96-05-006	294-04-070	NEW-P	96-16-095
292-06-070	NEW-W	96-17-053	292-12-130	REP	96-17-024	294-04-080	NEW-P	96-16-095
292-06-080	NEW-P	96-04-083	292-12-140	REP-P	96-05-006	296-04	PREP	96-10-035
292-06-080	NEW-W	96-17-053	292-12-140	REP	96-17-024	296-15-070	PREP	96-12-094
292-06-090	NEW-P	96-04-083	292-12-150	REP-P	96-05-006	296-15-070	AMD-P	96-16-057
292-06-090	NEW-W	96-17-053	292-12-150	REP	96-17-024	296-15-070	AMD	96-21-145
292-06-100	NEW-P	96-04-083	292-12-160	REP-P	96-05-006	296-15-190	PREP	96-12-094
292-06-100	NEW-W	96-17-053	292-12-160	REP	96-17-024	296-15-190	AMD-P	96-16-057
292-06-110	NEW-P	96-04-083	292-12-170	REP-P	96-05-006	296-15-190	AMD	96-21-145
292-06-110	NEW-W	96-17-053	292-12-170	REP	96-17-024	296-15-255	PREP	96-12-094
292-06-130	NEW-P	96-04-083	292-12-180	REP-P	96-05-006	296-15-255	AMD-P	96-16-057
292-06-130	NEW-W	96-17-053	292-12-180	REP	96-17-024	296-15-255	AMD	96-21-145
292-06-140	NEW-P	96-04-083	292-100-010	NEW-E	96-03-072	296-15-260	PREP	96-12-094
292-06-140	NEW-W	96-17-053	292-100-010	NEW-P	96-15-095	296-15-260	AMD-P	96-16-057
292-06-160	NEW-P	96-04-083	292-100-010	NEW	96-22-028	296-15-260	AMD	96-21-145
292-06-160	NEW-W	96-17-053	292-100-020	NEW-E	96-03-072	296-17	PREP	96-09-100
292-06-170	NEW-P	96-04-083	292-100-020	NEW-P	96-15-095	296-17	PREP	96-15-088
292-06-170	NEW-W	96-17-053	292-100-020	NEW	96-22-028	296-17	PREP	96-22-106
292-06-190	NEW-P	96-04-083	292-100-030	NEW-E	96-03-072	296-17	PREP	96-22-107
292-06-190	NEW-W	96-17-053	292-100-030	NEW-P	96-15-095	296-17-420	AMD-P	96-05-064
292-06-200	NEW-P	96-04-083	292-100-030	NEW	96-22-028	296-17-420	AMD-P	96-05-065
292-06-200	NEW-W	96-17-053	292-100-040	NEW-E	96-03-072	296-17-420	AMD	96-12-039
292-06-210	NEW-P	96-04-083	292-100-040	NEW-P	96-15-095	296-17-440	AMD-P	96-05-064
292-06-210	NEW-W	96-17-053	292-100-040	NEW	96-22-028	296-17-440	AMD-P	96-05-065
292-06-220	NEW-P	96-04-083	292-100-050	NEW-E	96-03-072	296-17-440	AMD	96-12-039
292-06-220	NEW-W	96-17-053	292-100-050	NEW-P	96-15-095	296-17-45003	AMD-P	96-05-064
292-06-230	NEW-P	96-04-083	292-100-050	NEW	96-22-028	296-17-45003	AMD-P	96-05-065
292-06-230	NEW-W	96-17-053	292-100-060	NEW-E	96-03-072	296-17-45003	AMD	96-12-039
292-06-240	NEW-P	96-04-083	292-100-060	NEW-P	96-15-095	296-17-501	AMD-P	96-05-064
292-06-240	NEW-W	96-17-053	292-100-060	NEW	96-22-028	296-17-501	AMD-P	96-05-065
292-06-250	NEW-P	96-04-083	292-100-070	NEW-E	96-03-072	296-17-501	AMD	96-12-039
292-06-250	NEW-W	96-17-053	292-100-070	NEW-P	96-15-095	296-17-501	AMD	96-12-039
292-06-270	NEW-P	96-04-083	292-100-070	NEW	96-22-028	296-17-502	REP-P	96-05-064
292-06-270	NEW-W	96-17-053	292-100-080	NEW-E	96-03-072	296-17-502	REP-P	96-05-065
292-06-280	NEW-P	96-04-083	292-100-080	NEW-P	96-15-095	296-17-502	REP	96-12-039
292-06-280	NEW-W	96-17-053	292-100-080	NEW	96-22-028	296-17-503	AMD-P	96-05-064
292-08	REP-C	96-17-023	292-100-080	NEW	96-22-028	296-17-503	AMD-P	96-05-065
292-08-010	REP-P	96-05-006	292-100-090	NEW-E	96-03-072	296-17-503	AMD	96-12-039
292-08-010	REP	96-17-024	292-100-090	NEW-P	96-15-095	296-17-505	AMD-P	96-05-064
292-08-020	REP-P	96-05-006	292-100-090	NEW	96-22-028	296-17-505	AMD-P	96-05-065
292-08-020	REP	96-17-024	292-100-100	NEW-E	96-03-072	296-17-505	AMD	96-12-039
292-08-030	REP-P	96-05-006	292-100-100	NEW-P	96-15-095	296-17-50603	NEW-P	96-05-064
292-08-030	REP	96-17-024	292-100-100	NEW	96-22-028	296-17-50603	NEW	96-12-039
292-08-040	REP-P	96-05-006	292-100-110	NEW-E	96-03-072	296-17-507	REP-P	96-05-064
292-08-040	REP	96-17-024	292-100-110	NEW-P	96-15-095	296-17-507	NEW-P	96-05-065
292-08-050	REP-P	96-05-006	292-100-110	NEW	96-22-028	296-17-507	REP	96-12-039
292-08-050	REP	96-17-024	292-100-120	NEW-P	96-15-095	296-17-50703	NEW-P	96-05-065
292-11-010	NEW-P	96-21-130	292-100-120	NEW	96-22-028	296-17-50703	NEW-W	96-19-007
292-11-020	NEW-P	96-21-130	292-100-130	NEW	96-15-095	296-17-508	AMD-P	96-05-064
292-11-030	NEW-P	96-21-130	292-100-130	NEW	96-22-028	296-17-508	AMD-P	96-05-065
292-12	REP-C	96-17-023	292-100-140	NEW-P	96-15-095	296-17-508	AMD	96-12-039
292-12-010	REP-P	96-05-006	292-100-140	NEW	96-22-028	296-17-50904	REP-P	96-05-064
292-12-010	REP	96-17-024	292-100-150	NEW-P	96-15-095	296-17-50904	REP-P	96-05-065
292-12-020	REP-P	96-05-006	292-100-150	NEW	96-22-028	296-17-50904	REP	96-12-039
292-12-020	REP	96-17-024	292-100-160	NEW-P	96-15-095	296-17-50908	NEW-P	96-05-064
292-12-030	REP-P	96-05-006	292-100-160	NEW	96-22-028	296-17-50908	NEW-P	96-05-065
			292-100-170	NEW-P	96-15-095	296-17-50908	NEW	96-12-039

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
296-17-890	AMD	96-24-063	296-23A-0110	NEW-P	96-24-105
296-17-895	AMD-P	96-03-115	296-23A-0120	NEW-P	96-24-105
296-17-895	AMD-P	96-05-064	296-23A-0130	NEW-P	96-24-105
296-17-895	AMD-P	96-05-065	296-23A-0140	NEW-P	96-24-105
296-17-895	AMD	96-06-025	296-23A-0150	NEW-P	96-24-105
296-17-895	AMD	96-12-039	296-23A-0160	NEW-P	96-24-105
296-17-895	AMD-P	96-19-100	296-23A-0170	NEW-P	96-24-105
296-17-895	AMD	96-24-063	296-23A-0180	NEW-P	96-24-105
296-17-89501	REP-P	96-19-100	296-23A-0190	NEW-P	96-24-105
296-17-89501	REP	96-24-063	296-23A-0195	NEW-P	96-24-105
296-17-90100	NEW-P	96-13-105	296-23A-0200	NEW-P	96-24-105
296-17-90100	NEW	96-18-040	296-23A-0210	NEW-P	96-24-105
296-17-90110	NEW-P	96-13-105	296-23A-0220	NEW-P	96-24-105
296-17-90110	NEW	96-18-040	296-23A-0230	NEW-P	96-24-105
296-17-90120	NEW-P	96-13-105	296-23A-0240	NEW-P	96-24-105
296-17-90120	NEW	96-18-040	296-23A-0250	NEW-P	96-24-105
296-17-90130	NEW-P	96-13-105	296-23A-0300	NEW-P	96-24-105
296-17-90130	NEW	96-18-040	296-23A-0310	NEW-P	96-24-105
296-17-90140	NEW-P	96-13-105	296-23A-0350	NEW-P	96-24-105
296-17-90140	NEW	96-18-040	296-23A-0360	NEW-P	96-24-105
296-17-90150	NEW-P	96-13-105	296-23A-0400	NEW-P	96-24-105
296-17-90150	NEW	96-18-040	296-23A-0410	NEW-P	96-24-105
296-17-915	AMD-P	96-05-064	296-23A-0420	NEW-P	96-24-105
296-17-915	AMD-P	96-05-065	296-23A-0430	NEW-P	96-24-105
296-17-915	AMD	96-12-039	296-23A-0440	NEW-P	96-24-105
296-17-919	PREP	96-03-153	296-23A-0450	NEW-P	96-24-105
296-17-919	AMD-P	96-07-098	296-23A-0460	NEW-P	96-24-105
296-17-919	AMD	96-10-029	296-23A-0470	NEW-P	96-24-105
296-17-919	AMD-P	96-19-100	296-23A-0480	NEW-P	96-24-105
296-17-919	AMD	96-24-063	296-23A-0490	NEW-P	96-24-105
296-17-91901	AMD-P	96-19-100	296-23A-0500	NEW-P	96-24-105
296-17-91901	AMD	96-24-063	296-23A-0520	NEW-P	96-24-105
296-17-91902	AMD-P	96-19-100	296-23A-0530	NEW-P	96-24-105
296-17-91902	AMD	96-24-063	296-23A-0540	NEW-P	96-24-105
296-17-91903	AMD-P	96-19-100	296-23A-0550	NEW-P	96-24-105
296-17-91903	AMD	96-24-063	296-23A-0560	NEW-P	96-24-105
296-17-91904	AMD-P	96-19-100	296-23A-0570	NEW-P	96-24-105
296-17-91904	AMD	96-24-063	296-23A-0575	NEW-P	96-24-105
296-17-91905	AMD-P	96-19-100	296-23A-0580	NEW-P	96-24-105
296-17-91905	AMD	96-24-063	296-23A-0600	NEW-P	96-24-105
296-17-920	AMD-P	96-03-115	296-23A-0610	NEW-P	96-24-105
296-17-920	AMD-P	96-05-064	296-23A-0620	NEW-P	96-24-105
296-17-920	AMD-P	96-05-065	296-23A-100	REP-P	96-24-105
296-17-920	AMD	96-06-025	296-23A-105	REP-P	96-24-105
296-17-920	AMD-W	96-19-007	296-23A-106	REP-P	96-24-105
296-17-920	AMD-P	96-19-100	296-23A-110	REP-P	96-24-105
296-17-920	AMD	96-24-063	296-23A-115	REP-P	96-24-105
296-18A-520	PREP	96-03-106	296-23A-120	REP-P	96-24-105
296-20-010	AMD-P	96-05-066	296-23A-125	REP-P	96-24-105
296-20-010	AMD	96-10-086	296-23A-130	REP-P	96-24-105
296-20-01002	PREP	96-17-092	296-23A-135	REP-P	96-24-105
296-20-132	AMD-P	96-05-066	296-23A-140	REP-P	96-24-105
296-20-132	AMD	96-10-086	296-23A-145	REP-P	96-24-105
296-20-135	AMD-P	96-05-066	296-23A-150	REP-P	96-24-105
296-20-135	AMD	96-10-086	296-23A-155	REP-P	96-24-105
296-20-135	PREP	96-13-104	296-23A-160	REP-P	96-24-105
296-20-135	AMD-E	96-14-065	296-23A-165	REP-P	96-24-105
296-20-135	AMD-P	96-16-025	296-23A-170	REP-P	96-24-105
296-20-135	AMD	96-19-060	296-23A-175	REP-P	96-24-105
296-20-200	PREP	96-17-092	296-23A-180	REP-P	96-24-105
296-20-210	PREP	96-17-092	296-23A-185	REP-P	96-24-105
296-20-220	PREP	96-17-092	296-23A-190	REP-P	96-24-105
296-23-180	AMD-P	96-05-066	296-23A-200	REP-P	96-24-105
296-23-180	AMD	96-10-086	296-23A-205	REP-P	96-24-105
296-23-185	AMD-P	96-05-066	296-23A-210	REP-P	96-24-105
296-23-185	AMD	96-10-086	296-23A-215	REP-P	96-24-105
296-23-220	AMD-P	96-05-066	296-23A-220	REP-P	96-24-105
296-23-220	AMD	96-10-086	296-23A-225	REP-P	96-24-105
296-23-230	AMD-P	96-05-066	296-23A-230	REP-P	96-24-105
296-23-230	AMD	96-10-086	296-23A-235	REP-P	96-24-105
296-23-265	PREP	96-17-092	296-23A-300	REP-P	96-24-105
296-23A	PREP	96-11-066	296-23A-310	REP-P	96-24-105
296-23A-0100	NEW-P	96-24-105	296-23A-315	REP-P	96-24-105
296-23A-320	REP-P	96-24-105			
296-23A-400	AMD-P	96-05-066			
296-23A-400	AMD	96-10-086			
296-23A-400	REP-P	96-24-105			
296-23A-430	REP-P	96-24-105			
296-24	PREP	96-24-035			
296-24	PREP	96-24-036			
296-24-084	AMD-P	96-03-024			
296-24-084	AMD	96-09-030			
296-24-092	AMD-P	96-03-024			
296-24-092	AMD	96-09-030			
296-24-23533	AMD-P	96-03-024			
296-24-23533	AMD	96-09-030			
296-27	PREP	96-06-033			
296-27	PREP	96-24-084			
296-27-15503	AMD-P	96-10-085			
296-27-15503	AMD	96-17-056			
296-27-16001	AMD-P	96-10-085			
296-27-16001	AMD	96-17-056			
296-30	PREP	96-17-055			
296-30-010	AMD-P	96-21-015			
296-30-060	AMD-P	96-21-015			
296-30-081	AMD-P	96-21-015			
296-30-120	AMD-P	96-21-015			
296-30-180	AMD-P	96-21-015			
296-30-900	AMD-P	96-21-015			
296-31	PREP	96-17-055			
296-31-010	AMD-P	96-21-015			
296-31-020	AMD-P	96-21-015			
296-31-080	AMD-P	96-21-015			
296-45	PREP	96-05-075			
296-45-60013	NEW-P	96-09-101			
296-45-60013	NEW	96-22-013			
296-54	PREP	96-05-075			
296-54-45001	REP-P	96-09-101			
296-54-45001	REP	96-22-013			
296-54-501	AMD-P	96-09-101			
296-54-501	AMD	96-22-013			
296-54-505	AMD-P	96-09-101			
296-54-505	AMD	96-22-013			
296-54-507	AMD-P	96-09-101			
296-54-507	AMD-W	96-22-014			
296-54-511	AMD-P	96-09-101			
296-54-511	AMD	96-22-013			
296-54-513	AMD-P	96-09-101			
296-54-513	AMD	96-22-013			
296-54-515	AMD-P	96-09-101			
296-54-515	AMD	96-22-013			
296-54-519	AMD-P	96-09-101			
296-54-519	AMD	96-22-013			
296-54-521	AMD-P	96-09-101			
296-54-521	AMD	96-22-013			
296-54-523	AMD-P	96-09-101			
296-54-523	AMD	96-22-013			
296-54-529	AMD-P	96-09-101			
296-54-529	AMD	96-22-013			
296-54-531	AMD-P	96-09-101			
296-54-531	AMD	96-22-013			
296-54-535	AMD-P	96-09-101			
296-54-535	AMD	96-22-013			
296-54-537	AMD-P	96-09-101			
296-54-537	AMD	96-22-013			
296-54-539	AMD-P	96-09-101			
296-54-539	AMD	96-22-013			
296-54-551	AMD-P	96-09-101			
296-54-551	AMD	96-22-013			
296-54-553	AMD-P	96-09-101			
296-54-553	AMD	96-22-013			
296-54-555	AMD-P	96-09-101			
296-54-555	AMD	96-22-013			
296-54-557	AMD-P	96-09-101			
296-54-557	AMD	96-22-013			
296-54-559	AMD-P	96-09-101			

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
296-54-559	AMD	96-22-013	296-62-07753	AMD-P	96-18-114
296-54-561	AMD-P	96-09-101	296-65	PREP	96-24-034
296-54-561	AMD	96-22-013	296-65-003	AMD	96-05-056
296-54-565	AMD-P	96-09-101	296-65-005	AMD	96-05-056
296-54-565	AMD	96-22-013	296-65-007	AMD	96-05-056
296-54-567	AMD-P	96-09-101	296-65-010	AMD	96-05-056
296-54-567	AMD	96-22-013	296-65-012	AMD	96-05-056
296-54-575	AMD-P	96-09-101	296-65-015	AMD	96-05-056
296-54-575	AMD	96-22-013	296-65-015	PREP	96-14-119
296-54-577	AMD-P	96-09-101	296-65-015	AMD-P	96-18-114
296-54-577	AMD-W	96-22-014	296-65-020	AMD	96-05-056
296-54-593	AMD-P	96-09-101	296-65-030	AMD	96-05-056
296-54-593	AMD	96-22-013	296-65-050	AMD	96-05-056
296-54-595	AMD-P	96-09-101	296-78-56505	AMD-P	96-10-085
296-54-595	AMD	96-22-013	296-78-56505	AMD	96-17-056
296-54-597	AMD-P	96-09-101	296-78-56513	AMD-P	96-10-085
296-54-597	AMD	96-22-013	296-78-56513	AMD	96-17-056
296-54-601	AMD-P	96-09-101	296-78-570	AMD-P	96-10-085
296-54-601	AMD	96-22-013	296-78-570	AMD	96-17-056
296-54-605	AMD-P	96-09-101	296-78-580	AMD-P	96-10-085
296-54-605	AMD	96-22-013	296-78-580	AMD	96-17-056
296-62	PREP	96-24-034	296-78-605	AMD-P	96-10-085
296-62	PREP	96-24-035	296-78-605	AMD	96-17-056
296-62-05413	PREP	96-14-118	296-78-620	AMD-P	96-10-085
296-62-07306	AMD-P	96-03-024	296-78-620	AMD	96-17-056
296-62-07306	AMD	96-09-030	296-78-635	AMD-P	96-10-085
296-62-07342	AMD-P	96-03-024	296-78-635	AMD	96-17-056
296-62-07342	AMD	96-09-030	296-78-650	AMD-P	96-10-085
296-62-07445	AMD-P	96-03-024	296-78-650	AMD	96-17-056
296-62-07445	AMD	96-09-030	296-78-660	AMD-P	96-10-085
296-62-07515	PREP	96-05-077	296-78-660	AMD	96-17-056
296-62-07515	AMD-P	96-10-085	296-78-665	AMD-P	96-10-085
296-62-07515	AMD	96-17-056	296-78-665	AMD	96-17-056
296-62-07521	AMD-P	96-03-024	296-78-690	AMD-P	96-10-085
296-62-07521	AMD	96-09-030	296-78-690	AMD	96-17-056
296-62-07533	AMD-P	96-03-024	296-78-70503	AMD-P	96-10-085
296-62-07533	AMD	96-09-030	296-78-70503	AMD	96-17-056
296-62-07550	AMD-P	96-03-024	296-78-71003	AMD-P	96-10-085
296-62-07550	AMD	96-09-030	296-78-71003	AMD	96-17-056
296-62-07668	AMD-P	96-03-024	296-78-71015	AMD-P	96-10-085
296-62-07668	AMD	96-09-030	296-78-71015	AMD	96-17-056
296-62-07701	AMD-P	96-18-114	296-78-71017	AMD-P	96-10-085
296-62-07703	AMD-P	96-18-114	296-78-71017	AMD	96-17-056
296-62-07705	AMD-E	96-08-072	296-78-725	AMD-P	96-10-085
296-62-07705	AMD-E	96-16-026	296-78-725	AMD	96-17-056
296-62-07705	AMD-P	96-18-114	296-78-750	AMD-P	96-10-085
296-62-07705	AMD-E	96-24-049	296-78-750	AMD	96-17-056
296-62-07706	AMD-P	96-18-114	296-78-800	AMD-P	96-10-085
296-62-07707	REP-P	96-18-114	296-78-800	AMD	96-17-056
296-62-07709	AMD-P	96-18-114	296-78-835	AMD-P	96-10-085
296-62-07711	AMD-P	96-18-114	296-78-835	AMD	96-17-056
296-62-07712	AMD-P	96-18-114	296-78-84005	AMD-P	96-10-085
296-62-07712	AMD-P	96-18-114	296-78-84005	AMD	96-17-056
296-62-07715	AMD-P	96-18-114	296-78-84007	AMD-P	96-10-085
296-62-07717	AMD-P	96-18-114	296-78-84007	AMD	96-17-056
296-62-07719	AMD-P	96-18-114	296-86	PREP	96-24-104
296-62-07721	AMD-P	96-18-114	296-93	PREP	96-22-012
296-62-07722	NEW-P	96-18-114	296-93	PREP	96-24-104
296-62-07723	AMD-P	96-18-114	296-99	PREP	96-14-117
296-62-07725	AMD-P	96-18-114	296-104-010	AMD-P	96-16-063
296-62-07727	AMD-P	96-18-114	296-104-010	AMD	96-21-081
296-62-07728	NEW-P	96-18-114	296-104-025	PREP	96-09-086
296-62-07731	REP-P	96-18-114	296-104-025	AMD-P	96-16-063
296-62-07733	AMD-P	96-18-114	296-104-025	AMD	96-21-081
296-62-07735	AMD-P	96-18-114	296-104-065	PREP	96-09-086
296-62-07737	AMD-P	96-18-114	296-104-065	AMD-P	96-16-063
296-62-07739	AMD-P	96-03-024	296-104-065	AMD	96-21-081
296-62-07739	AMD	96-09-030	296-104-102	PREP	96-09-086
296-62-07741	AMD-P	96-18-114	296-104-102	AMD-P	96-16-063
296-62-07745	AMD-P	96-18-114	296-104-102	AMD	96-21-081
296-62-07747	AMD-P	96-18-114	296-104-140	AMD-P	96-16-063
296-62-07749	AMD-P	96-18-114	296-104-140	AMD	96-21-081
296-62-07751	AMD-P	96-18-114	296-104-151	NEW-P	96-16-063
296-104-151	NEW	96-21-081	296-104-151	NEW	96-21-081
296-104-170	PREP	96-09-086	296-104-170	PREP	96-09-086
296-104-170	AMD-P	96-16-063	296-104-170	AMD	96-21-081
296-104-195	REP-P	96-16-063	296-104-195	REP-P	96-16-063
296-104-195	REP	96-21-081	296-104-195	REP	96-21-081
296-104-200	AMD-P	96-16-063	296-104-200	AMD-P	96-16-063
296-104-200	AMD	96-21-081	296-104-200	AMD	96-21-081
296-104-205	PREP	96-09-086	296-104-205	PREP	96-09-086
296-104-205	AMD-P	96-16-063	296-104-205	AMD-P	96-16-063
296-104-205	AMD	96-21-081	296-104-205	AMD	96-21-081
296-104-210	PREP	96-09-086	296-104-210	PREP	96-09-086
296-104-210	AMD-P	96-16-063	296-104-210	AMD-P	96-16-063
296-104-210	AMD	96-21-081	296-104-210	AMD	96-21-081
296-104-215	PREP	96-09-086	296-104-215	PREP	96-09-086
296-104-215	AMD-P	96-16-063	296-104-215	AMD-P	96-16-063
296-104-215	AMD	96-21-081	296-104-215	AMD	96-21-081
296-104-220	PREP	96-09-086	296-104-220	PREP	96-09-086
296-104-220	AMD-P	96-16-063	296-104-220	AMD-P	96-16-063
296-104-220	AMD	96-21-081	296-104-220	AMD	96-21-081
296-104-225	REP-P	96-16-063	296-104-225	REP-P	96-16-063
296-104-225	REP	96-21-081	296-104-225	REP	96-21-081
296-104-230	PREP	96-09-086	296-104-230	PREP	96-09-086
296-104-230	AMD-P	96-16-063	296-104-230	AMD-P	96-16-063
296-104-230	AMD	96-21-081	296-104-230	AMD	96-21-081
296-104-235	PREP	96-09-086	296-104-235	PREP	96-09-086
296-104-235	AMD-P	96-16-063	296-104-235	AMD-P	96-16-063
296-104-235	AMD	96-21-081	296-104-235	AMD	96-21-081
296-104-240	PREP	96-09-086	296-104-240	PREP	96-09-086
296-104-240	AMD-P	96-16-063	296-104-240	AMD-P	96-16-063
296-104-240	AMD	96-21-081	296-104-240	AMD	96-21-081
296-104-245	PREP	96-09-086	296-104-245	PREP	96-09-086
296-104-245	AMD-P	96-16-063	296-104-245	AMD-P	96-16-063
296-104-245	AMD	96-21-081	296-104-245	AMD	96-21-081
296-104-255	PREP	96-09-086	296-104-255	PREP	96-09-086
296-104-255	AMD-P	96-16-063	296-104-255	AMD-P	96-16-063
296-104-255	AMD	96-21-081	296-104-255	AMD	96-21-081
296-104-256	PREP	96-09-086	296-104-256	PREP	96-09-086
296-104-256	NEW-P	96-16-063	296-104-256	NEW-P	96-16-063
296-104-256	NEW	96-21-081	296-104-256	NEW	96-21-081
296-104-260	PREP	96-09-086	296-104-260	PREP	96-09-086
296-104-260	AMD-P	96-16-063	296-104-260	AMD-P	96-16-063
296-104-260	AMD	96-21-081	296-104-260	AMD	96-21-081
296-104-273	PREP	96-09-086	296-104-273	PREP	96-09-086
296-104-273	NEW-P	96-16-063	296-104-273	NEW-P	96-16-063
296-104-273	NEW	96-21-081	296-104-273	NEW	96-21-081
296-116-070	PREP	96-21-124	296-116-070	PREP	96-21-124
296-116-185	PREP	96-05-054	296-116-185	PREP	96-05-054
296-116-185	AMD-P	96-10-055	296-116-185	AMD-P	96-10-055
296-116-185	AMD-C	96-13-057	296-116-185	AMD-C	96-13-057
296-116-185	AMD	96-14-062	296-116-185	AMD	96-14-062
296-116-200	PREP	96-21-122	296-116-200	PREP	96-21-122
296-116-300	PREP	96-04-052	296-116-300	PREP	96-04-052
296-116-300	AMD-P	96-08-067	296-116-300	AMD-P	96-08-067
296-116-300	AMD	96-12-017	296-116-300	AMD	96-12-017
296-116-300	AMD-P	96-19-070	296-116-300	AMD-P	96-19-070
296-116-300	AMD-C	96-21-125	296-116-300	AMD-C	96-21-125
296-116-300	AMD-C	96-24-045	296-116-300	AMD-C	96-24-045
296-116-360	PREP	96-21-123	296-116-360	PREP	96-21-123
296-126-098	AMD-P	96-14-115	296-126-098	AMD-P	96-14-115
296-126-224	REP-P	96-14-115	296-126-224	REP-P	96-14-115
296-128-013	NEW-P	96-14-116	296-128-013	NEW-P	96-14-116
296-150A	PREP	96-06-032	296-150A	PREP	96-06-032
296-150A-005	REP-P	96-15-089	296-150A-005	REP-P	96-15-089
296-150A-005	REP	96-21-146	296-150A-005	REP	96-21-146
296-150A-011	REP-P	96-15-089	296-150A-011	REP-P	96-15-089
296-150A-011	REP	96-21-146	296-150A-011	REP	96-21-146
296-150A-016	REP-P	96-15-089	296-150A-016	REP-P	96-15-089
296-150A-016	REP	96-21-146	296-150A-016	REP	96-21-146
296-150A-021	REP-P	96-15-089	296-150A-021	REP-P	96-15-089
296-150A-021	REP	96-21-146	296-150A-021	REP	96-21-146
296-150A-024	REP-P	96-15-089	296-150A-024	REP-P	96-15-089
296-150A-024	REP	96-21-146	296-150A-024	REP	96-21-146

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-200	PREP	96-24-104	296-305-030	AMD-C	96-03-026	296-305-06511	AMD	96-11-067
296-302	PREP	96-22-105	296-305-030	REP	96-11-067	296-305-06513	AMD-C	96-03-026
296-304	PREP	96-24-032	296-305-03001	NEW-C	96-03-026	296-305-06513	AMD	96-11-067
296-305-001	AMD-C	96-03-026	296-305-03001	NEW	96-11-067	296-305-06515	AMD-C	96-03-026
296-305-001	REP	96-11-067	296-305-035	AMD-C	96-03-026	296-305-06515	AMD	96-11-067
296-305-003	AMD-C	96-03-026	296-305-035	REP	96-11-067	296-305-06517	AMD-C	96-03-026
296-305-003	REP	96-11-067	296-305-040	AMD-C	96-03-026	296-305-06517	AMD	96-11-067
296-305-005	AMD-C	96-03-026	296-305-040	REP	96-11-067	296-305-06519	NEW-C	96-03-026
296-305-005	REP	96-11-067	296-305-04001	NEW-C	96-03-026	296-305-06519	NEW	96-11-067
296-305-007	AMD-C	96-03-026	296-305-04001	NEW	96-11-067	296-305-070	AMD-C	96-03-026
296-305-007	REP	96-11-067	296-305-045	AMD-C	96-03-026	296-305-070	REP	96-11-067
296-305-010	AMD-C	96-03-026	296-305-045	REP	96-11-067	296-305-07001	AMD-C	96-03-026
296-305-010	REP	96-11-067	296-305-04501	NEW-C	96-03-026	296-305-07001	AMD	96-11-067
296-305-01001	NEW-C	96-03-026	296-305-04501	NEW	96-11-067	296-305-07003	AMD-C	96-03-026
296-305-01001	NEW	96-11-067	296-305-04503	NEW-C	96-03-026	296-305-07003	AMD	96-11-067
296-305-01002	NEW-C	96-03-026	296-305-04503	NEW	96-11-067	296-305-07005	AMD-C	96-03-026
296-305-01002	NEW	96-11-067	296-305-04505	NEW-C	96-03-026	296-305-07005	AMD	96-11-067
296-305-01003	NEW-C	96-03-026	296-305-04505	NEW	96-11-067	296-305-07007	AMD-C	96-03-026
296-305-01003	NEW	96-11-067	296-305-04507	NEW-C	96-03-026	296-305-07007	AMD	96-11-067
296-305-01005	NEW-C	96-03-026	296-305-04507	NEW	96-11-067	296-305-07009	AMD-C	96-03-026
296-305-01005	NEW	96-11-067	296-305-04509	NEW-C	96-03-026	296-305-07009	AMD	96-11-067
296-305-01007	NEW-C	96-03-026	296-305-04509	NEW	96-11-067	296-305-07011	NEW-C	96-03-026
296-305-01007	NEW	96-11-067	296-305-04511	NEW-C	96-03-026	296-305-07011	NEW	96-11-067
296-305-01009	NEW-C	96-03-026	296-305-04511	NEW	96-11-067	296-305-07013	NEW-C	96-03-026
296-305-01009	NEW	96-11-067	296-305-05001	NEW-C	96-03-026	296-305-07013	NEW	96-11-067
296-305-015	AMD-C	96-03-026	296-305-05001	NEW	96-11-067	296-305-07015	NEW-C	96-03-026
296-305-015	REP	96-11-067	296-305-05003	NEW-C	96-03-026	296-305-07015	NEW	96-11-067
296-305-01501	NEW-C	96-03-026	296-305-05003	NEW	96-11-067	296-305-07017	NEW-C	96-03-026
296-305-01501	NEW	96-11-067	296-305-05005	NEW-C	96-03-026	296-305-07017	NEW	96-11-067
296-305-01503	NEW-C	96-03-026	296-305-05005	NEW	96-11-067	296-305-07019	NEW-C	96-03-026
296-305-01503	NEW	96-11-067	296-305-05007	NEW-C	96-03-026	296-305-07019	NEW	96-11-067
296-305-01505	NEW-C	96-03-026	296-305-05007	NEW	96-11-067	296-305-075	AMD-C	96-03-026
296-305-01505	NEW	96-11-067	296-305-05009	NEW-C	96-03-026	296-305-075	REP	96-11-067
296-305-01507	NEW-C	96-03-026	296-305-05009	NEW	96-11-067	296-305-080	AMD-C	96-03-026
296-305-01507	NEW	96-11-067	296-305-05011	NEW-C	96-03-026	296-305-080	REP	96-11-067
296-305-01509	NEW-C	96-03-026	296-305-05011	NEW	96-11-067	296-305-08000	NEW-C	96-03-026
296-305-01509	NEW	96-11-067	296-305-05013	NEW-C	96-03-026	296-305-08000	NEW	96-11-067
296-305-01511	NEW-C	96-03-026	296-305-05013	NEW	96-11-067	296-305-085	AMD-C	96-03-026
296-305-01511	NEW	96-11-067	296-305-05501	NEW-C	96-03-026	296-305-085	REP	96-11-067
296-305-01513	NEW-C	96-03-026	296-305-05501	NEW	96-11-067	296-305-090	AMD-C	96-03-026
296-305-01513	NEW	96-11-067	296-305-05503	NEW-C	96-03-026	296-305-090	REP	96-11-067
296-305-01515	NEW-C	96-03-026	296-305-05503	NEW	96-11-067	296-305-095	AMD-C	96-03-026
296-305-01515	NEW	96-11-067	296-305-060	AMD-C	96-03-026	296-305-095	REP	96-11-067
296-305-01517	NEW-C	96-03-026	296-305-060	REP	96-11-067	296-305-100	AMD-C	96-03-026
296-305-01517	NEW	96-11-067	296-305-06001	AMD-C	96-03-026	296-305-100	REP	96-11-067
296-305-017	AMD-C	96-03-026	296-305-06001	AMD	96-11-067	296-305-105	AMD-C	96-03-026
296-305-017	REP	96-11-067	296-305-06003	AMD-C	96-03-026	296-305-105	REP	96-11-067
296-305-020	AMD-C	96-03-026	296-305-06003	AMD	96-11-067	296-305-110	AMD-C	96-03-026
296-305-020	REP	96-11-067	296-305-06005	AMD-C	96-03-026	296-305-110	REP	96-11-067
296-305-02001	NEW-C	96-03-026	296-305-06005	AMD	96-11-067	296-305-115	AMD-C	96-03-026
296-305-02001	NEW	96-11-067	296-305-06007	AMD-C	96-03-026	296-305-115	REP	96-11-067
296-305-02003	NEW-C	96-03-026	296-305-06007	AMD	96-11-067	296-306	PREP	96-06-034
296-305-02003	NEW	96-11-067	296-305-06009	AMD-C	96-03-026	296-306	PREP	96-06-078
296-305-02005	NEW-C	96-03-026	296-305-06009	REP	96-11-067	296-306-003	REP-P	96-14-121
296-305-02005	NEW	96-11-067	296-305-06011	AMD-C	96-03-026	296-306-003	REP	96-22-048
296-305-02007	NEW-C	96-03-026	296-305-06011	REP	96-11-067	296-306-006	REP-P	96-14-121
296-305-02007	NEW	96-11-067	296-305-063	AMD-C	96-03-026	296-306-006	REP	96-22-048
296-305-02009	NEW-C	96-03-026	296-305-063	REP	96-11-067	296-306-009	REP-P	96-14-121
296-305-02009	NEW	96-11-067	296-305-064	AMD-C	96-03-026	296-306-009	REP	96-22-048
296-305-02011	NEW-C	96-03-026	296-305-064	REP	96-11-067	296-306-010	REP-P	96-14-121
296-305-02011	NEW	96-11-067	296-305-065	AMD-C	96-03-026	296-306-010	REP	96-22-048
296-305-02013	NEW-C	96-03-026	296-305-065	REP	96-11-067	296-306-01001	REP-P	96-14-121
296-305-02013	NEW	96-11-067	296-305-06501	AMD-C	96-03-026	296-306-01001	REP	96-22-048
296-305-02015	NEW-C	96-03-026	296-305-06501	AMD	96-11-067	296-306-012	REP-P	96-14-121
296-305-02015	NEW	96-11-067	296-305-06503	AMD-C	96-03-026	296-306-012	REP	96-22-048
296-305-02017	NEW-C	96-03-026	296-305-06503	AMD	96-11-067	296-306-015	REP-P	96-14-121
296-305-02017	NEW	96-11-067	296-305-06505	AMD-C	96-03-026	296-306-015	REP	96-22-048
296-305-02019	NEW-C	96-03-026	296-305-06505	AMD	96-11-067	296-306-020	REP-P	96-14-121
296-305-02019	NEW	96-11-067	296-305-06507	AMD-C	96-03-026	296-306-020	REP	96-22-048
296-305-025	AMD-C	96-03-026	296-305-06507	AMD	96-11-067	296-306-025	REP-P	96-14-121
296-305-025	REP	96-11-067	296-305-06509	AMD-C	96-03-026	296-306-025	REP	96-22-048
296-305-02501	NEW-C	96-03-026	296-305-06509	AMD	96-11-067	296-306-030	REP-P	96-14-121
296-305-02501	NEW	96-11-067	296-305-06511	AMD-C	96-03-026	296-306-030	REP	96-22-048

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-306-035	REP-P	96-14-121	296-306-130	REP	96-22-048	296-306-300	REP-P	96-14-121
296-306-035	REP	96-22-048	296-306-135	REP-P	96-14-121	296-306-300	REP	96-22-048
296-306-040	REP-P	96-14-121	296-306-135	REP	96-22-048	296-306-310	REP-P	96-14-121
296-306-040	REP	96-22-048	296-306-140	REP-P	96-14-121	296-306-310	REP	96-22-048
296-306-045	REP-P	96-14-121	296-306-140	REP	96-22-048	296-306-320	REP-P	96-14-121
296-306-045	REP	96-22-048	296-306-145	REP-P	96-14-121	296-306-320	REP	96-22-048
296-306-050	REP-P	96-14-121	296-306-145	REP	96-22-048	296-306-330	REP-E	96-22-047
296-306-050	REP	96-22-048	296-306-14501	REP-P	96-14-121	296-306-330	REP-P	96-23-062
296-306-055	REP-P	96-14-121	296-306-14501	REP	96-22-048	296-306-400	REP-P	96-22-047
296-306-055	REP	96-22-048	296-306-14503	REP-P	96-14-121	296-306-400	REP-P	96-23-062
296-306-057	REP-P	96-14-121	296-306-14503	REP	96-22-048	296-306-40003	REP-P	96-14-121
296-306-057	REP	96-22-048	296-306-14505	REP-P	96-14-121	296-306-40003	REP	96-22-048
296-306-060	REP-E	96-22-047	296-306-14505	REP	96-22-048	296-306-40005	REP-P	96-14-121
296-306-060	REP-P	96-23-062	296-306-14507	REP-P	96-14-121	296-306-40005	REP	96-22-048
296-306-061	REP-P	96-14-121	296-306-14507	REP	96-22-048	296-306-40007	REP-E	96-22-047
296-306-061	REP	96-22-048	296-306-14509	REP-P	96-14-121	296-306-40007	REP-P	96-23-062
296-306-06101	REP-P	96-14-121	296-306-14509	REP	96-22-048	296-306-40009	REP-E	96-22-047
296-306-06101	REP	96-22-048	296-306-14511	REP-P	96-14-121	296-306-40009	REP-P	96-23-062
296-306-06103	REP-P	96-14-121	296-306-14511	REP	96-22-048	296-306-40011	REP-P	96-14-121
296-306-06103	REP	96-22-048	296-306-14513	REP-P	96-14-121	296-306-40011	REP	96-22-048
296-306-06105	REP-P	96-14-121	296-306-14513	REP	96-22-048	296-306A-003	NEW-P	96-14-121
296-306-06105	REP	96-22-048	296-306-14515	REP-P	96-14-121	296-306A-003	NEW	96-22-048
296-306-06107	REP-P	96-14-121	296-306-14515	REP	96-22-048	296-306A-006	NEW-P	96-14-121
296-306-06107	REP	96-22-048	296-306-150	REP-P	96-14-121	296-306A-006	NEW	96-22-048
296-306-06109	REP-P	96-14-121	296-306-150	REP	96-22-048	296-306A-009	NEW-P	96-14-121
296-306-06109	REP	96-22-048	296-306-155	REP-P	96-14-121	296-306A-009	NEW	96-22-048
296-306-065	REP-P	96-14-121	296-306-155	REP	96-22-048	296-306A-012	NEW-P	96-14-121
296-306-065	REP	96-22-048	296-306-160	REP-P	96-14-121	296-306A-012	NEW	96-22-048
296-306-070	REP-P	96-14-121	296-306-160	REP	96-22-048	296-306A-015	NEW-P	96-14-121
296-306-070	REP	96-22-048	296-306-165	REP-P	96-14-121	296-306A-015	NEW	96-22-048
296-306-075	REP-P	96-14-121	296-306-165	REP	96-22-048	296-306A-018	NEW-P	96-14-121
296-306-075	REP	96-22-048	296-306-170	REP-P	96-14-121	296-306A-018	NEW	96-22-048
296-306-07501	REP-P	96-14-121	296-306-170	REP	96-22-048	296-306A-021	NEW-P	96-14-121
296-306-07501	REP	96-22-048	296-306-175	REP-P	96-14-121	296-306A-021	NEW	96-22-048
296-306-07503	REP-P	96-14-121	296-306-175	REP	96-22-048	296-306A-024	NEW-P	96-14-121
296-306-07503	REP	96-22-048	296-306-180	REP-P	96-14-121	296-306A-024	NEW	96-22-048
296-306-080	REP-P	96-14-121	296-306-180	REP	96-22-048	296-306A-030	NEW-P	96-14-121
296-306-080	REP	96-22-048	296-306-200	REP-P	96-14-121	296-306A-030	NEW	96-22-048
296-306-084	REP-P	96-14-121	296-306-200	REP	96-22-048	296-306A-033	NEW-P	96-14-121
296-306-084	REP	96-22-048	296-306-250	REP-P	96-14-121	296-306A-033	NEW	96-22-048
296-306-085	REP-P	96-14-121	296-306-250	REP	96-22-048	296-306A-036	NEW-P	96-14-121
296-306-085	REP	96-22-048	296-306-25003	REP-P	96-14-121	296-306A-036	NEW	96-22-048
296-306-08501	REP-P	96-14-121	296-306-25003	REP	96-22-048	296-306A-039	NEW-P	96-14-121
296-306-08501	REP	96-22-048	296-306-25005	REP-P	96-14-121	296-306A-039	NEW	96-22-048
296-306-08503	REP-P	96-14-121	296-306-25005	REP	96-22-048	296-306A-042	NEW-P	96-14-121
296-306-08503	REP	96-22-048	296-306-25007	REP-P	96-14-121	296-306A-042	NEW	96-22-048
296-306-08505	REP-P	96-14-121	296-306-25007	REP	96-22-048	296-306A-045	NEW-P	96-14-121
296-306-08505	REP	96-22-048	296-306-25009	REP-P	96-14-121	296-306A-045	NEW	96-22-048
296-306-08507	REP-P	96-14-121	296-306-25009	REP	96-22-048	296-306A-050	NEW-P	96-14-121
296-306-08507	REP	96-22-048	296-306-25013	REP-P	96-14-121	296-306A-050	NEW	96-22-048
296-306-08509	REP-P	96-14-121	296-306-25013	REP	96-22-048	296-306A-055	NEW-P	96-14-121
296-306-08509	REP	96-22-048	296-306-25017	REP-P	96-14-121	296-306A-055	NEW	96-22-048
296-306-090	REP-P	96-14-121	296-306-25017	REP	96-22-048	296-306A-05501	NEW-P	96-14-121
296-306-090	REP	96-22-048	296-306-25019	REP-P	96-14-121	296-306A-05501	NEW	96-22-048
296-306-09001	REP-P	96-14-121	296-306-25019	REP	96-22-048	296-306A-05503	NEW-P	96-14-121
296-306-09001	REP	96-22-048	296-306-25021	REP-P	96-14-121	296-306A-05503	NEW	96-22-048
296-306-09003	REP-P	96-14-121	296-306-25021	REP	96-22-048	296-306A-05505	NEW-P	96-14-121
296-306-09003	REP	96-22-048	296-306-25023	REP-P	96-14-121	296-306A-05505	NEW	96-22-048
296-306-095	REP-P	96-14-121	296-306-25023	REP	96-22-048	296-306A-05507	NEW-P	96-14-121
296-306-095	REP	96-22-048	296-306-25095	REP-P	96-14-121	296-306A-05507	NEW	96-22-048
296-306-100	REP-P	96-14-121	296-306-25095	REP	96-22-048	296-306A-060	NEW-P	96-14-121
296-306-100	REP	96-22-048	296-306-260	REP-P	96-14-121	296-306A-060	NEW	96-22-048
296-306-105	REP-P	96-14-121	296-306-260	REP	96-22-048	296-306A-061	NEW-P	96-14-121
296-306-105	REP	96-22-048	296-306-26001	REP-P	96-14-121	296-306A-061	NEW	96-22-048
296-306-110	REP-P	96-14-121	296-306-26001	REP	96-22-048	296-306A-065	NEW-P	96-14-121
296-306-110	REP	96-22-048	296-306-265	REP-P	96-14-121	296-306A-065	NEW	96-22-048
296-306-115	REP-P	96-14-121	296-306-265	REP	96-22-048	296-306A-070	NEW-P	96-14-121
296-306-115	REP	96-22-048	296-306-270	REP-P	96-14-121	296-306A-070	NEW	96-22-048
296-306-120	REP-P	96-14-121	296-306-270	REP	96-22-048	296-306A-07001	NEW-P	96-14-121
296-306-120	REP	96-22-048	296-306-27095	REP-P	96-14-121	296-306A-07001	NEW	96-22-048
296-306-125	REP-P	96-14-121	296-306-27095	REP	96-22-048	296-306A-07003	NEW-P	96-14-121
296-306-125	REP	96-22-048	296-306-275	REP-P	96-14-121	296-306A-07003	NEW	96-22-048
296-306-130	REP-P	96-14-121	296-306-275	REP	96-22-048	296-306A-07005	NEW-P	96-14-121

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-306A-07005	NEW	96-22-048	296-306A-11015	NEW	96-20-082	296-306A-145	NEW-P	96-14-121
296-306A-07007	NEW-P	96-14-121	296-306A-120	NEW-P	96-14-120	296-306A-145	NEW	96-22-048
296-306A-07007	NEW	96-22-048	296-306A-120	NEW-S	96-17-093	296-306A-14505	NEW-P	96-14-121
296-306A-07009	NEW-P	96-14-121	296-306A-120	NEW	96-20-082	296-306A-14505	NEW	96-22-048
296-306A-07009	NEW	96-22-048	296-306A-12005	NEW-P	96-14-120	296-306A-14510	NEW-P	96-14-121
296-306A-07011	NEW-P	96-14-121	296-306A-12005	NEW-S	96-17-093	296-306A-14510	NEW	96-22-048
296-306A-07011	NEW	96-22-048	296-306A-12005	NEW	96-20-082	296-306A-14520	NEW-P	96-14-121
296-306A-07013	NEW-P	96-14-121	296-306A-12010	NEW-P	96-14-120	296-306A-14520	NEW	96-22-048
296-306A-07013	NEW	96-22-048	296-306A-12010	NEW-S	96-17-093	296-306A-150	NEW-P	96-14-121
296-306A-073	NEW-P	96-14-121	296-306A-12010	NEW	96-20-082	296-306A-150	NEW	96-22-048
296-306A-073	NEW	96-22-048	296-306A-12015	NEW-P	96-14-120	296-306A-15003	NEW-P	96-14-121
296-306A-076	NEW-P	96-14-121	296-306A-12015	NEW-S	96-17-093	296-306A-15003	NEW	96-22-048
296-306A-076	NEW	96-22-048	296-306A-12015	NEW	96-20-082	296-306A-15006	NEW-P	96-14-121
296-306A-080	NEW-P	96-14-121	296-306A-12020	NEW-P	96-14-120	296-306A-15006	NEW	96-22-048
296-306A-080	NEW	96-22-048	296-306A-12020	NEW-S	96-17-093	296-306A-15009	NEW-P	96-14-121
296-306A-08003	NEW-P	96-14-121	296-306A-12020	NEW	96-20-082	296-306A-15009	NEW	96-22-048
296-306A-08003	NEW	96-22-048	296-306A-12020	NEW	96-20-082	296-306A-15012	NEW-P	96-14-121
296-306A-08006	NEW-P	96-14-121	296-306A-12025	NEW-P	96-14-120	296-306A-15012	NEW	96-22-048
296-306A-08006	NEW	96-22-048	296-306A-12025	NEW-S	96-17-093	296-306A-160	NEW-P	96-14-121
296-306A-08009	NEW-P	96-14-121	296-306A-12025	NEW	96-20-082	296-306A-160	NEW	96-22-048
296-306A-08009	NEW	96-22-048	296-306A-12030	NEW-P	96-14-120	296-306A-16001	NEW-P	96-14-121
296-306A-08012	NEW-P	96-14-121	296-306A-12030	NEW-S	96-17-093	296-306A-16001	NEW	96-22-048
296-306A-08012	NEW	96-22-048	296-306A-12030	NEW	96-20-082	296-306A-16003	NEW-P	96-14-121
296-306A-08015	NEW-P	96-14-121	296-306A-12035	NEW-P	96-14-120	296-306A-16003	NEW	96-22-048
296-306A-08015	NEW	96-22-048	296-306A-12035	NEW-S	96-17-093	296-306A-16003	AMD-P	96-23-063
296-306A-08018	NEW-P	96-14-121	296-306A-12035	NEW	96-20-082	296-306A-16003	NEW	96-22-048
296-306A-08018	NEW	96-22-048	296-306A-12040	NEW-P	96-14-120	296-306A-16003	AMD-E	96-24-050
296-306A-08021	NEW-P	96-14-121	296-306A-12040	NEW-S	96-17-093	296-306A-16005	NEW-P	96-14-121
296-306A-08021	NEW	96-22-048	296-306A-12040	NEW	96-20-082	296-306A-16005	NEW	96-22-048
296-306A-085	NEW-P	96-14-121	296-306A-12045	NEW-P	96-14-120	296-306A-16007	NEW-P	96-14-121
296-306A-085	NEW	96-22-048	296-306A-12045	NEW-S	96-17-093	296-306A-16007	NEW	96-22-048
296-306A-090	NEW-P	96-14-121	296-306A-12045	NEW	96-20-082	296-306A-16009	NEW-P	96-14-121
296-306A-090	NEW	96-22-048	296-306A-12050	NEW-P	96-14-120	296-306A-16009	NEW	96-22-048
296-306A-095	NEW-P	96-14-121	296-306A-12050	NEW-S	96-17-093	296-306A-16009	NEW	96-22-048
296-306A-095	NEW	96-22-048	296-306A-12050	NEW	96-20-082	296-306A-16011	NEW-P	96-14-121
296-306A-09503	NEW-P	96-14-121	296-306A-12055	NEW-P	96-14-120	296-306A-16011	NEW	96-22-048
296-306A-09503	NEW	96-22-048	296-306A-12055	NEW-S	96-17-093	296-306A-16013	NEW-P	96-14-121
296-306A-09506	NEW-P	96-14-121	296-306A-12055	NEW	96-20-082	296-306A-16013	NEW	96-22-048
296-306A-09506	NEW	96-22-048	296-306A-130	NEW-P	96-14-120	296-306A-16015	NEW-P	96-14-121
296-306A-09509	NEW-P	96-14-121	296-306A-130	NEW-S	96-17-093	296-306A-16015	NEW	96-22-048
296-306A-09509	NEW	96-22-048	296-306A-130	NEW	96-20-082	296-306A-16017	NEW-P	96-14-121
296-306A-09512	NEW-P	96-14-121	296-306A-13005	NEW-P	96-14-120	296-306A-16017	NEW	96-22-048
296-306A-09512	NEW	96-22-048	296-306A-13005	NEW-S	96-17-093	296-306A-16019	NEW-P	96-14-121
296-306A-09515	NEW-P	96-14-121	296-306A-13005	NEW	96-20-082	296-306A-16021	NEW	96-22-048
296-306A-09515	NEW	96-22-048	296-306A-13010	NEW-P	96-14-120	296-306A-16021	NEW-P	96-14-121
296-306A-09518	NEW-P	96-14-121	296-306A-13010	NEW-S	96-17-093	296-306A-16023	NEW	96-22-048
296-306A-09518	NEW	96-22-048	296-306A-13010	NEW	96-20-082	296-306A-16023	NEW-P	96-14-121
296-306A-100	NEW-P	96-14-121	296-306A-13015	NEW-P	96-14-120	296-306A-16023	NEW	96-22-048
296-306A-100	NEW	96-22-048	296-306A-13015	NEW-S	96-17-093	296-306A-185	NEW-P	96-14-121
296-306A-10005	NEW-P	96-14-121	296-306A-13015	NEW	96-20-082	296-306A-185	NEW	96-22-048
296-306A-10005	NEW	96-22-048	296-306A-13020	NEW-P	96-14-120	296-306A-18503	NEW-P	96-14-121
296-306A-10010	NEW-P	96-14-121	296-306A-13020	NEW-S	96-17-093	296-306A-18503	NEW	96-22-048
296-306A-10010	NEW	96-22-048	296-306A-13020	NEW	96-20-082	296-306A-18506	NEW-P	96-14-121
296-306A-10015	NEW-P	96-14-121	296-306A-13025	NEW-P	96-14-120	296-306A-18506	NEW	96-22-048
296-306A-10015	NEW	96-22-048	296-306A-13025	NEW-S	96-17-093	296-306A-18509	NEW-P	96-14-121
296-306A-10020	NEW-P	96-14-121	296-306A-13025	NEW	96-20-082	296-306A-18512	NEW	96-22-048
296-306A-10020	NEW	96-22-048	296-306A-13030	NEW-P	96-14-120	296-306A-18512	NEW-P	96-14-121
296-306A-10025	NEW-P	96-14-121	296-306A-13030	NEW-S	96-17-093	296-306A-18515	NEW	96-22-048
296-306A-10025	NEW	96-22-048	296-306A-13030	NEW	96-20-082	296-306A-18515	NEW	96-22-048
296-306A-107	NEW-P	96-14-120	296-306A-13035	NEW-P	96-14-120	296-306A-190	NEW-P	96-14-121
296-306A-107	NEW-S	96-17-093	296-306A-13035	NEW-S	96-17-093	296-306A-190	NEW	96-22-048
296-306A-107	NEW	96-20-082	296-306A-13035	NEW	96-20-082	296-306A-19003	NEW-P	96-14-121
296-306A-110	NEW-P	96-14-120	296-306A-13040	NEW-P	96-14-120	296-306A-19003	NEW	96-22-048
296-306A-110	NEW-S	96-17-093	296-306A-13040	NEW-S	96-17-093	296-306A-19006	NEW-P	96-14-121
296-306A-110	NEW	96-20-082	296-306A-13040	NEW	96-20-082	296-306A-19006	NEW	96-22-048
296-306A-11005	NEW-P	96-14-120	296-306A-13045	NEW-P	96-14-120	296-306A-19009	NEW-P	96-14-121
296-306A-11005	NEW-S	96-17-093	296-306A-13045	NEW-S	96-17-093	296-306A-19009	NEW	96-22-048
296-306A-11005	NEW	96-20-082	296-306A-13045	NEW	96-20-082	296-306A-19012	NEW-P	96-14-121
296-306A-11010	NEW-P	96-14-120	296-306A-13050	NEW-P	96-14-120	296-306A-19012	NEW	96-22-048
296-306A-11010	NEW-S	96-17-093	296-306A-13050	NEW-S	96-17-093	296-306A-19015	NEW-P	96-14-121
296-306A-11010	NEW	96-20-082	296-306A-13050	NEW	96-20-082	296-306A-19015	NEW	96-22-048
296-306A-11015	NEW-P	96-14-120	296-306A-13055	NEW-P	96-14-120	296-306A-19018	NEW-P	96-14-121
296-306A-11015	NEW-S	96-17-093	296-306A-13055	NEW-S	96-17-093	296-306A-19018	NEW	96-22-048
			296-306A-13055	NEW	96-20-082	296-306A-195	NEW-P	96-14-121

TABLE

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
296-306A-195	NEW	296-306A-25009	NEW-P	296-306A-28016	NEW
296-306A-200	NEW-P	296-306A-25009	NEW	296-306A-28018	NEW-P
296-306A-200	NEW	296-306A-25012	NEW-P	296-306A-28018	NEW
296-306A-20005	NEW-P	296-306A-25012	NEW	296-306A-28020	NEW-P
296-306A-20005	NEW	296-306A-25015	NEW-P	296-306A-28020	NEW
296-306A-20010	NEW-P	296-306A-25015	NEW	296-306A-28022	NEW-P
296-306A-20010	NEW	296-306A-25018	NEW-P	296-306A-28022	NEW
296-306A-205	NEW-P	296-306A-25018	NEW	296-306A-28024	NEW-P
296-306A-205	NEW	296-306A-25021	NEW-P	296-306A-28024	NEW
296-306A-20505	NEW-P	296-306A-25021	NEW	296-306A-28026	NEW-P
296-306A-20505	NEW	296-306A-25024	NEW-P	296-306A-28026	NEW
296-306A-20510	NEW-P	296-306A-25024	NEW	296-306A-28028	NEW-P
296-306A-20510	NEW	296-306A-25027	NEW-P	296-306A-28028	NEW
296-306A-20515	NEW-P	296-306A-25027	NEW	296-306A-28030	NEW-P
296-306A-20515	NEW	296-306A-25030	NEW-P	296-306A-28030	NEW
296-306A-220	NEW-P	296-306A-25030	NEW	296-306A-28032	NEW-P
296-306A-220	NEW	296-306A-25033	NEW-P	296-306A-28032	NEW
296-306A-22003	NEW-P	296-306A-25033	NEW	296-306A-28034	NEW-P
296-306A-22003	NEW	296-306A-25036	NEW-P	296-306A-28034	NEW
296-306A-22006	NEW-P	296-306A-25036	NEW	296-306A-28036	NEW-P
296-306A-22006	NEW	296-306A-25039	NEW-P	296-306A-28036	NEW
296-306A-22009	NEW-P	296-306A-25039	NEW	296-306A-28038	NEW-P
296-306A-22009	NEW	296-306A-25042	NEW-P	296-306A-28038	NEW
296-306A-22012	NEW-P	296-306A-25042	NEW	296-306A-28040	NEW-P
296-306A-22012	NEW	296-306A-260	NEW-P	296-306A-28040	NEW
296-306A-22015	NEW-P	296-306A-260	NEW	296-306A-28042	NEW-P
296-306A-22015	NEW	296-306A-26003	NEW-P	296-306A-28042	NEW
296-306A-225	NEW-P	296-306A-26003	NEW	296-306A-28044	NEW-P
296-306A-225	NEW	296-306A-26006	NEW-P	296-306A-28044	NEW
296-306A-22503	NEW-P	296-306A-26006	NEW	296-306A-28046	NEW-P
296-306A-22503	NEW	296-306A-26009	NEW-P	296-306A-28046	NEW
296-306A-22506	NEW-P	296-306A-26009	NEW	296-306A-28048	NEW-P
296-306A-22506	NEW	296-306A-26012	NEW-P	296-306A-28048	NEW
296-306A-22509	NEW-P	296-306A-26012	NEW	296-306A-28050	NEW-P
296-306A-22509	NEW	296-306A-26015	NEW-P	296-306A-28050	NEW
296-306A-230	NEW-P	296-306A-26015	NEW	296-306A-28052	NEW-P
296-306A-230	NEW	296-306A-26018	NEW-P	296-306A-28052	NEW
296-306A-232	NEW-P	296-306A-26018	NEW	296-306A-28054	NEW-P
296-306A-232	NEW	296-306A-26021	NEW-P	296-306A-28054	NEW
296-306A-240	NEW-P	296-306A-26021	NEW	296-306A-28056	NEW-P
296-306A-240	NEW	296-306A-26024	NEW-P	296-306A-28056	NEW
296-306A-24001	NEW-P	296-306A-26024	NEW	296-306A-28058	NEW-P
296-306A-24001	NEW	296-306A-26027	NEW-P	296-306A-28058	NEW
296-306A-24003	NEW-P	296-306A-26027	NEW	296-306A-28060	NEW-P
296-306A-24003	NEW	296-306A-26030	NEW-P	296-306A-28060	NEW
296-306A-24006	NEW-P	296-306A-26030	NEW	296-306A-28062	NEW-P
296-306A-24006	NEW	296-306A-26033	NEW-P	296-306A-28062	NEW
296-306A-24009	NEW-P	296-306A-26033	NEW	296-306A-28064	NEW-P
296-306A-24009	NEW	296-306A-26036	NEW-P	296-306A-28064	NEW
296-306A-24012	NEW-P	296-306A-26036	NEW	296-306A-28066	NEW-P
296-306A-24012	NEW	296-306A-270	NEW-P	296-306A-28066	NEW
296-306A-24015	NEW-P	296-306A-270	NEW	296-306A-28068	NEW-P
296-306A-24015	NEW	296-306A-27005	NEW-P	296-306A-28068	NEW
296-306A-24018	NEW-P	296-306A-27005	NEW	296-306A-290	NEW-P
296-306A-24018	NEW	296-306A-27010	NEW-P	296-306A-290	NEW
296-306A-24021	NEW-P	296-306A-27010	NEW	296-306A-29005	NEW-P
296-306A-24021	NEW	296-306A-280	NEW-P	296-306A-29005	NEW
296-306A-24024	NEW-P	296-306A-280	NEW	296-306A-29010	NEW-P
296-306A-24024	NEW	296-306A-28002	NEW-P	296-306A-29010	NEW
296-306A-24027	NEW-P	296-306A-28002	NEW	296-306A-300	NEW-P
296-306A-24027	NEW	296-306A-28004	NEW-P	296-306A-300	NEW
296-306A-24030	NEW-P	296-306A-28004	NEW	296-306A-30003	NEW-P
296-306A-24030	NEW	296-306A-28006	NEW-P	296-306A-30003	NEW
296-306A-24033	NEW-P	296-306A-28006	NEW	296-306A-30006	NEW-P
296-306A-24033	NEW	296-306A-28008	NEW-P	296-306A-30006	NEW
296-306A-24036	NEW-P	296-306A-28008	NEW	296-306A-30009	NEW-P
296-306A-24036	NEW	296-306A-28010	NEW-P	296-306A-30009	NEW
296-306A-250	NEW-P	296-306A-28010	NEW	296-306A-30012	NEW-P
296-306A-250	NEW	296-306A-28012	NEW-P	296-306A-30012	NEW
296-306A-25003	NEW-P	296-306A-28012	NEW	296-306A-30015	NEW-P
296-306A-25003	NEW	296-306A-28014	NEW-P	296-306A-30015	NEW
296-306A-25006	NEW-P	296-306A-28014	NEW	296-306A-30018	NEW-P
296-306A-25006	NEW	296-306A-28016	NEW-P	296-306A-30018	NEW

TABLE

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
296-306A-490	NEW	296-306A-52013	NEW-P	304-25-530	REP
296-306A-49001	NEW-P	296-306A-52013	NEW	304-25-540	REP
296-306A-49001	NEW	296-306A-52015	NEW-P	304-25-550	REP
296-306A-49003	NEW-P	296-306A-52015	NEW	304-25-555	REP
296-306A-49003	NEW	296-306A-52017	NEW-P	304-25-560	REP
296-306A-49005	NEW-P	296-306A-52017	NEW	304-25-570	REP
296-306A-49005	NEW	296-306A-52019	NEW-P	304-25-580	REP
296-306A-49007	NEW-P	296-306A-52019	NEW	304-25-590	REP
296-306A-49007	NEW	296-306A-52021	NEW-P	308-04-001	PREP-X
296-306A-49009	NEW-P	296-306A-52021	NEW	308-04-001	REP
296-306A-49009	NEW	296-306A-52023	NEW-P	308-10-010	AMD
296-306A-49011	NEW-P	296-306A-52023	NEW	308-10-020	AMD
296-306A-49011	NEW	296-306A-52025	NEW-P	308-10-025	AMD
296-306A-49013	NEW-P	296-306A-52025	NEW	308-10-030	AMD
296-306A-49013	NEW	296-306A-52027	NEW-P	308-10-040	AMD
296-306A-49015	NEW-P	296-306A-52027	NEW	308-10-045	AMD
296-306A-49015	NEW	296-306A-52029	NEW-P	308-10-067	AMD
296-306A-495	NEW-P	296-306A-52029	NEW	308-12-025	AMD-P
296-306A-495	NEW	296-306A-52031	NEW-P	308-12-025	AMD-C
296-306A-49501	NEW-P	296-306A-52031	NEW	308-12-031	AMD-P
296-306A-49501	NEW	296-306A-52033	NEW-P	308-12-031	AMD-C
296-306A-49503	NEW-P	296-306A-52033	NEW	308-12-040	AMD-P
296-306A-49503	NEW	296-306A-52035	NEW-P	308-12-040	AMD-C
296-306A-49505	NEW-P	296-306A-52035	NEW	308-12-050	AMD-P
296-306A-49505	NEW	296-306A-52037	NEW-P	308-12-050	AMD-C
296-306A-49507	NEW-P	296-306A-52037	NEW	308-12-140	REP-P
296-306A-49507	NEW	296-306A-52039	NEW-P	308-12-140	REP-C
296-306A-500	NEW-P	296-306A-52039	NEW	308-12-145	REP-P
296-306A-500	NEW	296-306A-52041	NEW-P	308-12-145	REP-C
296-306A-50001	NEW-P	296-306A-52041	NEW	308-12-210	NEW-P
296-306A-50001	NEW	296-306A-52043	NEW-P	308-12-210	NEW-C
296-306A-50003	NEW-P	296-306A-52043	NEW	308-12-220	NEW-P
296-306A-50003	NEW	296-306A-52045	NEW-P	308-12-220	NEW-C
296-306A-50005	NEW-P	296-306A-52045	NEW	308-12-230	NEW-P
296-306A-50005	NEW	296-306A-52047	NEW-P	308-12-230	NEW-C
296-306A-50007	NEW-P	296-306A-52047	NEW	308-12-240	NEW-P
296-306A-50007	NEW	296-306A-530	NEW-P	308-12-240	NEW-C
296-306A-50009	NEW-P	296-306A-530	NEW	308-12-250	NEW-P
296-306A-50009	NEW	296-306A-53001	NEW-P	308-12-260	NEW-P
296-306A-50011	NEW-P	296-306A-53001	NEW	308-12-270	NEW-P
296-306A-50011	NEW	296-306A-53003	NEW-P	308-12-320	AMD-P
296-306A-50013	NEW-P	296-306A-53003	NEW	308-12-320	AMD-C
296-306A-50013	NEW	296-306A-53005	NEW-P	308-12-324	AMD-P
296-306A-50015	NEW-P	296-306A-53005	NEW	308-12-324	AMD-C
296-306A-50015	NEW	296-306A-53007	NEW-P	308-12-326	AMD-P
296-306A-50017	NEW-P	296-306A-53007	NEW	308-12-326	AMD-C
296-306A-50017	NEW	296-306A-53009	NEW-P	308-13-005	AMD-P
296-306A-50019	NEW-P	296-306A-53009	NEW	308-13-005	AMD-C
296-306A-50019	NEW	296-306A-53011	NEW-P	308-13-005	AMD
296-306A-50021	NEW-P	296-306A-53011	NEW	308-13-015	AMD-P
296-306A-50021	NEW	296-306A-53013	NEW-P	308-13-015	AMD-C
296-306A-50023	NEW-P	296-306A-53013	NEW	308-13-015	AMD
296-306A-50023	NEW	296-306A-53015	NEW-P	308-13-024	AMD-P
296-306A-50025	NEW-P	296-306A-53015	NEW	308-13-024	AMD-C
296-306A-50025	NEW	296-306A-53017	NEW-P	308-13-024	AMD
296-306A-50027	NEW-P	296-306A-53017	NEW	308-13-050	AMD-P
296-306A-50027	NEW	296-400	PREP	308-13-050	AMD-C
296-306A-50029	NEW-P	304-12-010	REP	308-13-050	AMD
296-306A-50029	NEW	304-12-020	REP	308-13-110	REP-P
296-306A-520	NEW-P	304-12-025	REP	308-13-110	REP-C
296-306A-520	NEW	304-12-145	AMD	308-13-110	REP
296-306A-52001	NEW-P	304-12-290	AMD	308-13-150	PREP
296-306A-52001	NEW	304-12-350	REP	308-13-150	AMD-P
296-306A-52003	NEW-P	304-25-010	REP	308-13-150	AMD
296-306A-52003	NEW	304-25-020	REP	308-13-160	PREP
296-306A-52005	NEW-P	304-25-030	REP	308-13-210	NEW-P
296-306A-52005	NEW	304-25-040	REP	308-13-210	NEW-C
296-306A-52007	NEW-P	304-25-050	REP	308-13-220	NEW-P
296-306A-52007	NEW	304-25-060	REP	308-13-220	NEW-C
296-306A-52009	NEW-P	304-25-110	REP	308-13-230	NEW-P
296-306A-52009	NEW	304-25-120	REP	308-13-230	NEW-C
296-306A-52011	NEW-P	304-25-510	REP	308-13-240	NEW-P
296-306A-52011	NEW	304-25-520	REP	308-13-240	NEW-C

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-14-080	PREP-X	96-13-021	308-66-214	AMD-P	96-13-042	308-93-750	NEW-S	96-11-128
308-14-080	REP	96-17-040	308-66-214	AMD	96-19-025	308-93-750	NEW	96-16-038
308-14-110	PREP-X	96-13-021	308-66-215	REP-P	96-13-042	308-93-760	NEW-P	96-07-030
308-14-110	REP	96-17-040	308-66-215	REP	96-19-025	308-93-760	NEW-S	96-11-128
308-20-020	PREP-X	96-13-021	308-66-227	NEW-P	96-13-042	308-93-760	NEW	96-16-038
308-20-020	REP	96-17-040	308-66-227	NEW	96-19-025	308-93-770	NEW-P	96-07-030
308-20-050	PREP-X	96-13-021	308-66-230	REP-P	96-13-042	308-93-770	NEW-S	96-11-128
308-20-050	REP	96-17-040	308-66-230	REP	96-19-025	308-93-770	NEW	96-16-038
308-20-060	PREP-X	96-13-021	308-87-010	NEW-P	96-11-006	308-94-030	AMD	96-04-004
308-20-060	REP	96-17-040	308-87-010	NEW	96-16-032	308-94-035	REP-P	96-09-039
308-20-070	PREP-X	96-13-021	308-87-020	NEW-P	96-11-006	308-94-035	REP	96-13-053
308-20-070	REP	96-17-040	308-87-020	NEW-E	96-12-076	308-96A	PREP	96-22-033
308-20-095	PREP-X	96-13-021	308-87-020	NEW	96-16-032	308-96A-035	AMD	96-04-004
308-20-095	REP	96-17-040	308-87-030	NEW-P	96-11-006	308-96A-063	NEW-P	96-16-031
308-20-100	PREP-X	96-13-021	308-87-030	NEW	96-16-032	308-96A-063	NEW	96-21-044
308-20-100	REP	96-17-040	308-87-040	NEW-P	96-11-006	308-96A-064	NEW-P	96-16-031
308-20-109	PREP-X	96-13-021	308-87-040	NEW	96-16-032	308-96A-064	NEW	96-21-044
308-20-109	REP	96-17-040	308-87-050	NEW-P	96-11-006	308-96A-175	AMD-P	96-16-030
308-20-140	PREP-X	96-13-021	308-87-050	NEW	96-16-032	308-96A-175	AMD	96-21-043
308-20-140	REP	96-17-040	308-87-060	NEW-P	96-11-006	308-96A-176	NEW-P	96-16-030
308-20-175	PREP-X	96-13-021	308-87-060	NEW-E	96-12-076	308-96A-176	NEW	96-21-043
308-20-175	REP	96-17-040	308-87-060	NEW	96-16-032	308-96A-306	AMD-P	96-22-086
308-20-205	PREP-X	96-13-021	308-87-070	NEW-P	96-11-006	308-96A-315	AMD-P	96-22-086
308-20-205	REP	96-17-040	308-87-070	NEW	96-16-032	308-96A-330	AMD-P	96-22-086
308-20-208	PREP-X	96-13-021	308-87-080	NEW-P	96-11-006	308-96A-335	AMD-P	96-22-086
308-20-208	REP	96-17-040	308-87-080	NEW	96-16-032	308-96A-340	AMD-P	96-22-086
308-20-510	PREP-X	96-13-021	308-89-010	AMD-P	96-11-006	308-96A-505	AMD-P	96-09-040
308-20-510	REP	96-17-040	308-89-010	AMD	96-16-032	308-96A-505	AMD	96-13-054
308-20-540	PREP-X	96-13-021	308-89-020	AMD-P	96-11-006	308-102-006	PREP	96-14-095
308-20-540	REP	96-17-040	308-89-020	AMD	96-16-032	308-102-006	AMD-P	96-17-069
308-20-545	PREP-X	96-13-021	308-89-030	AMD-P	96-11-006	308-102-006	AMD	96-20-089
308-20-545	REP	96-17-040	308-89-030	AMD	96-16-032	308-104	PREP	96-14-095
308-48-140	PREP-X	96-13-021	308-89-040	AMD-P	96-11-006	308-104-018	NEW-P	96-17-069
308-48-140	REP	96-17-040	308-89-040	AMD	96-16-032	308-104-018	NEW	96-20-089
308-56A-030	AMD	96-04-004	308-89-050	AMD-P	96-11-006	308-124-005	AMD-P	96-21-113
308-56A-065	AMD-P	96-23-049	308-89-050	AMD	96-16-032	308-124A-020	AMD-P	96-21-113
308-56A-070	AMD-P	96-23-049	308-89-060	AMD-P	96-11-006	308-124A-422	AMD-P	96-21-113
308-56A-075	AMD-P	96-23-049	308-89-060	AMD	96-16-032	308-124A-570	AMD-P	96-21-113
308-56A-090	AMD	96-03-047	308-90-070	PREP	96-19-013	308-124A-600	AMD-P	96-21-113
308-56A-210	AMD	96-03-047	308-90-070	AMD-P	96-21-090	308-124D-040	PREP	96-13-049
308-57	PREP	96-11-104	308-90-070	AMD	96-24-042	308-124D-040	AMD-P	96-21-113
308-66-110	AMD-P	96-13-042	308-90-130	AMD-P	96-21-090	308-124H-025	AMD-P	96-21-113
308-66-110	AMD	96-19-025	308-90-130	AMD	96-24-042	308-125-010	AMD-P	96-22-062
308-66-120	AMD-P	96-13-042	308-90-160	AMD-P	96-21-090	308-125-020	AMD-P	96-22-062
308-66-120	AMD	96-19-025	308-90-160	AMD	96-24-042	308-125-030	AMD-P	96-22-062
308-66-150	AMD-P	96-13-042	308-93-010	AMD-P	96-07-030	308-125-040	AMD-P	96-22-062
308-66-150	AMD	96-19-025	308-93-010	AMD-S	96-11-128	308-125-045	AMD-P	96-22-062
308-66-155	AMD-P	96-13-042	308-93-010	AMD	96-16-038	308-125-050	AMD-P	96-22-062
308-66-155	AMD	96-19-025	308-93-050	AMD-P	96-07-030	308-125-065	AMD-P	96-22-062
308-66-160	AMD-P	96-13-042	308-93-050	AMD-S	96-11-128	308-125-070	AMD-P	96-22-062
308-66-160	AMD	96-19-025	308-93-050	AMD	96-16-038	308-125-075	AMD-P	96-22-062
308-66-170	AMD-P	96-13-042	308-93-070	AMD	96-04-004	308-125-080	AMD-P	96-22-062
308-66-170	AMD	96-19-025	308-93-088	AMD	96-03-046	308-125-085	AMD-P	96-22-062
308-66-175	NEW-P	96-21-089	308-93-174	REP-P	96-09-041	308-125-090	AMD-P	96-22-062
308-66-175	NEW	96-24-041	308-93-174	REP	96-13-055	308-125-120	AMD-P	96-22-062
308-66-180	AMD-P	96-13-042	308-93-440	AMD	96-03-046	308-125-180	AMD-P	96-22-062
308-66-180	AMD	96-19-025	308-93-670	AMD	96-03-046	308-126A-010	PREP-X	96-13-021
308-66-182	NEW-P	96-21-089	308-93-700	NEW-P	96-07-030	308-126A-010	REP	96-17-040
308-66-182	NEW	96-24-041	308-93-700	NEW-S	96-11-128	308-126A-020	PREP-X	96-13-021
308-66-190	AMD-P	96-13-042	308-93-700	NEW	96-16-038	308-126A-020	REP	96-17-040
308-66-190	AMD	96-19-025	308-93-710	NEW-P	96-07-030	308-126A-030	PREP-X	96-13-021
308-66-200	AMD-P	96-13-042	308-93-710	NEW-S	96-11-128	308-126A-030	REP	96-17-040
308-66-200	AMD	96-19-025	308-93-710	NEW	96-16-038	308-126A-040	PREP-X	96-13-021
308-66-205	AMD-P	96-13-042	308-93-720	NEW-P	96-07-030	308-126A-040	REP	96-17-040
308-66-205	AMD	96-19-025	308-93-720	NEW-S	96-11-128	308-126B-010	PREP-X	96-13-021
308-66-206	REP-P	96-13-042	308-93-720	NEW	96-16-038	308-126B-010	REP	96-17-040
308-66-206	REP	96-19-025	308-93-730	NEW-P	96-07-030	308-126B-020	PREP-X	96-13-021
308-66-210	AMD-P	96-13-042	308-93-730	NEW-S	96-11-128	308-126B-020	REP	96-17-040
308-66-210	AMD	96-19-025	308-93-730	NEW	96-16-038	308-126B-030	PREP-X	96-13-021
308-66-211	AMD-P	96-13-042	308-93-740	NEW-P	96-07-030	308-126B-030	REP	96-17-040
308-66-211	AMD	96-19-025	388-93-740	NEW-S	96-11-128	308-126B-040	PREP-X	96-13-021
308-66-212	AMD-P	96-13-042	308-93-740	NEW	96-16-038	308-126B-040	REP	96-17-040
308-66-212	AMD	96-19-025	308-93-750	NEW-P	96-07-030	308-126B-050	PREP-X	96-13-021

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-126B-050	REP	96-17-040	308-128F-040	DECOD	96-05-018	314-14-030	NEW	96-03-074
308-126B-060	PREP-X	96-13-021	308-128F-050	DECOD	96-05-018	314-14-040	NEW	96-03-074
308-126B-060	REP	96-17-040	308-128F-060	DECOD	96-05-018	314-14-050	NEW	96-03-074
308-126B-070	PREP-X	96-13-021	308-128F-070	DECOD	96-05-018	314-14-060	NEW	96-03-074
308-126B-070	REP	96-17-040	308-129-010	NEW-W	96-08-057	314-14-070	NEW	96-03-074
308-126B-080	PREP-X	96-13-021	308-129-010	NEW-P	96-11-102	314-14-080	NEW	96-03-074
308-126B-080	REP	96-17-040	308-129-010	NEW	96-14-092	314-14-090	NEW	96-03-074
308-126B-090	PREP-X	96-13-021	308-129-011	NEW-E	96-09-056	314-14-100	NEW	96-03-074
308-126B-090	REP	96-17-040	308-129-020	NEW-W	96-08-057	314-14-110	NEW	96-03-074
308-126B-100	PREP-X	96-13-021	308-129-020	NEW-P	96-11-102	314-14-120	NEW	96-03-074
308-126B-100	REP	96-17-040	308-129-020	NEW	96-14-092	314-14-130	NEW	96-03-074
308-126B-110	PREP-X	96-13-021	308-129-021	NEW-E	96-09-056	314-14-140	NEW	96-03-074
308-126B-110	REP	96-17-040	308-129-030	NEW-W	96-08-057	314-14-150	NEW	96-03-074
308-126B-120	PREP-X	96-13-021	308-129-030	NEW-P	96-11-102	314-14-160	NEW	96-03-074
308-126B-120	REP	96-17-040	308-129-030	NEW	96-14-092	314-14-170	NEW-W	96-13-087
308-126B-130	PREP-X	96-13-021	308-129-031	NEW-E	96-09-056	314-16-190	PREP	96-21-055
308-126B-130	REP	96-17-040	308-129-100	NEW-W	96-08-057	314-16-196	AMD	96-12-005
308-126B-140	PREP-X	96-13-021	308-129-100	NEW-P	96-11-102	314-16-196	PREP	96-21-055
308-126B-140	REP	96-17-040	308-129-100	NEW	96-14-092	314-20-100	AMD-P	96-07-101
308-126C-010	PREP-X	96-13-021	308-129-101	NEW-E	96-09-056	314-20-100	AMD-W	96-11-075
308-126C-010	REP	96-17-040	308-129-110	NEW-W	96-08-057	314-24-190	AMD-P	96-07-101
308-126C-020	PREP-X	96-13-021	308-129-110	NEW-P	96-11-102	314-24-190	AMD-W	96-11-075
308-126C-020	REP	96-17-040	308-129-110	NEW	96-14-092	314-24-220	AMD-P	96-07-100
308-126C-030	PREP-X	96-13-021	308-129-111	NEW-E	96-09-056	314-24-220	AMD	96-11-076
308-126C-030	REP	96-17-040	308-129-120	NEW-W	96-08-057	314-70-010	AMD	96-03-004
308-126C-040	PREP-X	96-13-021	308-129-120	NEW-P	96-11-102	314-70-030	AMD	96-03-004
308-126C-040	REP	96-17-040	308-129-120	NEW	96-14-092	315-04-220	AMD	96-03-039
308-126C-050	PREP-X	96-13-021	308-129-130	NEW-W	96-08-057	315-06	PREP	96-09-103
308-126C-050	REP	96-17-040	308-129-130	NEW-P	96-11-102	315-06-120	PREP	96-12-095
308-126C-060	PREP-X	96-13-021	308-129-130	NEW	96-14-092	315-06-120	AMD-P	96-12-096
308-126C-060	REP	96-17-040	308-129-200	NEW-W	96-08-057	315-06-120	AMD	96-15-124
308-126C-070	PREP-X	96-13-021	308-129-210	NEW-W	96-08-057	315-06-120	AMD-P	96-15-126
308-126C-070	REP	96-17-040	308-129-220	NEW-W	96-08-057	315-06-120	AMD	96-19-071
308-126C-080	PREP-X	96-13-021	308-129-230	NEW-W	96-08-057	315-06-123	NEW-P	96-12-096
308-126C-080	REP	96-17-040	308-129-230	NEW-P	96-11-102	315-06-123	NEW	96-15-124
308-126C-090	PREP-X	96-13-021	308-129-230	NEW	96-14-092	315-10	PREP	96-15-123
308-126C-090	REP	96-17-040	308-129-240	NEW-W	96-08-057	315-10-010	AMD-P	96-24-102
308-126C-100	PREP-X	96-13-021	308-129-300	NEW-W	96-08-057	315-10-020	AMD-P	96-24-102
308-126C-100	REP	96-17-040	308-129-300	NEW-P	96-11-102	315-10-022	NEW-P	96-24-102
308-126C-110	PREP-X	96-13-021	308-129-300	NEW	96-14-092	315-10-025	NEW-P	96-24-102
308-126C-110	REP	96-17-040	308-129-310	NEW-W	96-08-057	315-10-030	AMD-P	96-24-102
308-128A	PREP	96-06-084	308-129-310	NEW-P	96-11-102	315-10-035	NEW-P	96-24-102
308-128A-010	DECOD	96-05-018	308-129-310	NEW	96-14-092	315-10-050	PREP	96-03-156
308-128A-020	DECOD	96-05-018	308-129-320	NEW-P	96-11-102	315-10-050	REP-P	96-07-104
308-128A-030	DECOD	96-05-018	308-129-320	NEW	96-14-092	315-10-055	NEW-P	96-24-102
308-128A-040	DECOD	96-05-018	308-129-320	REP-P	96-21-126	315-10-050	REP	96-11-107
308-128B	PREP	96-06-084	308-129-320	REP	96-24-064	315-10-060	AMD-P	96-24-102
308-128B-010	DECOD	96-05-018	308-129-335	NEW-P	96-21-126	315-10-062	NEW-P	96-24-102
308-128B-020	DECOD	96-05-018	308-129-335	NEW	96-24-064	315-10-065	NEW-P	96-24-102
308-128B-030	DECOD	96-05-018	308-129-340	NEW-P	96-21-126	315-10-070	PREP	96-15-123
308-128B-050	DECOD	96-05-018	308-129-340	NEW	96-24-064	315-10-070	AMD-P	96-24-102
308-128B-070	DECOD	96-05-018	308-129-350	NEW-P	96-21-126	315-10-075	NEW-P	96-24-102
308-128B-080	DECOD	96-05-018	308-129-350	NEW	96-24-064	315-11	PREP	96-15-123
308-128B-090	DECOD	96-05-018	308-330-300	AMD-P	96-10-039	315-11A	PREP	96-08-004
308-128C	PREP	96-06-084	308-330-300	AMD	96-13-089	315-11A-157	NEW-W	96-03-038
308-128C-020	DECOD	96-05-018	308-330-305	AMD-P	96-10-039	315-11A-157	NEW-P	96-03-157
308-128C-030	DECOD	96-05-018	308-330-305	AMD	96-13-089	315-11A-157	NEW	96-07-015
308-128C-040	DECOD	96-05-018	308-330-307	AMD-P	96-10-039	315-11A-158	NEW	96-03-039
308-128C-050	DECOD	96-05-018	308-330-307	AMD	96-13-089	315-11A-159	NEW	96-03-039
308-128D	PREP	96-06-084	308-330-316	AMD-P	96-10-039	315-11A-160	NEW	96-03-039
308-128D-010	DECOD	96-05-018	308-330-316	AMD	96-13-089	315-11A-161	NEW	96-03-039
308-128D-020	DECOD	96-05-018	308-330-400	AMD-P	96-10-039	315-11A-162	NEW-P	96-03-157
308-128D-030	DECOD	96-05-018	308-330-400	AMD	96-13-089	315-11A-162	NEW	96-07-015
308-128D-040	DECOD	96-05-018	314-10-090	AMD-P	96-13-043	315-11A-162	AMD-P	96-12-096
308-128D-050	DECOD	96-05-018	314-10-090	AMD	96-19-018	315-11A-162	AMD	96-15-124
308-128D-060	DECOD	96-05-018	314-10-100	PREP	96-15-042	315-11A-163	NEW-P	96-03-157
308-128D-070	DECOD	96-05-018	314-12-020	AMD	96-03-004	315-11A-163	NEW	96-07-015
308-128D-080	DECOD	96-05-018	314-12-025	AMD	96-03-004	315-11A-163	AMD-E	96-15-087
308-128E	PREP	96-06-084	314-12-035	AMD	96-03-004	315-11A-163	AMD-P	96-15-126
308-128E-011	DECOD	96-05-018	314-12-070	AMD	96-03-004	315-11A-163	AMD	96-19-071
308-128F	PREP	96-06-084	314-12-080	AMD	96-03-004	315-11A-164	NEW-P	96-03-157
308-128F-010	DECOD	96-05-018	314-14-010	NEW	96-03-074	315-11A-164	NEW	96-07-015
308-128F-020	DECOD	96-05-018	314-14-020	NEW	96-03-074	315-11A-164	PREP	96-08-071

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
315-11A-164	PREP	96-09-103	317-21-265	AMD	96-03-070	317-31-310	NEW-P	96-03-071
315-11A-164	AMD-P	96-12-096	317-21-320	AMD	96-03-070	317-31-310	NEW	96-12-077
315-11A-164	AMD	96-15-124	317-21-345	AMD	96-03-070	317-31-900	NEW-P	96-03-071
315-11A-165	NEW-P	96-03-157	317-21-500	AMD	96-03-070	317-31-900	NEW	96-12-077
315-11A-165	NEW	96-07-015	317-21-530	AMD	96-03-070	317-50-999	NEW-E	96-08-002
315-11A-166	NEW-P	96-03-157	317-21-540	AMD	96-03-070	326-02-030	AMD-E	96-13-010
315-11A-166	NEW	96-07-015	317-30	REP-C	96-09-008	326-02-030	AMD-P	96-21-174
315-11A-167	NEW-P	96-03-157	317-30-010	REP-P	96-03-071	326-02-030	AMD	96-24-085
315-11A-167	NEW	96-07-015	317-30-010	REP	96-12-077	326-30-041	PREP	96-07-089
315-11A-167	AMD-P	96-12-096	317-30-020	REP-P	96-03-071	326-30-041	AMD-P	96-11-100
315-11A-167	AMD	96-15-124	317-30-020	REP	96-12-077	326-30-041	AMD	96-14-064
315-11A-168	NEW-P	96-07-104	317-30-030	REP-P	96-03-071	326-30-051	AMD-E	96-13-010
315-11A-168	NEW	96-11-107	317-30-030	REP	96-12-077	326-30-051	AMD-P	96-21-174
315-11A-169	NEW-P	96-07-104	317-30-040	REP-P	96-03-071	326-30-051	AMD	96-24-085
315-11A-169	NEW	96-11-107	317-30-040	REP	96-12-077	326-40-030	PREP	96-07-088
315-11A-169	AMD-P	96-12-096	317-30-050	REP-P	96-03-071	326-40-060	AMD-E	96-13-010
315-11A-169	AMD	96-15-124	317-30-050	REP	96-12-077	326-40-060	AMD-P	96-21-174
315-11A-170	NEW-P	96-07-104	317-30-060	REP-P	96-03-071	326-40-060	AMD	96-24-085
315-11A-170	NEW	96-11-107	317-30-060	REP	96-12-077	332-24-221	AMD-P	96-08-027
315-11A-171	NEW-P	96-07-104	317-30-070	REP-P	96-03-071	332-24-221	AMD	96-12-020
315-11A-171	NEW	96-11-107	317-30-070	REP	96-12-077	332-24-301	PREP	96-12-021
315-11A-172	NEW-P	96-07-104	317-30-080	REP-P	96-03-071	332-24-301	AMD-P	96-16-037
315-11A-172	NEW	96-11-107	317-30-080	REP	96-12-077	332-24-301	AMD	96-21-094
315-11A-173	NEW-P	96-07-104	317-30-090	REP-P	96-03-071	332-24-720	AMD	96-03-003
315-11A-173	NEW	96-11-107	317-30-090	REP	96-12-077	332-26-040	NEW-E	96-13-048
315-11A-174	NEW-P	96-12-096	317-30-100	REP-P	96-03-071	332-26-050	NEW-E	96-13-048
315-11A-174	NEW	96-15-124	317-30-100	REP	96-12-077	332-26-060	NEW-E	96-13-048
315-11A-175	NEW-P	96-12-096	317-30-110	REP-P	96-03-071	332-130-025	AMD-P	96-21-093
315-11A-175	NEW	96-15-124	317-30-110	REP	96-12-077	352-20-010	AMD-P	96-19-080
315-11A-176	NEW-P	96-12-096	317-30-120	REP-P	96-03-071	352-20-010	AMD	96-22-018
315-11A-176	NEW	96-15-124	317-30-120	REP	96-12-077	352-32-010	AMD-P	96-19-080
315-11A-177	NEW-P	96-12-096	317-30-130	REP-P	96-03-071	352-32-010	AMD	96-22-018
315-11A-177	NEW	96-15-124	317-30-130	REP	96-12-077	352-32-130	AMD-P	96-19-080
315-11A-178	NEW-P	96-12-096	317-30-140	REP-P	96-03-071	352-32-130	AMD	96-22-018
315-11A-178	NEW	96-15-124	317-30-140	REP	96-12-077	352-32-250	AMD-P	96-19-080
315-11A-179	NEW-P	96-12-096	317-30-150	REP-P	96-03-071	352-32-250	AMD	96-22-018
315-11A-179	NEW	96-15-124	317-30-150	REP	96-12-077	352-32-251	AMD-P	96-19-080
315-11A-180	NEW-P	96-15-126	317-30-900	REP-P	96-03-071	352-32-251	AMD	96-22-018
315-11A-180	NEW	96-19-071	317-30-900	REP	96-12-077	352-32-300	PREP	96-13-079
315-11A-181	NEW-P	96-15-126	317-31	NEW-C	96-09-008	352-32-300	AMD-P	96-15-108
315-11A-181	NEW	96-19-071	317-31-010	NEW-P	96-03-071	352-32-300	AMD	96-19-031
315-11A-182	NEW-P	96-15-126	317-31-010	NEW	96-12-077	352-32-330	NEW-P	96-19-080
315-11A-182	NEW	96-19-071	317-31-020	NEW-P	96-03-071	352-32-330	NEW	96-22-018
315-11A-183	NEW-P	96-15-126	317-31-020	NEW	96-12-077	356-05-171	REP-P	96-08-082
315-11A-183	NEW	96-19-071	317-31-030	NEW-P	96-03-071	356-05-171	REP-C	96-09-088
315-11A-184	NEW-P	96-19-072	317-31-030	NEW	96-12-077	356-05-171	REP	96-13-076
315-11A-185	NEW-P	96-19-072	317-31-100	NEW-P	96-03-071	356-05-415	AMD-W	96-02-069
315-11A-186	NEW-P	96-19-072	317-31-100	NEW	96-12-077	356-06-080	AMD-P	96-08-087
315-12	PREP	96-24-101	317-31-110	NEW-P	96-03-071	356-06-080	AMD	96-11-062
315-34	PREP	96-08-004	317-31-110	NEW	96-12-077	356-10-020	AMD-P	96-08-087
315-34-010	AMD-P	96-12-096	317-31-120	NEW-P	96-03-071	356-10-020	AMD	96-11-062
315-34-010	AMD	96-15-054	317-31-120	NEW	96-12-077	356-14-240	AMD	96-02-073
315-34-020	AMD-P	96-12-096	317-31-130	NEW-P	96-03-071	356-14-260	AMD-P	96-08-082
315-34-020	AMD	96-15-054	317-31-130	NEW	96-12-077	356-14-260	AMD-C	96-09-088
315-34-040	AMD-P	96-12-096	317-31-140	NEW-P	96-03-071	356-14-260	AMD	96-13-076
315-34-040	AMD	96-15-054	317-31-140	NEW	96-12-077	356-15-030	AMD-P	96-08-082
315-34-070	NEW-P	96-12-096	317-31-200	NEW-P	96-03-071	356-15-030	AMD-C	96-09-088
315-34-070	NEW	96-15-054	317-31-200	NEW	96-12-077	356-15-030	AMD	96-13-076
315-34-080	NEW-P	96-12-096	317-31-200	AMD-E	96-18-022	356-15-050	AMD	96-02-073
315-34-080	NEW	96-15-054	317-31-210	NEW-P	96-03-071	356-15-060	AMD-P	96-02-070
315-34-090	NEW-P	96-12-096	317-31-210	NEW	96-12-077	356-15-060	AMD-C	96-07-092
315-34-090	NEW	96-15-054	317-31-220	NEW-P	96-03-071	356-15-060	AMD-W	96-09-053
315-34-100	NEW-P	96-12-096	317-31-220	NEW	96-12-077	356-15-060	AMD-P	96-10-064
315-34-100	NEW	96-15-054	317-31-220	AMD-E	96-18-022	356-15-060	AMD	96-13-075
317-21-020	AMD	96-03-070	317-31-230	NEW-P	96-03-071	356-15-070	AMD	96-02-073
317-21-030	AMD	96-03-070	317-31-230	NEW	96-12-077	356-15-090	AMD	96-02-073
317-21-120	AMD	96-03-070	317-31-230	AMD-E	96-18-022	356-15-110	AMD	96-02-073
317-21-200	AMD	96-03-070	317-31-240	NEW-P	96-03-071	356-18-025	AMD-E	96-15-046
317-21-205	AMD	96-03-070	317-31-240	NEW	96-12-077	356-18-025	AMD-P	96-18-019
317-21-210	AMD	96-03-070	317-31-250	NEW-P	96-03-071	356-18-025	AMD	96-21-037
317-21-215	AMD	96-03-070	317-31-250	NEW	96-12-077	356-18-050	AMD-E	96-15-046
317-21-235	AMD	96-03-070	317-31-300	NEW-P	96-03-071	356-18-050	AMD-P	96-18-019
317-21-245	AMD	96-03-070	317-31-300	NEW	96-12-077	356-18-050	AMD	96-21-037

TABLE

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
356-18-060	AMD-P	96-08-082	365-135-060	AMD-P	96-23-009	371-08-155	REP	96-15-003
356-18-060	AMD-C	96-09-088	365-135-070	AMD-P	96-23-009	371-08-156	REP-P	96-10-063
356-18-060	AMD	96-13-076	365-185-010	NEW-E	96-03-045	371-08-156	REP	96-15-003
356-18-080	AMD-P	96-08-082	365-185-010	NEW	96-04-046	371-08-162	REP-P	96-10-063
356-18-080	AMD-C	96-09-088	365-185-020	NEW-E	96-03-045	371-08-162	REP	96-15-003
356-18-080	AMD	96-13-076	365-185-020	NEW	96-04-046	371-08-165	REP-P	96-10-063
356-18-110	AMD-P	96-08-082	365-185-030	NEW-E	96-03-045	371-08-165	REP	96-15-003
356-18-110	AMD-C	96-09-088	365-185-030	NEW	96-04-046	371-08-167	REP-P	96-10-063
356-18-110	AMD	96-13-076	365-185-040	NEW-E	96-03-045	371-08-167	REP	96-15-003
356-18-112	AMD-W	96-02-069	365-185-040	NEW	96-04-046	371-08-180	REP-P	96-10-063
356-18-112	AMD-P	96-08-083	365-185-050	NEW-E	96-03-045	371-08-180	REP	96-15-003
356-18-112	AMD	96-11-058	365-185-050	NEW	96-04-046	371-08-183	REP-P	96-10-063
356-18-112	AMD-E	96-15-046	365-185-060	NEW-E	96-03-045	371-08-183	REP	96-15-003
356-18-112	AMD-P	96-18-019	365-185-060	NEW	96-04-046	371-08-184	REP-P	96-10-063
356-18-112	AMD	96-21-037	371-08-001	REP-P	96-10-063	371-08-184	REP	96-15-003
356-18-116	AMD	96-02-073	371-08-001	REP	96-15-003	371-08-185	REP-P	96-10-063
356-18-140	AMD-P	96-08-082	371-08-002	REP-P	96-10-063	371-08-185	REP	96-15-003
356-18-140	AMD-C	96-09-088	371-08-002	REP	96-15-003	371-08-186	REP-P	96-10-063
356-18-140	AMD	96-13-076	371-08-005	REP-P	96-10-063	371-08-186	REP	96-15-003
356-18-145	AMD-P	96-08-082	371-08-005	REP	96-15-003	371-08-187	REP-P	96-10-063
356-18-145	AMD-C	96-09-088	371-08-010	REP-P	96-10-063	371-08-187	REP	96-15-003
356-18-145	AMD	96-13-076	371-08-010	REP	96-15-003	371-08-188	REP-P	96-10-063
356-18-150	AMD-P	96-08-082	371-08-020	REP-P	96-10-063	371-08-188	REP	96-15-003
356-18-150	AMD-C	96-09-088	371-08-020	REP	96-15-003	371-08-189	REP-P	96-10-063
356-18-150	AMD	96-13-076	371-08-030	REP-P	96-10-063	371-08-189	REP	96-15-003
356-22-220	AMD-P	96-08-085	371-08-030	REP	96-15-003	371-08-195	REP-P	96-10-063
356-22-220	AMD	96-11-060	371-08-032	REP-P	96-10-063	371-08-195	REP	96-15-003
356-30-025	REP-W	96-02-069	371-08-032	REP	96-15-003	371-08-196	REP-P	96-10-063
356-30-050	AMD	96-02-073	371-08-033	REP-P	96-10-063	371-08-196	REP	96-15-003
356-30-065	AMD-W	96-02-069	371-08-033	REP	96-15-003	371-08-197	REP-P	96-10-063
356-30-067	AMD-W	96-02-069	371-08-035	REP-P	96-10-063	371-08-197	REP	96-15-003
356-30-230	AMD	96-02-073	371-08-035	REP	96-15-003	371-08-200	REP-P	96-10-063
356-30-315	AMD	96-02-073	371-08-040	REP-P	96-10-063	371-08-200	REP	96-15-003
356-30-330	AMD	96-02-073	371-08-040	REP	96-15-003	371-08-215	REP-P	96-10-063
356-37-020	AMD-P	96-04-052A	371-08-050	REP-P	96-10-063	371-08-215	REP	96-15-003
356-37-020	AMD	96-07-093	371-08-050	REP	96-15-003	371-08-220	REP-P	96-10-063
356-37-030	AMD-P	96-04-052A	371-08-055	REP-P	96-10-063	371-08-220	REP	96-15-003
356-37-030	AMD	96-07-093	371-08-055	REP	96-15-003	371-08-230	REP-P	96-10-063
356-37-040	AMD-P	96-04-052A	371-08-061	REP-P	96-10-063	371-08-230	REP	96-15-003
356-37-040	AMD	96-07-093	371-08-061	REP	96-15-003	371-08-235	REP-P	96-10-063
356-37-050	AMD-P	96-04-052A	371-08-065	REP-P	96-10-063	371-08-235	REP	96-15-003
356-37-050	AMD	96-07-093	371-08-065	REP	96-15-003	371-08-240	REP-P	96-10-063
356-37-100	AMD-P	96-04-052A	371-08-071	REP-P	96-10-063	371-08-240	REP	96-15-003
356-37-100	AMD	96-07-093	371-08-071	REP	96-15-003	371-08-250	REP-P	96-10-063
356-37-160	NEW-P	96-04-052A	371-08-075	REP-P	96-10-063	371-08-250	REP	96-15-003
356-37-160	NEW	96-07-093	371-08-075	REP	96-15-003	371-08-255	REP-P	96-10-063
356-37-170	NEW-P	96-04-052A	371-08-080	REP-P	96-10-063	371-08-255	REP	96-15-003
356-37-170	NEW	96-07-093	371-08-080	REP	96-15-003	371-08-260	REP-P	96-10-063
356-42-020	AMD-P	96-06-059	371-08-085	REP-P	96-10-063	371-08-260	REP	96-15-003
356-42-020	AMD-C	96-09-054	371-08-085	REP	96-15-003	371-08-300	NEW-P	96-10-063
356-42-020	AMD-C	96-11-057	371-08-100	REP-P	96-10-063	371-08-300	NEW	96-15-003
356-42-020	AMD	96-13-074	371-08-100	REP	96-15-003	371-08-305	NEW-P	96-10-063
356-42-045	AMD-P	96-10-066	371-08-104	REP-P	96-10-063	371-08-305	NEW	96-15-003
356-42-045	AMD-W	96-13-073	371-08-104	REP	96-15-003	371-08-310	NEW-P	96-10-063
356-42-055	AMD-P	96-04-052A	371-08-106	REP-P	96-10-063	371-08-310	NEW-S	96-13-065
356-42-055	AMD	96-07-093	371-08-106	REP	96-15-003	371-08-310	NEW	96-17-016
356-46-080	AMD	96-02-073	371-08-125	REP-P	96-10-063	371-08-315	NEW-P	96-10-063
356-56-115	AMD-P	96-08-089	371-08-125	REP	96-15-003	371-08-315	NEW	96-15-003
356-56-115	AMD	96-12-004	371-08-130	REP-P	96-10-063	371-08-320	NEW-P	96-10-063
359-07	AMD-P	96-20-038	371-08-130	REP	96-15-003	371-08-320	NEW	96-15-003
359-07	AMD	96-23-028	371-08-140	REP-P	96-10-063	371-08-325	NEW-P	96-10-063
359-09	AMD-P	96-20-038	371-08-140	REP	96-15-003	371-08-325	NEW	96-15-003
359-09	AMD	96-23-028	371-08-144	REP-P	96-10-063	371-08-330	NEW-P	96-10-063
359-39	AMD-P	96-20-038	371-08-144	REP	96-15-003	371-08-330	NEW	96-15-003
359-39	AMD	96-23-028	371-08-146	REP-P	96-10-063	371-08-335	NEW-P	96-10-063
359-48	AMD-P	96-20-038	371-08-146	REP	96-15-003	371-08-335	NEW-S	96-13-065
359-48	AMD	96-23-028	371-08-147	REP-P	96-10-063	371-08-335	NEW	96-17-016
365-135	PREP	96-19-014	371-08-147	REP	96-15-003	371-08-340	NEW-P	96-10-063
365-135-010	AMD-P	96-23-009	371-08-148	REP-P	96-10-063	371-08-340	NEW	96-15-003
365-135-020	AMD-P	96-23-009	371-08-148	REP	96-15-003	371-08-345	NEW-P	96-10-063
365-135-035	NEW-P	96-23-009	371-08-150	REP-P	96-10-063	371-08-345	NEW-S	96-13-065
365-135-040	AMD-P	96-23-009	371-08-150	REP	96-15-003	371-08-345	NEW	96-17-016
365-135-050	AMD-P	96-23-009	371-08-155	REP-P	96-10-063	371-08-350	NEW-P	96-10-063

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
371-08-350	NEW	96-15-003	371-08-535	NEW	96-15-003	388-11-280	NEW	96-09-036
371-08-355	NEW-P	96-10-063	371-08-540	NEW-P	96-10-063	388-11-285	NEW-P	96-06-039
371-08-355	NEW	96-15-003	371-08-540	NEW	96-15-003	388-11-285	NEW	96-09-036
371-08-360	NEW-P	96-10-063	371-08-545	NEW-P	96-10-063	388-11-285	PREP	96-21-131
371-08-360	NEW	96-15-003	371-08-545	NEW	96-15-003	388-11-290	NEW-P	96-06-039
371-08-365	NEW-P	96-10-063	371-08-550	NEW-P	96-10-063	388-11-290	NEW	96-09-036
371-08-365	NEW	96-15-003	371-08-550	NEW	96-15-003	388-11-295	NEW-P	96-06-039
371-08-370	NEW-P	96-10-063	371-08-555	NEW-P	96-10-063	388-11-295	NEW	96-09-036
371-08-370	NEW	96-15-003	371-08-555	NEW	96-15-003	388-11-300	NEW-P	96-06-039
371-08-375	NEW-P	96-10-063	371-08-560	NEW-P	96-10-063	388-11-300	NEW	96-09-036
371-08-375	NEW	96-15-003	371-08-560	NEW	96-15-003	388-11-305	NEW-P	96-06-039
371-08-380	NEW-P	96-10-063	371-08-565	NEW-P	96-10-063	388-11-305	NEW	96-09-036
371-08-380	NEW	96-15-003	371-08-565	NEW	96-15-003	388-11-310	NEW-P	96-06-039
371-08-385	NEW-P	96-10-063	371-08-570	NEW-P	96-10-063	388-11-310	NEW	96-09-036
371-08-385	NEW	96-15-003	371-08-570	NEW	96-15-003	388-11-315	NEW-P	96-06-039
371-08-390	NEW-P	96-10-063	374-60-030	AMD	96-04-005	388-11-315	NEW	96-09-036
371-08-390	NEW	96-15-003	374-60-120	AMD	96-04-005	388-11-400	NEW-P	96-06-039
371-08-395	NEW-P	96-10-063	374-70	PREP	96-23-060	388-11-400	NEW	96-09-036
371-08-395	NEW	96-15-003	374-70-020	AMD-E	96-23-041	388-11-405	NEW-P	96-06-039
371-08-400	NEW-P	96-10-063	374-70-030	AMD-E	96-23-041	388-11-405	NEW	96-09-036
371-08-400	NEW	96-15-003	374-70-060	AMD-E	96-23-041	388-11-410	NEW-P	96-06-039
371-08-405	NEW-P	96-10-063	374-70-070	AMD-E	96-23-041	388-11-410	NEW	96-09-036
371-08-405	NEW	96-15-003	374-70-080	AMD-E	96-23-041	388-11-415	NEW-P	96-06-039
371-08-410	NEW-P	96-10-063	374-70-090	AMD-E	96-23-041	388-11-415	NEW	96-09-036
371-08-410	NEW	96-15-003	374-70-100	AMD-E	96-23-041	388-11-420	NEW-P	96-06-039
371-08-415	NEW-P	96-10-063	374-70-110	REP-E	96-23-041	388-11-420	NEW	96-09-036
371-08-415	NEW	96-15-003	374-70-120	AMD-E	96-23-041	388-11-425	NEW-P	96-06-039
371-08-420	NEW-P	96-10-063	374-70-130	AMD-E	96-23-041	388-11-425	NEW	96-09-036
371-08-420	NEW	96-15-003	388-08-425	AMD-P	96-14-102	388-11-430	NEW-P	96-06-039
371-08-425	NEW-P	96-10-063	388-08-425	AMD	96-20-010	388-11-430	NEW	96-09-036
371-08-425	NEW	96-15-003	388-08-449	AMD-P	96-14-102	388-15	PREP	96-06-009
371-08-430	NEW-P	96-10-063	388-08-449	AMD	96-20-010	388-15	PREP	96-12-015
371-08-430	NEW	96-15-003	388-08-462	NEW	96-20-010	388-15-030	AMD-P	96-13-107
371-08-435	NEW-P	96-10-063	388-08-466	NEW	96-20-010	388-15-030	AMD	96-20-093
371-08-435	NEW	96-15-003	388-08-595	NEW-P	96-14-102	388-15-134	PREP	96-09-076
371-08-440	NEW-P	96-10-063	388-08-605	NEW-P	96-14-102	388-15-145	AMD-P	96-06-014
371-08-440	NEW	96-15-003	388-11-010	REP-P	96-06-039	388-15-145	AMD	96-09-035
371-08-445	NEW-P	96-10-063	388-11-010	REP	96-09-036	388-15-196	AMD-P	96-13-107
371-08-445	NEW	96-15-003	388-11-011	AMD-P	96-06-039	388-15-196	AMD	96-20-093
371-08-450	NEW-P	96-10-063	388-11-011	AMD	96-09-036	388-15-198	NEW-P	96-13-107
371-08-450	NEW	96-15-003	388-11-015	AMD-P	96-06-039	388-15-198	NEW	96-20-093
371-08-455	NEW-P	96-10-063	388-11-015	AMD	96-09-036	388-15-202	AMD-P	96-13-107
371-08-455	NEW	96-15-003	388-11-030	REP-P	96-06-039	388-15-202	AMD	96-20-093
371-08-460	NEW-P	96-10-063	388-11-030	REP	96-09-036	388-15-202	AMD-P	96-13-107
371-08-460	NEW	96-15-003	388-11-032	REP-P	96-06-039	388-15-203	AMD	96-20-093
371-08-465	NEW-P	96-10-063	388-11-032	REP	96-09-036	388-15-203	AMD-P	96-13-107
371-08-465	NEW	96-15-003	388-11-035	REP-P	96-06-039	388-15-204	AMD-P	96-13-107
371-08-470	NEW-P	96-10-063	388-11-035	REP	96-09-036	388-15-204	AMD	96-20-093
371-08-470	NEW	96-15-003	388-11-040	REP-P	96-06-039	388-15-206	AMD-P	96-13-107
371-08-475	NEW-P	96-10-063	388-11-040	REP	96-09-036	388-15-206	AMD	96-20-093
371-08-475	NEW	96-15-003	388-11-045	AMD-P	96-06-039	388-15-209	AMD-P	96-13-107
371-08-480	NEW-P	96-10-063	388-11-045	AMD	96-09-036	388-15-209	AMD	96-20-093
371-08-480	NEW	96-15-003	388-11-048	AMD-P	96-06-039	388-15-219	AMD-P	96-13-107
371-08-485	NEW-P	96-10-063	388-11-048	AMD	96-09-036	388-15-219	AMD	96-20-093
371-08-485	NEW	96-15-003	388-11-055	REP-P	96-06-039	388-15-610	AMD-P	96-13-107
371-08-490	NEW-P	96-10-063	388-11-055	REP	96-09-036	388-15-610	AMD	96-20-093
371-08-490	NEW	96-15-003	388-11-060	REP-P	96-06-039	388-15-620	AMD-P	96-13-107
371-08-500	NEW-P	96-10-063	388-11-060	REP	96-09-036	388-15-620	AMD	96-20-093
371-08-500	NEW	96-15-003	388-11-065	AMD-P	96-06-039	388-15-690	AMD-P	96-13-107
371-08-505	NEW-P	96-10-063	388-11-065	AMD	96-09-036	388-15-690	AMD	96-20-093
371-08-505	NEW-S	96-13-065	388-11-120	AMD-P	96-06-039	388-15-695	AMD-P	96-13-107
371-08-505	NEW	96-17-016	388-11-120	AMD	96-09-036	388-15-695	AMD	96-20-093
371-08-510	NEW-P	96-10-063	388-11-140	AMD-P	96-06-039	388-15-700	AMD-P	96-13-107
371-08-510	NEW	96-15-003	388-11-140	AMD	96-09-036	388-15-700	AMD	96-20-093
371-08-515	NEW-P	96-10-063	388-11-150	AMD-P	96-06-039	388-15-705	AMD-P	96-13-107
371-08-515	NEW	96-15-003	388-11-150	AMD	96-09-036	388-15-705	AMD	96-20-093
371-08-520	NEW-P	96-10-063	388-11-210	AMD-P	96-06-039	388-15-710	AMD-P	96-13-107
371-08-520	NEW	96-15-003	388-11-210	AMD	96-09-036	388-15-710	AMD	96-20-093
371-08-525	NEW-P	96-10-063	388-11-215	AMD-P	96-06-039	388-15-715	AMD-P	96-13-107
371-08-525	NEW	96-15-003	388-11-215	AMD	96-09-036	388-15-715	AMD	96-20-093
371-08-530	NEW-P	96-10-063	388-11-220	AMD-P	96-06-039	388-15-880	AMD-P	96-13-107
371-08-530	NEW	96-15-003	388-11-220	AMD	96-09-036	388-15-880	AMD	96-20-093
371-08-535	NEW-P	96-10-063	388-11-280	NEW-P	96-06-039	388-15-890	AMD-P	96-13-107
						388-15-890	AMD	96-20-093

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
388-15-900	REP-P	96-04-084	388-49-520	AMD-P	96-11-082	388-73-803	NEW-E	96-07-079
388-15-900	REP	96-11-045	388-49-520	AMD	96-18-045	388-73-803	NEW	96-10-032
388-15-905	REP-P	96-04-084	388-49-530	REP-P	96-11-081	388-73-805	NEW-P	96-06-051
388-15-905	REP	96-11-045	388-49-530	REP	96-18-043	388-73-805	NEW-E	96-07-079
388-15-910	REP-P	96-04-084	388-49-535	AMD-P	96-11-080	388-73-805	NEW	96-10-032
388-15-910	REP	96-11-045	388-49-535	AMD	96-18-044	388-73-815	AMD-P	96-06-051
388-15-915	REP-P	96-04-084	388-49-550	AMD-P	96-20-019	388-73-815	AMD-E	96-07-079
388-15-915	REP	96-11-045	388-49-550	AMD-E	96-20-023	388-73-815	AMD	96-10-032
388-15-920	REP-P	96-04-084	388-49-550	AMD	96-23-024	388-73-821	NEW-P	96-06-051
388-15-920	REP	96-11-045	388-49-670	AMD-P	96-03-095	388-73-821	NEW-E	96-07-079
388-15-925	REP-P	96-04-084	388-49-670	AMD	96-06-042	388-73-821	NEW	96-10-032
388-15-925	REP	96-11-045	388-55-006	NEW	96-05-009	388-73-822	NEW-P	96-06-051
388-15-935	REP-P	96-04-084	388-55-008	NEW	96-05-009	388-73-822	NEW-E	96-07-079
388-15-935	REP	96-11-045	388-55-010	AMD	96-05-009	388-73-822	NEW	96-10-032
388-15-940	REP-P	96-04-084	388-55-020	AMD	96-05-009	388-73-823	NEW-P	96-06-051
388-15-940	REP	96-11-045	388-55-024	NEW	96-05-009	388-73-823	NEW-E	96-07-079
388-15-945	REP-P	96-04-084	388-55-027	NEW	96-05-009	388-73-823	NEW	96-10-032
388-15-945	REP	96-11-045	388-55-030	AMD	96-05-009	388-73-825	NEW-P	96-06-051
388-15-950	REP-P	96-04-084	388-55-040	AMD	96-05-009	388-73-825	NEW-E	96-07-079
388-15-950	REP	96-11-045	388-55-050	NEW	96-05-009	388-73-825	NEW	96-10-032
388-15-955	REP-P	96-04-084	388-55-060	NEW	96-05-009	388-76	AMD-C	96-11-106
388-15-955	REP	96-11-045	388-60-005	AMD-P	96-14-101	388-76	AMD-C	96-13-018
388-49-015	AMD-P	96-20-013	388-60-120	AMD-P	96-14-101	388-76	AMD-C	96-13-058
388-49-015	AMD-E	96-20-014	388-60-130	AMD-P	96-14-101	388-76	PREP	96-18-089
388-49-015	AMD	96-23-020	388-60-140	AMD-P	96-14-101	388-76-010	REP-P	96-06-040
388-49-020	AMD-P	96-03-013	388-60-150	AMD-P	96-14-101	388-76-010	REP	96-14-003
388-49-020	AMD	96-06-031	388-60-160	AMD-P	96-14-101	388-76-020	REP-P	96-06-040
388-49-020	AMD-P	96-20-011	388-60-190	NEW-P	96-14-101	388-76-020	REP	96-14-003
388-49-020	AMD-E	96-20-012	388-60-200	NEW-P	96-14-101	388-76-030	REP-P	96-06-040
388-49-020	AMD	96-23-022	388-60-210	NEW-P	96-14-101	388-76-030	REP	96-14-003
388-49-160	PREP	96-07-094	388-60-220	NEW-P	96-14-101	388-76-040	REP-P	96-06-040
388-49-160	AMD-E	96-10-059	388-60-230	NEW-P	96-14-101	388-76-040	REP	96-14-003
388-49-160	AMD-P	96-11-146	388-60-240	NEW-P	96-14-101	388-76-045	REP-P	96-06-040
388-49-160	AMD	96-14-074	388-60-250	NEW-P	96-14-101	388-76-045	REP	96-14-003
388-49-190	AMD-P	96-20-015	388-70	PREP	96-12-015	388-76-050	REP-P	96-06-040
388-49-190	AMD-E	96-20-016	388-70	PREP	96-15-107	388-76-050	REP	96-14-003
388-49-190	AMD	96-22-103	388-73	PREP	96-12-010	388-76-060	REP-P	96-06-040
388-49-310	AMD-P	96-20-056	388-73	PREP	96-12-015	388-76-060	REP	96-14-003
388-49-310	AMD-E	96-20-057	388-73-012	AMD-P	96-06-051	388-76-070	REP-P	96-06-040
388-49-310	AMD-E	96-20-091	388-73-012	AMD-E	96-07-079	388-76-070	REP	96-14-003
388-49-310	AMD-S	96-20-092	388-73-012	AMD	96-10-032	388-76-080	REP-P	96-06-040
388-49-330	AMD-P	96-04-036	388-73-014	AMD-P	96-06-051	388-76-080	REP	96-14-003
388-49-330	AMD	96-07-053	388-73-014	AMD-E	96-07-079	388-76-085	REP-P	96-06-040
388-49-355	NEW-E	96-24-017	388-73-014	AMD	96-10-032	388-76-085	REP	96-14-003
388-49-355	NEW-P	96-24-031	388-73-01950	AMD-P	96-06-051	388-76-087	REP-P	96-06-040
388-49-360	AMD-E	96-22-067	388-73-01950	AMD-E	96-07-079	388-76-087	REP	96-14-003
388-49-380	AMD-E	96-22-067	388-73-01950	AMD	96-10-032	388-76-087	REP	96-14-003
388-49-410	AMD-P	96-04-008	388-73-020	AMD-P	96-06-051	388-76-090	REP-P	96-06-040
388-49-410	AMD	96-07-022	388-73-020	AMD-E	96-07-079	388-76-090	REP	96-14-003
388-49-430	AMD-P	96-20-021	388-73-020	AMD	96-10-032	388-76-095	REP-P	96-06-040
388-49-430	AMD-E	96-20-022	388-73-030	AMD-C	96-03-105	388-76-095	REP	96-14-003
388-49-430	AMD	96-23-023	388-73-030	AMD-S	96-05-061	388-76-100	REP-P	96-06-040
388-49-460	PREP	96-15-090	388-73-030	RESCIND	96-05-067	388-76-100	REP	96-14-003
388-49-460	AMD-P	96-20-007	388-73-030	AMD-E	96-05-068	388-76-110	REP-P	96-06-040
388-49-460	AMD-E	96-20-008	388-73-030	AMD	96-10-043	388-76-110	REP	96-14-003
388-49-460	AMD	96-22-102	388-73-030	AMD-E	96-10-054	388-76-130	REP-P	96-06-040
388-49-470	AMD-P	96-20-054	388-73-036	AMD-S	96-05-061	388-76-130	REP	96-14-003
388-49-470	AMD-E	96-20-055	388-73-036	AMD-E	96-05-068	388-76-140	REP-P	96-06-040
388-49-470	AMD	96-22-100	388-73-036	AMD	96-10-043	388-76-140	REP	96-14-003
388-49-480	PREP	96-09-034	388-73-036	AMD	96-10-054	388-76-155	REP-P	96-06-040
388-49-500	AMD-P	96-03-097	388-73-048	AMD-E	96-10-054	388-76-155	REP	96-14-003
388-49-500	AMD	96-06-046	388-73-048	AMD-P	96-06-051	388-76-160	REP-P	96-06-040
388-49-500	AMD-P	96-21-135	388-73-048	AMD-E	96-07-079	388-76-160	REP	96-14-003
388-49-500	AMD	96-24-072	388-73-048	AMD	96-10-032	388-76-170	REP-P	96-06-040
388-49-505	PREP	96-14-054	388-73-054	AMD-P	96-06-051	388-76-170	REP	96-14-003
388-49-505	AMD-P	96-20-020	388-73-054	AMD-E	96-07-079	388-76-180	REP-P	96-06-040
388-49-505	AMD-E	96-20-025	388-73-054	AMD	96-10-032	388-76-180	REP	96-14-003
388-49-505	AMD	96-22-101	388-73-606	AMD-P	96-06-051	388-76-185	REP-P	96-06-040
388-49-510	AMD-P	96-20-018	388-73-606	AMD-E	96-07-079	388-76-185	REP	96-14-003
388-49-510	AMD-E	96-20-024	388-73-800	AMD	96-10-032	388-76-190	REP-P	96-06-040
388-49-510	AMD	96-22-104	388-73-800	AMD-P	96-06-051	388-76-190	REP	96-14-003
388-49-515	AMD-P	96-15-038	388-73-800	AMD-E	96-07-079	388-76-200	REP-P	96-06-040
388-49-515	AMD	96-18-042	388-73-800	AMD	96-10-032	388-76-200	REP	96-14-003
			388-73-803	NEW-P	96-06-051	388-76-220	REP-P	96-06-040

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
388-76-220	REP	96-14-003	388-76-545	NEW-P	96-06-040	388-76-725	NEW	96-14-003
388-76-240	REP-P	96-06-040	388-76-545	NEW	96-14-003	388-76-730	NEW-P	96-06-040
388-76-240	REP	96-14-003	388-76-550	NEW-P	96-06-040	388-76-730	NEW	96-14-003
388-76-250	REP-P	96-06-040	388-76-550	NEW	96-14-003	388-76-735	NEW-P	96-06-040
388-76-250	REP	96-14-003	388-76-555	NEW-P	96-06-040	388-76-735	NEW	96-14-003
388-76-260	REP-P	96-06-040	388-76-555	NEW	96-14-003	388-76-740	NEW-P	96-06-040
388-76-260	REP	96-14-003	388-76-560	NEW-P	96-06-040	388-76-740	NEW	96-14-003
388-76-280	REP-P	96-06-040	388-76-560	NEW	96-14-003	388-76-745	NEW-P	96-06-040
388-76-280	REP	96-14-003	388-76-565	NEW-P	96-06-040	388-76-745	NEW	96-14-003
388-76-290	REP-P	96-06-040	388-76-565	NEW	96-14-003	388-76-750	NEW-P	96-06-040
388-76-290	REP	96-14-003	388-76-570	NEW-P	96-06-040	388-76-750	NEW	96-14-003
388-76-300	REP-P	96-06-040	388-76-570	NEW	96-14-003	388-76-755	NEW-P	96-06-040
388-76-300	REP	96-14-003	388-76-575	NEW-P	96-06-040	388-76-755	NEW	96-14-003
388-76-310	REP-P	96-06-040	388-76-575	NEW	96-14-003	388-76-760	NEW-P	96-06-040
388-76-310	REP	96-14-003	388-76-580	NEW-P	96-06-040	388-76-760	NEW	96-14-003
388-76-320	REP-P	96-06-040	388-76-580	NEW	96-14-003	388-76-765	NEW-P	96-06-040
388-76-320	REP	96-14-003	388-76-585	NEW-P	96-06-040	388-76-765	NEW	96-14-003
388-76-325	REP-P	96-06-040	388-76-585	NEW	96-14-003	388-76-770	NEW-P	96-06-040
388-76-325	REP	96-14-003	388-76-590	NEW-P	96-06-040	388-76-770	NEW	96-14-003
388-76-330	REP-P	96-06-040	388-76-590	NEW	96-14-003	388-76-775	NEW-P	96-06-040
388-76-330	REP	96-14-003	388-76-595	NEW-P	96-06-040	388-76-775	NEW	96-14-003
388-76-340	REP-P	96-06-040	388-76-595	NEW	96-14-003	388-76-780	NEW-P	96-06-040
388-76-340	REP	96-14-003	388-76-600	NEW-P	96-06-040	388-76-780	NEW	96-14-003
388-76-350	REP-P	96-06-040	388-76-600	NEW	96-14-003	388-76-785	NEW-P	96-06-040
388-76-350	REP	96-14-003	388-76-605	NEW-P	96-06-040	388-76-785	NEW	96-14-003
388-76-360	REP-P	96-06-040	388-76-605	NEW	96-14-003	388-76-790	NEW-P	96-06-040
388-76-360	REP	96-14-003	388-76-610	NEW-P	96-06-040	388-76-790	NEW	96-14-003
388-76-370	REP-P	96-06-040	388-76-610	NEW	96-14-003	388-76-795	NEW-P	96-06-040
388-76-370	REP	96-14-003	388-76-615	NEW-P	96-06-040	388-76-795	NEW	96-14-003
388-76-380	REP-P	96-06-040	388-76-615	NEW	96-14-003	388-86	PREP	96-07-042
388-76-380	REP	96-14-003	388-76-620	NEW-P	96-06-040	388-86	PREP	96-07-043
388-76-390	REP-P	96-06-040	388-76-620	NEW	96-14-003	388-86	PREP	96-07-044
388-76-390	REP	96-14-003	388-76-625	NEW-P	96-06-040	388-86	PREP	96-07-045
388-76-400	REP-P	96-06-040	388-76-625	NEW	96-14-003	388-86	PREP	96-12-015
388-76-400	REP	96-14-003	388-76-630	NEW-P	96-06-040	388-87	PREP	96-07-042
388-76-405	REP-P	96-06-040	388-76-630	NEW	96-14-003	388-87	PREP	96-07-043
388-76-405	REP	96-14-003	388-76-635	NEW-P	96-06-040	388-87	PREP	96-07-044
388-76-410	REP-P	96-06-040	388-76-635	NEW	96-14-003	388-87	PREP	96-07-045
388-76-410	REP	96-14-003	388-76-640	NEW-P	96-06-040	388-87-020	PREP	96-08-091
388-76-420	REP-P	96-06-040	388-76-640	NEW	96-14-003	388-91-005	REP-P	96-16-088
388-76-420	REP	96-14-003	388-76-645	NEW-P	96-06-040	388-91-005	REP	96-21-031
388-76-430	REP-P	96-06-040	388-76-645	NEW	96-14-003	388-91-010	REP-P	96-16-088
388-76-430	REP	96-14-003	388-76-650	NEW-P	96-06-040	388-91-010	REP	96-21-031
388-76-435	REP-P	96-06-040	388-76-650	NEW	96-14-003	388-91-013	REP-P	96-16-088
388-76-435	REP	96-14-003	388-76-655	NEW-P	96-06-040	388-91-013	REP	96-21-031
388-76-440	REP-P	96-06-040	388-76-655	NEW	96-14-003	388-91-015	REP-P	96-16-088
388-76-440	REP	96-14-003	388-76-660	NEW-P	96-06-040	388-91-015	REP	96-21-031
388-76-450	REP-P	96-06-040	388-76-660	NEW	96-14-003	388-91-016	REP-P	96-16-088
388-76-450	REP	96-14-003	388-76-665	NEW-P	96-06-040	388-91-016	REP	96-21-031
388-76-460	REP-P	96-06-040	388-76-665	NEW	96-14-003	388-91-020	REP-P	96-16-088
388-76-460	REP	96-14-003	388-76-670	NEW-P	96-06-040	388-91-020	REP	96-21-031
388-76-465	REP-P	96-06-040	388-76-670	NEW	96-14-003	388-91-030	REP-P	96-16-088
388-76-465	REP	96-14-003	388-76-675	NEW-P	96-06-040	388-91-030	REP	96-21-031
388-76-467	REP-P	96-06-040	388-76-675	NEW	96-14-003	388-91-035	REP-P	96-16-088
388-76-467	REP	96-14-003	388-76-680	NEW-P	96-06-040	388-91-035	REP	96-21-031
388-76-470	REP-P	96-06-040	388-76-680	NEW	96-14-003	388-91-040	REP-P	96-16-088
388-76-470	REP	96-14-003	388-76-685	NEW-P	96-06-040	388-91-040	REP	96-21-031
388-76-475	REP-P	96-06-040	388-76-685	NEW	96-14-003	388-91-050	REP-P	96-16-088
388-76-475	REP	96-14-003	388-76-690	NEW-P	96-06-040	388-91-050	REP	96-21-031
388-76-480	REP-P	96-06-040	388-76-690	NEW	96-14-003	388-96	PREP	96-07-024
388-76-480	REP	96-14-003	388-76-695	NEW-P	96-06-040	388-96-221	AMD-P	96-11-010
388-76-490	REP-P	96-06-040	388-76-695	NEW	96-14-003	388-96-221	AMD	96-15-056
388-76-490	REP	96-14-003	388-76-700	NEW-P	96-06-040	388-96-534	AMD-P	96-11-010
388-76-500	REP-P	96-06-040	388-76-700	NEW	96-14-003	388-96-534	AMD	96-15-056
388-76-500	REP	96-14-003	388-76-705	NEW-P	96-06-040	388-96-585	AMD-P	96-11-010
388-76-520	REP-P	96-06-040	388-76-705	NEW	96-14-003	388-96-585	AMD	96-15-056
388-76-520	REP	96-14-003	388-76-710	NEW-P	96-06-040	388-96-708	NEW-P	96-11-010
388-76-530	REP-P	96-06-040	388-76-710	NEW	96-14-003	388-96-708	NEW	96-15-056
388-76-530	REP	96-14-003	388-76-715	NEW-P	96-06-040	388-96-735	AMD-P	96-11-010
388-76-535	NEW-P	96-06-040	388-76-715	NEW	96-14-003	388-96-735	AMD	96-15-056
388-76-535	NEW	96-14-003	388-76-720	NEW-P	96-06-040	388-96-745	AMD-P	96-11-010
388-76-540	NEW-P	96-06-040	388-76-720	NEW	96-14-003	388-96-745	AMD	96-15-056
388-76-540	NEW	96-14-003	388-76-725	NEW-P	96-06-040	388-96-762	AMD-P	96-11-010

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
388-96-762	AMD	96-15-056	388-110-280	NEW	96-11-045
388-96-774	AMD-P	96-11-010	388-150	PREP	96-12-010
388-96-774	AMD	96-15-056	388-150-085	NEW-P	96-14-027
388-96-776	AMD-P	96-11-010	388-150-085	NEW	96-20-095
388-96-776	AMD	96-15-056	388-150-090	AMD-C	96-03-105
388-96-810	AMD-P	96-11-010	388-150-090	AMD-S	96-05-061
388-96-810	AMD	96-15-056	388-150-090	RESCIND	96-05-067
388-96-904	AMD-P	96-11-010	388-150-090	AMD-E	96-05-068
388-96-904	AMD	96-15-056	388-150-090	AMD	96-10-043
388-97	PREP	96-14-100	388-150-090	AMD-E	96-10-054
388-97-027	PREP	96-22-026	388-150-090	AMD-P	96-14-027
388-110	NEW-C	96-09-032	388-150-090	AMD-W	96-20-094
388-110	NEW-C	96-10-010	388-150-092	NEW-P	96-14-027
388-110	NEW-C	96-10-077	388-150-092	NEW	96-20-095
388-110-005	NEW-P	96-04-084	388-150-093	NEW-P	96-14-027
388-110-005	NEW	96-11-045	388-150-093	NEW	96-20-095
388-110-010	NEW-P	96-04-084	388-150-094	NEW-P	96-14-027
388-110-010	NEW	96-11-045	388-150-094	NEW	96-20-095
388-110-020	NEW-P	96-04-084	388-150-095	NEW-P	96-14-027
388-110-020	NEW	96-11-045	388-150-095	NEW	96-20-095
388-110-030	NEW-P	96-04-084	388-150-096	NEW-P	96-14-027
388-110-030	NEW	96-11-045	388-150-096	NEW	96-20-095
388-110-040	NEW-P	96-04-084	388-150-097	NEW-P	96-14-027
388-110-040	NEW	96-11-045	388-150-097	NEW	96-20-095
388-110-040	AMD-P	96-18-102	388-150-098	NEW-P	96-14-027
388-110-040	AMD	96-21-050	388-150-098	NEW	96-20-095
388-110-050	NEW-P	96-04-084	388-151	PREP	96-12-010
388-110-050	NEW	96-11-045	388-151-085	NEW-P	96-14-027
388-110-060	NEW-P	96-04-084	388-151-085	NEW	96-20-095
388-110-060	NEW	96-11-045	388-151-090	AMD-C	96-03-105
388-110-070	NEW-P	96-04-084	388-151-090	AMD-S	96-05-061
388-110-070	NEW	96-11-045	388-151-090	RESCIND	96-05-067
388-110-080	NEW-P	96-04-084	388-151-090	AMD-E	96-05-068
388-110-080	NEW	96-11-045	388-151-090	AMD	96-10-043
388-110-090	NEW-P	96-04-084	388-151-090	AMD-E	96-10-054
388-110-090	NEW	96-11-045	388-151-090	AMD-P	96-14-027
388-110-100	NEW-P	96-04-084	388-151-090	AMD-W	96-20-094
388-110-100	NEW	96-11-045	388-151-092	NEW-P	96-14-027
388-110-110	NEW-P	96-04-084	388-151-092	NEW	96-20-095
388-110-110	NEW	96-11-045	388-151-093	NEW-P	96-14-027
388-110-110	AMD-P	96-18-102	388-151-093	NEW	96-20-095
388-110-110	AMD	96-21-050	388-151-094	NEW-P	96-14-027
388-110-120	NEW-P	96-04-084	388-151-094	NEW	96-20-095
388-110-120	NEW	96-11-045	388-151-095	NEW-P	96-14-027
388-110-140	NEW-P	96-04-084	388-151-095	NEW	96-20-095
388-110-140	NEW	96-11-045	388-151-096	NEW-P	96-14-027
388-110-150	NEW-P	96-04-084	388-151-096	NEW	96-20-095
388-110-150	NEW	96-11-045	388-151-097	NEW-P	96-14-027
388-110-170	NEW-P	96-04-084	388-151-097	NEW	96-20-095
388-110-170	NEW	96-11-045	388-151-098	NEW-P	96-14-027
388-110-180	NEW-P	96-04-084	388-151-098	NEW	96-20-095
388-110-180	NEW	96-11-045	388-155	PREP	96-12-010
388-110-190	NEW-P	96-04-084	388-155-020	AMD-P	96-14-027
388-110-190	NEW	96-11-045	388-155-020	AMD	96-20-095
388-110-200	NEW-P	96-04-084	388-155-060	AMD-P	96-07-010
388-110-200	NEW	96-11-045	388-155-060	AMD	96-10-042
388-110-210	NEW-P	96-04-084	388-155-070	AMD-P	96-07-010
388-110-210	NEW	96-11-045	388-155-070	AMD	96-10-042
388-110-220	NEW-P	96-04-084	388-155-085	NEW-P	96-14-027
388-110-220	NEW	96-11-045	388-155-085	NEW	96-20-095
388-110-230	NEW-P	96-04-084	388-155-090	AMD-C	96-03-105
388-110-230	NEW	96-11-045	388-155-090	AMD-S	96-05-061
388-110-240	NEW-P	96-04-084	388-155-090	RESCIND	96-05-067
388-110-240	NEW	96-11-045	388-155-090	AMD-E	96-05-068
388-110-250	NEW-P	96-04-084	388-155-090	AMD	96-10-043
388-110-250	NEW	96-11-045	388-155-090	AMD-E	96-10-054
388-110-260	NEW-P	96-04-084	388-155-090	AMD-P	96-14-027
388-110-260	NEW	96-11-045	388-155-090	AMD-W	96-20-094
388-110-260	AMD-P	96-18-102	388-155-092	NEW-P	96-14-027
388-110-260	AMD	96-21-050	388-155-092	NEW	96-20-095
388-110-270	NEW-P	96-04-084	388-155-093	NEW-P	96-14-027
388-110-270	NEW	96-11-045	388-155-093	NEW	96-20-095
388-110-280	NEW-P	96-04-084	388-155-094	NEW-P	96-14-027

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
388-200-1350	PREP	96-07-041	388-320-140	AMD-P	96-15-028	388-515-1505	PREP	96-03-098
388-200-1350	NEW-P	96-13-056	388-320-140	AMD	96-18-092	388-515-1505	AMD-P	96-11-012
388-201-200	AMD-P	96-04-034	388-330	PREP	96-12-010	388-515-1505	AMD	96-14-058
388-201-200	AMD	96-07-021	388-330-010	AMD-C	96-03-105	388-517-1720	PREP	96-08-019
388-201-300	AMD-P	96-04-034	388-330-010	AMD-S	96-05-061	388-517-1720	AMD-E	96-08-021
388-201-300	AMD	96-07-021	388-330-010	RESCIND	96-05-067	388-517-1720	AMD-P	96-12-009
388-201-400	AMD-P	96-04-034	388-330-010	AMD-E	96-05-068	388-517-1720	AMD	96-15-029
388-201-400	AMD	96-07-021	388-330-010	AMD	96-10-043	388-517-1740	PREP	96-08-019
388-201-410	AMD-P	96-04-034	388-330-010	AMD-E	96-10-054	388-517-1740	AMD-E	96-08-021
388-201-410	AMD	96-07-021	388-330-035	NEW-C	96-03-105	388-517-1740	AMD-P	96-12-009
388-201-420	AMD-P	96-04-034	388-330-035	NEW-S	96-05-061	388-517-1740	AMD	96-15-029
388-201-420	AMD	96-07-021	388-330-035	RESCIND	96-05-067	388-517-1760	PREP	96-08-019
388-201-430	AMD-P	96-04-034	388-330-035	NEW-E	96-05-068	388-517-1760	AMD-E	96-08-021
388-201-430	AMD	96-07-021	388-330-035	NEW	96-10-043	388-517-1760	AMD-P	96-12-009
388-201-440	AMD-P	96-04-034	388-330-035	NEW-E	96-10-054	388-517-1760	AMD	96-15-029
388-201-440	AMD	96-07-021	388-500	PREP	96-12-015	388-518-1805	AMD-E	96-10-033
388-201-450	AMD-P	96-04-034	388-501-0130	AMD-P	96-03-066	388-518-1805	PREP	96-10-034
388-201-450	AMD	96-07-021	388-501-0130	AMD	96-06-041	388-518-1805	AMD-P	96-14-035
388-201-460	AMD-P	96-04-034	388-501-0135	AMD-P	96-24-076	388-518-1805	AMD	96-16-092
388-201-460	AMD	96-07-021	388-503-0310	PREP	96-04-025	388-518-1810	AMD-E	96-10-033
388-201-470	AMD-P	96-04-034	388-503-0310	AMD-P	96-09-077	388-518-1810	PREP	96-10-034
388-201-470	AMD	96-07-021	388-503-0310	AMD	96-12-001	388-518-1810	AMD-P	96-14-035
388-201-480	AMD-P	96-04-034	388-503-0310	PREP	96-16-090	388-518-1810	AMD	96-16-092
388-201-480	AMD	96-07-021	388-503-0310	AMD-P	96-23-019	388-518-1820	AMD-P	96-04-037
388-215-1375	AMD-E	96-19-040	388-505-0520	AMD-P	96-10-012	388-518-1820	AMD	96-07-023
388-215-1375	AMD-P	96-20-009	388-505-0520	AMD-E	96-10-053	388-519-1905	PREP	96-07-004
388-215-1375	AMD	96-23-021	388-505-0520	AMD	96-13-002	388-519-1905	AMD-E	96-10-033
388-215-1385	PREP	96-19-019	388-505-0540	PREP	96-08-091	388-519-1905	PREP	96-10-034
388-215-1385	AMD-P	96-22-068	388-506-0630	PREP	96-19-039	388-519-1905	AMD-P	96-14-035
388-215-1390	PREP	96-03-096	388-507-0710	AMD-P	96-06-010	388-519-1905	AMD	96-16-092
388-215-1390	AMD-E	96-04-001	388-507-0710	AMD-E	96-08-036	388-519-1910	PREP	96-04-056
388-215-1390	AMD-P	96-07-009	388-507-0710	AMD	96-09-033	388-519-1910	AMD-P	96-11-011
388-215-1390	AMD	96-10-045	388-507-0740	AMD-P	96-04-037	388-519-1910	AMD	96-14-057
388-215-1390	AMD-E	96-19-040	388-507-0740	AMD	96-07-023	388-519-1930	PREP	96-04-056
388-215-1390	AMD-P	96-20-009	388-508-0805	PREP	96-08-019	388-519-1930	AMD-P	96-11-011
388-215-1390	AMD	96-23-021	388-508-0805	AMD-E	96-08-021	388-519-1930	AMD	96-14-057
388-215-1600	AMD-P	96-03-099	388-508-0805	AMD-P	96-12-009	388-521-2106	PREP	96-11-071
388-215-1600	AMD	96-06-045	388-508-0805	AMD	96-15-029	388-521-2106	NEW-P	96-15-067
388-215-1610	AMD-P	96-03-099	388-509-0920	PREP	96-05-035	388-521-2106	NEW	96-18-091
388-215-1610	AMD	96-06-045	388-509-0920	AMD-E	96-08-021	388-522-2230	PREP	96-07-004
388-218-1510	AMD	96-03-040	388-509-0920	AMD-P	96-12-009	388-522-2230	AMD-E	96-10-033
388-219-3000	AMD-P	96-07-014	388-509-0920	AMD	96-15-029	388-522-2230	PREP	96-10-034
388-219-3000	AMD-E	96-09-075	388-509-0960	AMD-E	96-08-021	388-522-2230	AMD-P	96-14-035
388-219-3000	AMD	96-10-031	388-509-0960	AMD-P	96-12-009	388-522-2230	AMD	96-16-092
388-235-5050	PREP	96-08-041A	388-509-0960	AMD	96-15-029	388-528-2810	PREP	96-04-024
388-235-5050	AMD-P	96-13-066	388-511-1105	PREP	96-16-090	388-528-2810	PREP	96-16-021
388-235-5050	AMD-E	96-14-036	388-511-1105	AMD-P	96-23-019	388-528-2810	REP-P	96-23-044
388-235-5050	AMD	96-16-022	388-511-1130	PREP	96-19-039	388-530-1000	NEW-P	96-16-088
388-235-7500	AMD-P	96-13-056	388-511-1140	AMD	96-05-010	388-530-1000	NEW	96-21-031
388-245-1170	AMD-P	96-13-056	388-511-1140	PREP	96-19-039	388-530-1050	NEW-P	96-16-088
388-245-1300	AMD-P	96-13-056	388-511-1160	PREP	96-16-089	388-530-1050	NEW	96-21-031
388-245-1350	AMD-P	96-13-056	388-511-1160	AMD-P	96-23-018	388-530-1100	NEW-P	96-16-088
388-245-1700	AMD-P	96-13-056	388-513-1315	AMD-P	96-08-037	388-530-1100	NEW	96-21-031
388-245-1715	AMD-P	96-13-056	388-513-1315	AMD	96-11-072	388-530-1150	NEW-P	96-16-088
388-245-1720	AMD-P	96-13-056	388-513-1320	AMD-P	96-08-037	388-530-1150	NEW	96-21-031
388-245-2020	AMD-P	96-04-035	388-513-1320	AMD	96-11-072	388-530-1150	AMD-E	96-23-015
388-245-2020	AMD	96-07-025	388-513-1330	PREP	96-19-039	388-530-1200	NEW-P	96-16-088
388-250-1250	AMD-E	96-19-098	388-513-1350	AMD-P	96-06-010	388-530-1200	NEW	96-21-031
388-250-1250	AMD-P	96-19-099	388-513-1350	AMD-E	96-08-020	388-530-1200	AMD-C	96-23-015
388-250-1300	AMD-E	96-19-098	388-513-1350	AMD	96-09-033	388-530-1250	NEW-P	96-16-088
388-250-1300	ADM-P	96-19-099	388-513-1360	PREP	96-04-055	388-530-1250	NEW	96-21-031
388-250-1400	AMD	96-04-002	388-513-1360	AMD-P	96-09-079	388-530-1300	NEW-P	96-16-088
388-250-1700	AMD-P	96-07-008	388-513-1360	AMD	96-12-002	388-530-1300	NEW	96-21-031
388-250-1700	AMD-E	96-10-030	388-513-1365	PREP	96-05-034	388-530-1350	NEW-P	96-16-088
388-250-1700	AMD	96-10-044	388-513-1380	AMD-P	96-06-010	388-530-1350	NEW	96-21-031
388-265-1250	AMD-P	96-13-056	388-513-1380	AMD-E	96-08-020	388-530-1400	NEW-P	96-16-088
388-270-1125	PREP	96-06-008	388-513-1380	AMD	96-09-033	388-530-1400	NEW	96-21-031
388-270-1125	AMD-P	96-11-127	388-513-1380	PREP	96-11-105	388-530-1450	NEW-P	96-16-088
388-270-1125	AMD	96-17-032	388-513-1380	AMD-P	96-23-045	388-530-1450	NEW	96-21-031
388-290	PREP	96-11-047	388-513-1395	AMD-E	96-10-033	388-530-1500	NEW-P	96-16-088
388-290-135	AMD-P	96-06-026	388-513-1395	PREP	96-10-034	388-530-1500	NEW	96-21-031
388-290-135	AMD	96-09-058	388-513-1395	AMD-P	96-14-035	388-530-1550	NEW-P	96-16-088
388-301	PREP	96-11-047	388-513-1395	AMD	96-16-092	388-530-1550	NEW	96-21-031

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
388-530-1600	NEW-P	96-16-088	390-17-320	AMD	96-05-001	391-35-010	AMD	96-07-105
388-530-1600	NEW	96-21-031	390-20-052	AMD	96-05-001	391-35-020	AMD-P	96-03-135
388-530-1650	NEW-P	96-16-088	390-24-010	AMD-S	96-05-074	391-35-020	AMD	96-07-105
388-530-1650	NEW	96-21-031	390-24-010	AMD	96-09-017	391-35-030	AMD-P	96-03-135
388-530-1700	NEW-P	96-16-088	390-24-020	AMD-S	96-05-074	391-35-030	AMD	96-07-105
388-530-1700	NEW	96-21-031	390-24-020	AMD	96-09-017	391-35-050	AMD-P	96-03-135
388-530-1750	NEW-P	96-16-088	391-08-001	AMD-P	96-03-135	391-35-050	AMD	96-07-105
388-530-1750	NEW	96-21-031	391-08-001	AMD	96-07-105	391-35-080	AMD-P	96-03-135
388-530-1800	NEW-P	96-16-088	391-08-030	AMD-P	96-03-135	391-35-080	AMD	96-07-105
388-530-1800	NEW	96-21-031	391-08-030	AMD	96-07-105	391-35-110	AMD-P	96-03-135
388-530-1850	NEW-P	96-16-088	391-08-040	AMD-P	96-03-135	391-35-110	AMD	96-07-105
388-530-1850	NEW	96-21-031	391-08-040	AMD	96-07-105	391-35-170	AMD-P	96-03-135
388-530-1900	NEW-P	96-16-088	391-08-120	AMD-P	96-03-135	391-35-170	AMD	96-07-105
388-530-1900	NEW	96-21-031	391-08-120	AMD	96-07-105	391-35-300	NEW-P	96-03-135
388-530-1950	NEW-P	96-05-087	391-08-180	AMD-P	96-03-135	391-35-300	NEW	96-07-105
388-530-1950	NEW	96-08-018	391-08-180	AMD	96-07-105	391-35-310	NEW-P	96-03-135
388-530-2050	NEW-P	96-16-088	391-08-650	NEW-P	96-03-135	391-35-310	NEW	96-07-105
388-530-2050	NEW	96-21-031	391-08-650	NEW	96-07-105	391-45-001	AMD-P	96-03-135
388-531	PREP	96-07-045	391-08-670	NEW-P	96-03-135	391-45-001	AMD	96-07-105
388-535	PREP	96-08-030	391-08-670	NEW	96-07-105	391-45-030	AMD-P	96-03-135
388-535-1000	PREP	96-08-031	391-08-820	AMD-P	96-03-135	391-45-030	AMD	96-07-105
388-535-1100	PREP	96-08-031	391-08-820	AMD	96-07-105	391-45-050	AMD-P	96-03-135
388-538	PREP	96-10-011	391-25-001	AMD-P	96-03-135	391-45-050	AMD	96-07-105
388-538-050	PREP	96-13-003	391-25-001	AMD	96-07-105	391-45-110	AMD-P	96-03-135
388-538-070	PREP	96-13-003	391-25-011	NEW-P	96-03-135	391-45-110	AMD	96-07-105
388-538-070	AMD-P	96-21-133	391-25-011	NEW	96-07-105	391-45-130	AMD-P	96-03-135
388-538-070	AMD	96-24-073	391-25-030	AMD-P	96-03-135	391-45-130	AMD	96-07-105
388-538-073	NEW-P	96-21-132	391-25-030	AMD	96-07-105	391-45-170	AMD-P	96-03-135
388-538-073	NEW-C	96-24-071	391-25-050	AMD-P	96-03-135	391-45-170	AMD	96-07-105
388-538-074	NEW-P	96-21-132	391-25-050	AMD	96-07-105	391-45-190	AMD-P	96-03-135
388-538-074	NEW-C	96-24-071	391-25-070	AMD-P	96-03-135	391-45-190	AMD	96-07-105
388-538-080	PREP	96-08-032	391-25-070	AMD	96-07-105	391-45-260	AMD-P	96-03-135
388-538-080	AMD-P	96-21-134	391-25-090	AMD-P	96-03-135	391-45-260	AMD	96-07-105
388-538-080	AMD	96-24-074	391-25-090	AMD	96-07-105	391-45-270	AMD-P	96-03-135
388-543	PREP	96-07-042	391-25-110	AMD-P	96-03-135	391-45-270	AMD	96-07-105
388-546	PREP	96-07-043	391-25-110	AMD	96-07-105	391-45-290	AMD-P	96-03-135
388-550	PREP	96-07-044	391-25-130	AMD-P	96-03-135	391-45-290	AMD	96-07-105
390-05-190	AMD-P	96-05-072	391-25-130	AMD	96-07-105	391-45-330	AMD-P	96-03-135
390-05-190	AMD	96-09-015	391-25-140	AMD-P	96-03-135	391-45-330	AMD	96-07-105
390-05-200	AMD	96-05-001	391-25-140	AMD	96-07-105	391-45-431	REP-P	96-03-135
390-05-205	AMD	96-05-001	391-25-170	AMD-P	96-03-135	391-45-431	REP	96-07-105
390-05-210	AMD-P	96-05-072	391-25-170	AMD	96-07-105	391-55-002	AMD-P	96-03-135
390-05-210	AMD	96-09-015	391-25-190	AMD-P	96-03-135	391-55-002	AMD	96-07-105
390-05-210	PREP	96-23-052	391-25-190	AMD	96-07-105	391-55-010	AMD-P	96-03-135
390-05-245	NEW-P	96-05-072	391-25-220	AMD-P	96-03-135	391-55-010	AMD	96-07-105
390-05-245	NEW	96-09-015	391-25-220	AMD	96-07-105	391-55-090	AMD-P	96-03-135
390-05-400	NEW	96-04-021	391-25-230	AMD-P	96-03-135	391-55-090	AMD	96-07-105
390-13-010	AMD	96-05-001	391-25-230	AMD	96-07-105	391-55-200	AMD-P	96-03-135
390-16-034	AMD	96-05-001	391-25-250	AMD-P	96-03-135	391-55-200	AMD	96-07-105
390-16-037	AMD	96-05-001	391-25-250	AMD	96-07-105	391-55-205	AMD-P	96-03-135
390-16-038	AMD-P	96-05-073	391-25-350	AMD-P	96-03-135	391-55-205	AMD	96-07-105
390-16-038	AMD	96-09-016	391-25-350	AMD	96-07-105	391-55-210	AMD-P	96-03-135
390-16-041	AMD-E	96-13-084	391-25-370	AMD-P	96-03-135	391-55-210	AMD	96-07-105
390-16-055	AMD	96-05-001	391-25-370	AMD	96-07-105	391-55-215	AMD-P	96-03-135
390-16-105	AMD-W	96-15-009	391-25-391	AMD-P	96-03-135	391-55-215	AMD	96-07-105
390-16-150	AMD-W	96-15-009	391-25-391	AMD	96-07-105	391-55-220	AMD-P	96-03-135
390-16-190	NEW	96-04-020	391-25-410	AMD-P	96-03-135	391-55-220	AMD	96-07-105
390-16-310	AMD	96-05-001	391-25-410	AMD	96-07-105	391-55-225	AMD-P	96-03-135
390-16-313	NEW-P	96-05-073	391-25-430	AMD-P	96-03-135	391-55-225	AMD	96-07-105
390-16-313	NEW	96-09-016	391-25-430	AMD	96-07-105	391-55-230	AMD-P	96-03-135
390-16-313	PREP	96-23-052	391-25-470	AMD-P	96-03-135	391-55-230	AMD	96-07-105
390-16-314	NEW-P	96-05-073	391-25-470	AMD	96-07-105	391-55-235	AMD-P	96-03-135
390-16-314	NEW	96-09-016	391-25-490	AMD-P	96-03-135	391-55-235	AMD	96-07-105
390-17-017	AMD	96-05-001	391-25-490	AMD	96-07-105	391-55-240	AMD-P	96-03-135
390-17-030	AMD	96-05-001	391-25-510	AMD-P	96-03-135	391-55-240	AMD	96-07-105
390-17-050	REP-P	96-05-073	391-25-510	AMD	96-07-105	391-55-245	AMD-P	96-03-135
390-17-050	REP	96-09-016	391-25-550	AMD-P	96-03-135	391-55-245	AMD	96-07-105
390-17-052	REP-P	96-05-073	391-25-550	AMD	96-07-105	391-55-255	AMD-P	96-03-135
390-17-052	REP	96-09-016	391-25-590	AMD-P	96-03-135	391-55-255	AMD	96-07-105
390-17-060	AMD	96-05-001	391-25-590	AMD	96-07-105	391-55-260	REP-P	96-03-135
390-17-065	AMD	96-05-001	391-35-001	AMD-P	96-03-135	391-55-260	REP	96-07-105
390-17-310	AMD	96-05-001	391-35-001	AMD	96-07-105	391-55-315	AMD-P	96-03-135
390-17-315	AMD	96-05-001	391-35-010	AMD-P	96-03-135	391-55-315	AMD	96-07-105

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
391-55-345	AMD-P	96-03-135	392-109-058	AMD	96-08-001	392-130	PREP	96-17-005
391-55-345	AMD	96-07-105	392-109-065	AMD-P	96-04-033	392-132	PREP	96-15-025
391-55-360	REP-P	96-03-135	392-109-065	AMD	96-08-001	392-132-010	AMD-P	96-24-043
391-55-360	REP	96-07-105	392-109-070	AMD-P	96-04-033	392-132-030	AMD-P	96-24-043
391-55-400	REP-P	96-03-135	392-109-070	AMD	96-08-001	392-132-040	AMD-P	96-24-043
391-55-400	REP	96-07-105	392-109-072	AMD-P	96-04-033	392-135	PREP	96-24-001
391-55-410	REP-P	96-03-135	392-109-072	AMD	96-08-001	392-139-120	AMD-P	96-15-091
391-55-410	REP	96-07-105	392-109-085	AMD-P	96-04-033	392-139-120	AMD	96-19-037
391-55-415	REP-P	96-03-135	392-109-085	AMD	96-08-001	392-139-129	AMD-P	96-15-091
391-55-415	REP	96-07-105	392-109-090	AMD-P	96-04-033	392-139-129	AMD	96-19-037
391-55-420	REP-P	96-03-135	392-109-090	AMD	96-08-001	392-139-150	AMD-P	96-15-091
391-55-420	REP	96-07-105	392-109-100	AMD-P	96-04-033	392-139-150	AMD	96-19-037
391-55-425	REP-P	96-03-135	392-109-100	AMD	96-08-001	392-139-152	AMD-P	96-15-091
391-55-425	REP	96-07-105	392-109-105	AMD-P	96-04-033	392-139-152	AMD	96-19-037
391-55-430	REP-P	96-03-135	392-109-105	AMD	96-08-001	392-139-154	AMD-P	96-15-091
391-55-430	REP	96-07-105	392-109-120	AMD-P	96-04-033	392-139-154	AMD	96-19-037
391-55-435	REP-P	96-03-135	392-109-120	AMD	96-08-001	392-139-156	AMD-P	96-15-091
391-55-435	REP	96-07-105	392-120	PREP	96-06-061	392-139-156	AMD	96-19-037
391-55-440	REP-P	96-03-135	392-121-435	NEW	96-03-001	392-139-158	AMD-P	96-15-091
391-55-440	REP	96-07-105	392-122-100	AMD	96-03-002	392-139-158	AMD	96-19-037
391-55-445	REP-P	96-03-135	392-122-105	AMD	96-03-002	392-139-162	AMD-P	96-15-091
391-55-445	REP	96-07-105	392-122-106	AMD	96-03-002	392-139-162	AMD	96-19-037
391-55-450	REP-P	96-03-135	392-122-107	AMD	96-03-002	392-139-164	AMD-P	96-15-091
391-55-450	REP	96-07-105	392-122-110	AMD	96-03-002	392-139-164	AMD	96-19-037
391-55-455	REP-P	96-03-135	392-122-120	AMD	96-03-002	392-139-166	REP-P	96-15-091
391-55-455	REP	96-07-105	392-122-130	AMD	96-03-002	392-139-166	REP	96-19-037
391-65-030	AMD-P	96-03-135	392-122-131	AMD	96-03-002	392-139-168	AMD-P	96-15-091
391-65-030	AMD	96-07-105	392-122-132	AMD	96-03-002	392-139-168	AMD	96-19-037
391-65-050	AMD-P	96-03-135	392-122-135	AMD	96-03-002	392-139-172	AMD-P	96-15-091
391-65-050	AMD	96-07-105	392-122-140	AMD	96-03-002	392-139-172	AMD	96-19-037
391-65-110	AMD-P	96-03-135	392-122-145	AMD	96-03-002	392-139-182	AMD-P	96-15-091
391-65-110	AMD	96-07-105	392-122-150	AMD	96-03-002	392-139-182	AMD	96-19-037
391-65-130	AMD-P	96-03-135	392-122-155	AMD	96-03-002	392-139-184	AMD-P	96-15-091
391-65-130	AMD	96-07-105	392-122-160	AMD	96-03-002	392-139-184	AMD	96-19-037
391-95-001	AMD-P	96-03-135	392-122-165	AMD	96-03-002	392-139-220	REP-P	96-15-091
391-95-001	AMD	96-07-105	392-122-166	NEW	96-03-002	392-139-220	REP	96-19-037
391-95-090	AMD-P	96-03-135	392-122-400	PREP-X	96-14-018	392-139-225	REP-P	96-15-091
391-95-090	AMD	96-07-105	392-122-400	REP	96-18-014	392-139-225	REP	96-19-037
391-95-110	AMD-P	96-03-135	392-122-401	PREP-X	96-14-018	392-139-310	AMD-P	96-15-091
391-95-110	AMD	96-07-105	392-122-401	REP	96-18-014	392-139-310	AMD	96-19-037
391-95-170	AMD-P	96-03-135	392-122-405	PREP-X	96-14-018	392-139-320	AMD-P	96-15-091
391-95-170	AMD	96-07-105	392-122-405	REP	96-18-014	392-139-320	AMD	96-19-037
391-95-230	AMD-P	96-03-135	392-122-410	PREP-X	96-14-018	392-139-330	AMD-P	96-15-091
391-95-230	AMD	96-07-105	392-122-410	REP	96-18-014	392-139-330	AMD	96-19-037
391-95-260	AMD-P	96-03-135	392-122-415	PREP-X	96-14-018	392-139-340	AMD-P	96-15-091
391-95-260	AMD	96-07-105	392-122-415	REP	96-18-014	392-139-340	AMD	96-19-037
391-95-270	AMD-P	96-03-135	392-122-710	AMD	96-03-002	392-139-901	AMD-P	96-15-091
391-95-270	AMD	96-07-105	392-122-805	AMD	96-03-002	392-139-901	AMD	96-19-037
392-101-010	PREP	96-07-036	392-122-900	AMD	96-03-002	392-140-073	NEW-P	96-15-114
392-103-005	PREP-X	96-14-018	392-123-054	AMD-P	96-05-031	392-140-073	NEW	96-19-095
392-103-005	REP	96-18-014	392-123-054	AMD	96-08-058	392-140-175	PREP-X	96-14-018
392-103-010	PREP-X	96-14-018	392-123-078	AMD-P	96-05-031	392-140-175	REP	96-18-014
392-103-010	REP	96-18-014	392-123-078	AMD	96-09-001	392-140-176	PREP-X	96-14-018
392-103-015	PREP-X	96-14-018	392-123-079	AMD-P	96-05-031	392-140-176	REP	96-18-014
392-103-015	REP	96-18-014	392-123-079	AMD	96-09-001	392-140-177	PREP-X	96-14-018
392-103-020	PREP-X	96-14-018	392-127-011	AMD-P	96-02-077	392-140-177	REP	96-18-014
392-103-020	REP	96-18-014	392-127-011	AMD	96-05-022	392-140-178	PREP-X	96-14-018
392-103-025	PREP-X	96-14-018	392-127-015	AMD-P	96-02-077	392-140-178	REP	96-18-014
392-103-025	REP	96-18-014	392-127-015	AMD	96-05-022	392-140-179	PREP-X	96-14-018
392-103-030	PREP-X	96-14-018	392-127-020	AMD-P	96-02-077	392-140-179	REP	96-18-014
392-103-030	REP	96-18-014	392-127-020	AMD	96-05-022	392-140-180	PREP-X	96-14-018
392-103-035	PREP-X	96-14-018	392-127-050	AMD-P	96-02-077	392-140-180	REP	96-18-014
392-103-035	REP	96-18-014	392-127-050	AMD	96-05-022	392-140-181	PREP-X	96-14-018
392-103-040	PREP-X	96-14-018	392-127-055	AMD-P	96-02-077	392-140-181	REP	96-18-014
392-103-040	REP	96-18-014	392-127-055	AMD	96-05-022	392-140-182	PREP-X	96-14-018
392-103-045	PREP-X	96-14-018	392-127-060	AMD-P	96-02-077	392-140-182	REP	96-18-014
392-103-045	REP	96-18-014	392-127-060	AMD	96-05-022	392-140-183	PREP-X	96-14-018
392-105	PREP	96-21-137	392-127-070	AMD-P	96-02-077	392-140-183	REP	96-18-014
392-109-040	AMD-P	96-04-033	392-127-070	AMD	96-05-022	392-140-185	PREP-X	96-14-018
392-109-040	AMD	96-08-001	392-127-080	AMD-P	96-02-077	392-140-185	REP	96-18-014
392-109-047	AMD-P	96-04-033	392-127-080	AMD	96-05-022	392-140-186	PREP-X	96-14-018
392-109-047	AMD	96-08-001	392-127-090	AMD-P	96-02-077	392-140-186	REP	96-18-014
392-109-058	AMD-P	96-04-033	392-127-090	AMD	96-05-022	392-140-220	PREP-X	96-14-018

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
392-140-552	PREP-X	96-14-018	392-141-170	AMD-P	96-11-137	392-163-180	PREP-X	96-14-019
392-140-552	REP	96-18-014	392-141-170	AMD	96-16-010	392-163-180	REP	96-18-014
392-140-553	PREP-X	96-14-018	392-141-175	REP-P	96-11-137	392-163-185	PREP-X	96-14-019
392-140-553	REP	96-18-014	392-141-175	PREP-X	96-14-018	392-163-185	REP	96-18-014
392-140-555	PREP-X	96-14-018	392-141-175	REP	96-16-010	392-163-186	PREP-X	96-14-019
392-140-555	REP	96-18-014	392-141-175	REP	96-18-014	392-163-186	REP	96-18-014
392-140-557	PREP-X	96-14-018	392-141-176	REP-P	96-11-137	392-163-190	PREP-X	96-14-019
392-140-557	REP	96-18-014	392-141-176	PREP-X	96-14-018	392-163-190	REP	96-18-014
392-140-559	PREP-X	96-14-018	392-141-176	REP	96-16-010	392-163-195	PREP-X	96-14-019
392-140-559	REP	96-18-014	392-141-176	REP	96-18-014	392-163-195	REP	96-18-014
392-140-600	NEW-P	96-15-114	392-141-185	AMD-P	96-11-137	392-163-200	PREP-X	96-14-019
392-140-600	NEW	96-19-095	392-141-185	AMD	96-16-010	392-163-200	REP	96-18-014
392-140-601	NEW-P	96-15-114	392-142	PREP	96-09-068	392-163-205	PREP-X	96-14-019
392-140-601	NEW	96-19-095	392-142-155	AMD-P	96-11-138	392-163-205	REP	96-18-014
392-140-602	NEW-P	96-15-114	392-142-155	AMD	96-16-011	392-163-210	PREP-X	96-14-019
392-140-602	NEW	96-19-095	392-143	PREP	96-09-069	392-163-210	REP	96-18-014
392-140-605	NEW-P	96-15-114	392-143-010	AMD-P	96-11-139	392-163-215	PREP-X	96-14-019
392-140-605	NEW	96-19-095	392-143-010	AMD	96-16-012	392-163-215	REP	96-18-014
392-140-608	NEW-P	96-15-114	392-151	PREP	96-15-048	392-163-220	PREP-X	96-14-019
392-140-608	NEW	96-19-095	392-151-025	AMD-P	96-19-096	392-163-220	REP	96-18-014
392-140-609	NEW-P	96-15-114	392-151-025	AMD	96-22-057	392-163-225	PREP-X	96-14-019
392-140-609	NEW	96-19-095	392-151-030	AMD-P	96-19-096	392-163-225	REP	96-18-014
392-140-610	NEW-P	96-15-114	392-151-030	AMD	96-22-057	392-163-230	PREP-X	96-14-019
392-140-610	NEW	96-19-095	392-153	PREP	96-11-108	392-163-230	REP	96-18-014
392-140-613	NEW-P	96-15-114	392-153-020	AMD-P	96-18-039	392-163-235	PREP-X	96-14-019
392-140-613	NEW	96-19-095	392-153-020	AMD	96-24-044	392-163-235	REP	96-18-014
392-140-616	NEW-P	96-15-114	392-153-025	AMD-P	96-18-039	392-163-236	PREP-X	96-14-019
392-140-616	NEW	96-19-095	392-153-025	AMD	96-24-044	392-163-236	REP	96-18-014
392-140-620	NEW-P	96-15-114	392-153-032	AMD-P	96-18-039	392-163-237	PREP-X	96-14-019
392-140-620	NEW	96-19-095	392-153-032	AMD	96-24-044	392-163-237	REP	96-18-014
392-140-625	NEW-P	96-15-114	392-162	PREP	96-13-033	392-163-240	PREP-X	96-14-019
392-140-625	NEW	96-19-095	392-162-005	AMD-P	96-20-050	392-163-240	REP	96-18-014
392-140-640	NEW-P	96-15-114	392-162-005	AMD-W	96-22-066	392-163-245	PREP-X	96-14-019
392-140-640	NEW	96-19-095	392-162-060	AMD-P	96-20-050	392-163-245	REP	96-18-014
392-140-643	NEW-P	96-15-114	392-162-060	AMD-W	96-22-066	392-163-250	PREP-X	96-14-019
392-140-643	NEW	96-19-095	392-162-120	NEW-P	96-20-050	392-163-250	REP	96-18-014
392-140-646	NEW-P	96-15-114	392-162-120	NEW-W	96-22-066	392-163-255	PREP-X	96-14-019
392-140-646	NEW	96-19-095	392-163	AMD-P	96-16-056	392-163-255	REP	96-18-014
392-140-650	NEW-P	96-15-114	392-163	AMD	96-19-097	392-163-260	PREP-X	96-14-019
392-140-650	NEW	96-19-095	392-163-100	PREP-X	96-14-019	392-163-260	REP	96-18-014
392-140-653	NEW-P	96-15-114	392-163-100	REP	96-18-014	392-163-265	PREP-X	96-14-019
392-140-653	NEW	96-19-095	392-163-105	PREP-X	96-14-019	392-163-265	REP	96-18-014
392-140-656	NEW-P	96-15-114	392-163-105	REP	96-18-014	392-163-270	PREP-X	96-14-019
392-140-656	NEW	96-19-095	392-163-110	PREP-X	96-14-019	392-163-270	REP	96-18-014
392-140-660	NEW-P	96-15-114	392-163-110	REP	96-18-014	392-163-275	PREP-X	96-14-019
392-140-660	NEW	96-19-095	392-163-115	PREP-X	96-14-019	392-163-275	REP	96-18-014
392-140-665	NEW-P	96-15-114	392-163-115	REP	96-18-014	392-163-280	PREP-X	96-14-019
392-140-665	NEW	96-19-095	392-163-120	PREP-X	96-14-019	392-163-280	REP	96-18-014
392-140-670	NEW-P	96-15-114	392-163-120	REP	96-18-014	392-163-285	PREP-X	96-14-019
392-140-670	NEW	96-19-095	392-163-125	PREP-X	96-14-019	392-163-285	REP	96-18-014
392-140-675	NEW-P	96-15-114	392-163-125	REP	96-18-014	392-163-290	PREP-X	96-14-019
392-140-675	NEW	96-19-095	392-163-130	PREP-X	96-14-019	392-163-290	REP	96-18-014
392-140-680	NEW-P	96-15-114	392-163-130	REP	96-18-014	392-163-295	PREP-X	96-14-019
392-140-680	NEW	96-19-095	392-163-135	PREP-X	96-14-019	392-163-295	REP	96-18-014
392-140-685	NEW-P	96-15-114	392-163-135	REP	96-18-014	392-163-299	PREP-X	96-14-019
392-140-685	NEW	96-19-095	392-163-140	PREP-X	96-14-019	392-163-299	REP	96-18-014
392-141	PREP	96-09-067	392-163-140	REP	96-18-014	392-163-300	PREP-X	96-14-019
392-141-115	AMD-P	96-11-137	392-163-142	PREP-X	96-14-019	392-163-300	REP	96-18-014
392-141-115	AMD	96-16-010	392-163-142	REP	96-18-014	392-163-305	PREP-X	96-14-019
392-141-125	REP-P	96-11-137	392-163-145	PREP-X	96-14-019	392-163-305	REP	96-18-014
392-141-125	PREP-X	96-14-018	392-163-145	REP	96-18-014	392-163-306	PREP-X	96-14-019
392-141-125	REP	96-16-010	392-163-150	PREP-X	96-14-019	392-163-306	REP	96-18-014
392-141-125	REP	96-18-014	392-163-150	REP	96-18-014	392-163-310	PREP-X	96-14-019
392-141-135	AMD-P	96-11-137	392-163-155	PREP-X	96-14-019	392-163-310	REP	96-18-014
392-141-135	AMD	96-16-010	392-163-155	REP	96-18-014	392-163-315	PREP-X	96-14-019
392-141-140	AMD-P	96-11-137	392-163-160	PREP-X	96-14-019	392-163-315	REP	96-18-014
392-141-140	AMD	96-16-010	392-163-160	REP	96-18-014	392-163-320	PREP-X	96-14-019
392-141-151	REP-P	96-11-137	392-163-165	PREP-X	96-14-019	392-163-320	REP	96-18-014
392-141-151	REP	96-16-010	392-163-165	REP	96-18-014	392-163-322	PREP-X	96-14-019
392-141-155	AMD-P	96-11-137	392-163-170	PREP-X	96-14-019	392-163-322	REP	96-18-014
392-141-155	AMD	96-16-010	392-163-170	REP	96-18-014	392-163-325	PREP-X	96-14-019
392-141-160	AMD-P	96-11-137	392-163-175	PREP-X	96-14-019	392-163-325	REP	96-18-014
392-141-160	AMD	96-16-010	392-163-175	REP	96-18-014	392-163-330	PREP-X	96-14-019

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
392-167A-025	REP	96-18-014	392-300-050	NEW	96-17-045	415-08-040	AMD	96-11-036
392-167A-030	PREP-X	96-14-019	392-300-055	NEW-P	96-14-093	415-08-050	AMD-P	96-07-080
392-167A-030	REP	96-18-014	392-300-055	NEW	96-17-045	415-08-050	AMD	96-11-036
392-167A-035	PREP-X	96-14-019	392-300-060	NEW-P	96-14-093	415-08-080	AMD-P	96-07-080
392-167A-035	REP	96-18-014	392-300-060	NEW	96-17-045	415-08-080	AMD	96-11-036
392-167A-040	PREP-X	96-14-019	392-310-010	PREP-X	96-14-019	415-08-090	AMD-P	96-07-080
392-167A-040	REP	96-18-014	392-310-010	REP	96-18-014	415-08-090	AMD	96-11-036
392-167A-045	PREP-X	96-14-019	392-310-015	PREP-X	96-14-019	415-08-100	AMD-P	96-07-080
392-167A-045	REP	96-18-014	392-310-015	REP	96-18-014	415-08-100	AMD	96-11-036
392-167A-050	PREP-X	96-14-019	392-310-020	PREP-X	96-14-019	415-08-105	AMD-P	96-07-080
392-167A-050	REP	96-18-014	392-310-020	REP	96-18-014	415-08-105	AMD	96-11-036
392-167A-055	PREP-X	96-14-019	392-310-025	PREP-X	96-14-019	415-08-280	AMD-P	96-07-080
392-167A-055	REP	96-18-014	392-310-025	REP	96-18-014	415-08-280	AMD	96-11-036
392-167A-060	PREP-X	96-14-019	392-320	PREP	96-07-050	415-08-420	AMD-P	96-07-080
392-167A-060	REP	96-18-014	392-320-005	AMD-P	96-12-075	415-08-420	AMD	96-11-036
392-167A-065	PREP-X	96-14-019	392-320-005	AMD	96-15-115	415-10-010	NEW-P	96-21-047
392-167A-065	REP	96-18-014	392-320-015	AMD-P	96-12-075	415-10-020	NEW-P	96-21-047
392-167A-070	PREP-X	96-14-019	392-320-015	AMD	96-15-115	415-10-030	NEW-P	96-21-047
392-167A-070	REP	96-18-014	392-320-025	AMD-P	96-12-075	415-10-040	NEW-P	96-21-047
392-167A-075	PREP-X	96-14-019	392-320-025	AMD	96-15-115	415-10-050	NEW-P	96-21-047
392-167A-075	REP	96-18-014	392-320-040	AMD-P	96-12-075	415-10-060	NEW-P	96-21-047
392-167A-080	PREP-X	96-14-019	392-320-040	AMD	96-15-115	415-10-070	NEW-P	96-21-047
392-167A-080	REP	96-18-014	392-320-045	AMD-P	96-12-075	415-10-080	NEW-P	96-21-047
392-167A-085	PREP-X	96-14-019	392-320-045	AMD	96-15-115	415-10-090	NEW-P	96-21-047
392-167A-085	REP	96-18-014	392-320-050	AMD-P	96-12-075	415-10-100	NEW-P	96-21-047
392-167A-090	PREP-X	96-14-019	392-320-050	AMD	96-15-115	415-10-0125	NEW	96-04-003
392-167A-090	REP	96-18-014	400-12	PREP	96-16-094	415-10-108	AMD	96-03-100
392-193-005	PREP-X	96-14-019	400-12-100	AMD-P	96-20-121	415-10-298	NEW-P	96-18-074
392-193-005	REP	96-18-014	400-12-100	AMD	96-23-057	415-10-299	NEW-P	96-18-074
392-193-010	PREP-X	96-14-019	400-12-120	AMD-P	96-20-121	415-10-301	NEW-P	96-18-074
392-193-010	REP	96-18-014	400-12-120	AMD	96-23-057	415-10-305	NEW-P	96-18-074
392-193-020	PREP-X	96-14-019	400-12-200	AMD-P	96-20-121	415-10-311	NEW-P	96-18-074
392-193-020	REP	96-18-014	400-12-200	AMD	96-23-057	415-10-3200	NEW-P	96-18-074
392-193-025	PREP-X	96-14-019	400-12-525	AMD-P	96-20-121	415-10-3201	NEW-P	96-18-074
392-193-025	REP	96-18-014	400-12-525	AMD	96-23-057	415-10-3202	NEW-P	96-18-074
392-193-030	PREP-X	96-14-019	400-12-535	AMD-P	96-20-121	415-10-3203	NEW-P	96-18-074
392-193-030	REP	96-18-014	400-12-535	AMD	96-23-057	415-10-3204	NEW-P	96-18-074
392-193-035	PREP-X	96-14-019	400-12-545	AMD-P	96-20-121	415-10-3205	NEW-P	96-18-074
392-193-035	REP	96-18-014	400-12-545	AMD	96-23-057	415-10-3205	NEW-P	96-18-074
392-193-045	PREP-X	96-14-019	400-12-615	AMD-P	96-20-121	415-10-3301	NEW-P	96-18-074
392-193-045	REP	96-18-014	400-12-615	AMD	96-23-057	415-10-3302	NEW-P	96-18-074
392-193-050	PREP-X	96-14-019	400-12-645	NEW-P	96-20-121	415-10-3303	NEW-P	96-18-074
392-193-050	REP	96-18-014	400-12-645	NEW	96-23-057	415-10-3304	NEW-P	96-18-074
392-193-055	PREP-X	96-14-019	400-12-700	AMD-P	96-20-121	415-10-3305	NEW-P	96-18-074
392-193-055	REP	96-18-014	400-12-700	AMD	96-23-057	415-10-3306	NEW-P	96-18-074
392-193-060	PREP-X	96-14-019	415	PREP	96-06-079	415-10-340	NEW-P	96-18-074
392-193-060	REP	96-18-014	415-02-099	REP	96-03-100	415-10-3401	NEW-P	96-18-074
392-196	PREP	96-11-140	415-04	AMD-P	96-13-100	415-10-3402	NEW-P	96-18-074
392-196-086	AMD-P	96-15-113	415-04	AMD	96-16-020	415-10-3403	NEW-P	96-18-074
392-196-086	AMD	96-19-038	415-04-010	AMD-P	96-13-100	415-10-3404	NEW-P	96-18-074
392-196-100	AMD-P	96-15-113	415-04-010	AMD	96-16-020	415-10-3405	NEW-P	96-18-074
392-196-100	AMD	96-19-038	415-04-020	AMD-P	96-13-100	415-10-3406	NEW-P	96-18-074
392-300-001	NEW-P	96-14-093	415-04-020	AMD	96-16-020	415-10-350	NEW-P	96-18-074
392-300-001	NEW	96-17-045	415-04-030	NEW-P	96-13-100	415-10-360	NEW-P	96-18-074
392-300-005	NEW-P	96-14-093	415-04-030	NEW	96-16-020	415-10-363	NEW-P	96-18-074
392-300-005	NEW	96-17-045	415-04-040	NEW-P	96-13-100	415-10-365	NEW-P	96-18-074
392-300-010	NEW-P	96-14-093	415-04-040	NEW	96-16-020	415-10-367	NEW-P	96-18-074
392-300-010	NEW	96-17-045	415-04-050	NEW-P	96-13-100	415-10-370	NEW-P	96-18-074
392-300-015	NEW-P	96-14-093	415-04-050	NEW	96-16-020	415-10-373	NEW-P	96-18-074
392-300-015	NEW	96-17-045	415-08-010	AMD-P	96-07-080	415-10-375	NEW-P	96-18-074
392-300-020	NEW-P	96-14-093	415-08-010	AMD	96-11-036	415-10-377	NEW-P	96-18-074
392-300-020	NEW	96-17-045	415-08-015	NEW	96-16-020	415-10-379	NEW-P	96-18-074
392-300-025	NEW-P	96-14-093	415-08-020	AMD-P	96-07-080	415-10-380	NEW-P	96-18-074
392-300-025	NEW	96-17-045	415-08-020	AMD	96-11-036	415-10-383	NEW-P	96-18-074
392-300-030	NEW-P	96-14-093	415-08-023	NEW-P	96-07-080	415-10-385	NEW-P	96-18-074
392-300-030	NEW	96-17-045	415-08-023	NEW	96-11-036	415-10-387	NEW-P	96-18-074
392-300-035	NEW-P	96-14-093	415-08-025	AMD-P	96-07-080	415-10-390	NEW-P	96-18-074
392-300-035	NEW	96-17-045	415-08-025	AMD	96-11-036	415-10-393	NEW-P	96-18-074
392-300-040	NEW-P	96-14-093	415-08-027	NEW-P	96-07-080	415-10-395	NEW-P	96-18-074
392-300-040	NEW	96-17-045	415-08-027	NEW	96-11-036	415-10-437	NEW-P	96-18-074
392-300-045	NEW-P	96-14-093	415-08-030	AMD-P	96-07-080	415-10-401	NEW-P	96-18-074
392-300-045	NEW	96-17-045	415-08-030	AMD	96-11-036	415-10-405	NEW-P	96-18-074
392-300-050	NEW-P	96-14-093	415-08-040	AMD-P	96-07-080	415-108-340	AMD	96-03-100

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
415-112-0152	AMD-P	96-21-048	415-508-010	NEW-P	96-13-100	415-564-060	NEW	96-16-020
415-112-0160	NEW-P	96-18-073	415-508-010	NEW	96-16-020	415-568-010	NEW-P	96-13-100
415-112-040	AMD	96-03-100	415-508-020	NEW-P	96-13-100	415-568-010	NEW	96-16-020
415-112-330	AMD-E	96-18-072	415-508-020	NEW	96-16-020	415-568-020	NEW-P	96-13-100
415-112-335	NEW-E	96-18-072	415-508-030	NEW-P	96-13-100	415-568-020	NEW	96-16-020
415-112-410	REP-P	96-18-073	415-508-030	NEW	96-16-020	415-610-010	NEW-P	96-13-100
415-112-411	REP-P	96-18-073	415-508-040	NEW-P	96-13-100	415-610-010	NEW	96-16-020
415-112-414	REP-P	96-18-073	415-508-040	NEW	96-16-020	415-610-015	NEW-P	96-13-100
415-112-444	NEW-P	96-18-073	415-508-050	NEW-P	96-13-100	415-610-015	NEW	96-16-020
415-112-445	NEW-P	96-18-073	415-508-050	NEW	96-16-020	415-610-020	NEW-P	96-13-100
415-112-450	NEW-P	96-18-073	415-512-010	NEW-P	96-13-100	415-610-020	NEW	96-16-020
415-112-460	NEW-P	96-18-073	415-512-010	NEW	96-16-020	415-610-030	NEW-P	96-13-100
415-112-4601	NEW-P	96-18-073	415-512-015	NEW-P	96-13-100	415-610-030	NEW	96-16-020
415-112-4603	NEW-P	96-18-073	415-512-015	NEW	96-16-020	415-620-010	NEW-P	96-13-100
415-112-4604	NEW-P	96-18-073	415-512-020	NEW-P	96-13-100	415-620-010	NEW	96-16-020
415-112-4605	NEW-P	96-18-073	415-512-020	NEW	96-16-020	415-620-015	NEW-P	96-13-100
415-112-4607	NEW-P	96-18-073	415-512-030	NEW-P	96-13-100	415-620-015	NEW	96-16-020
415-112-4608	NEW-P	96-18-073	415-512-030	NEW	96-16-020	415-620-020	NEW-P	96-13-100
415-112-4609	NEW-P	96-18-073	415-512-040	NEW-P	96-13-100	415-620-020	NEW	96-16-020
415-112-470	NEW-P	96-18-073	415-512-040	NEW	96-16-020	415-620-025	NEW-P	96-13-100
415-112-471	NEW-P	96-18-073	415-512-050	NEW-P	96-13-100	415-620-025	NEW	96-16-020
415-112-473	NEW-P	96-18-073	415-512-050	NEW	96-16-020	415-620-030	NEW-P	96-13-100
415-112-475	NEW-P	96-18-073	415-512-070	NEW-P	96-13-100	415-620-030	NEW	96-16-020
415-112-477	NEW-P	96-18-073	415-512-070	NEW	96-16-020	415-620-035	NEW-P	96-13-100
415-112-480	NEW-P	96-18-073	415-512-075	NEW-P	96-13-100	415-620-035	NEW	96-16-020
415-112-482	NEW-P	96-18-073	415-512-075	NEW	96-16-020	415-620-040	NEW-P	96-13-100
415-112-483	NEW-P	96-18-073	415-512-080	NEW-P	96-13-100	415-620-040	NEW	96-16-020
415-112-485	NEW-P	96-18-073	415-512-080	NEW	96-16-020	415-620-045	NEW-P	96-13-100
415-112-487	NEW-P	96-18-073	415-512-085	NEW-P	96-13-100	415-620-045	NEW	96-16-020
415-112-489	NEW-P	96-18-073	415-512-085	NEW	96-16-020	415-620-050	NEW-P	96-13-100
415-112-490	NEW-P	96-18-073	415-512-086	NEW-P	96-13-100	415-620-050	NEW	96-16-020
415-112-491	NEW-P	96-18-073	415-512-086	NEW	96-16-020	415-620-055	NEW-P	96-13-100
415-112-540	AMD-P	96-21-048	415-512-087	NEW-P	96-13-100	415-620-055	NEW	96-16-020
415-112-545	NEW-P	96-21-048	415-512-087	NEW	96-16-020	415-630-010	NEW-P	96-13-100
415-113-0306	AMD-P	96-15-080	415-512-090	NEW-P	96-13-100	415-630-010	NEW	96-16-020
415-113-0306	AMD	96-20-004	415-512-090	NEW	96-16-020	415-630-020	NEW-P	96-13-100
415-113-055	AMD-P	96-15-080	415-512-090	PREP	96-22-051	415-630-020	NEW	96-16-020
415-113-055	AMD	96-20-004	415-512-090	AMD-E	96-23-043	415-630-030	NEW-P	96-13-100
415-113-059	AMD-P	96-15-080	415-512-110	NEW-P	96-13-100	415-630-030	NEW	96-16-020
415-113-059	AMD	96-20-004	415-512-110	NEW	96-16-020	415-640-010	NEW-P	96-13-100
415-113-070	AMD-P	96-15-080	415-524-010	NEW-P	96-13-100	415-640-010	NEW	96-16-020
415-113-070	AMD	96-20-004	415-524-010	NEW	96-16-020	415-640-020	NEW-P	96-13-100
415-113-090	AMD-P	96-15-080	415-528-010	NEW-P	96-13-100	415-640-020	NEW	96-16-020
415-113-090	AMD	96-20-004	415-528-010	NEW	96-16-020	415-640-030	NEW-P	96-13-100
415-200-020	NEW-P	96-20-116	415-532-010	NEW-P	96-13-100	415-640-030	NEW	96-16-020
415-200-020	NEW	96-23-025	415-532-010	NEW	96-16-020	415-650-010	NEW-P	96-13-100
415-210-020	NEW-P	96-21-083	415-532-020	NEW-P	96-13-100	415-650-010	NEW	96-16-020
415-501-010	NEW-P	96-13-100	415-532-020	NEW	96-16-020	415-650-020	NEW-P	96-13-100
415-501-010	NEW	96-16-020	415-536-010	NEW-P	96-13-100	415-650-020	NEW	96-16-020
415-501-020	NEW-P	96-13-100	415-536-010	NEW	96-16-020	415-650-030	NEW-P	96-13-100
415-501-020	NEW	96-16-020	415-540-010	NEW-P	96-13-100	415-650-030	NEW	96-16-020
415-504-010	NEW-P	96-13-100	415-540-010	NEW	96-16-020	415-650-040	NEW-P	96-13-100
415-504-010	NEW	96-16-020	415-544-010	NEW-P	96-13-100	415-650-040	NEW	96-16-020
415-504-020	NEW-P	96-13-100	415-544-010	NEW	96-16-020	415-650-050	NEW-P	96-13-100
415-504-020	NEW	96-16-020	415-548-010	NEW-P	96-13-100	415-650-050	NEW	96-16-020
415-504-030	NEW-P	96-13-100	415-548-010	NEW	96-16-020	415-660-010	NEW-P	96-13-100
415-504-030	NEW	96-16-020	415-552-010	NEW-P	96-13-100	415-660-010	NEW	96-16-020
415-504-040	NEW-P	96-13-100	415-552-010	NEW	96-16-020	415-660-020	NEW-P	96-13-100
415-504-040	NEW	96-16-020	415-556-010	NEW-P	96-13-100	415-660-020	NEW	96-16-020
415-504-050	NEW-P	96-13-100	415-556-010	NEW	96-16-020	415-670-010	NEW-P	96-13-100
415-504-050	NEW	96-16-020	415-560-010	NEW-P	96-13-100	415-670-010	NEW	96-16-020
415-504-060	NEW-P	96-13-100	415-560-010	NEW	96-16-020	415-680-010	NEW-P	96-13-100
415-504-060	NEW	96-16-020	415-564-010	NEW-P	96-13-100	415-680-010	NEW	96-16-020
415-504-070	NEW-P	96-13-100	415-564-010	NEW	96-16-020	415-680-020	NEW-P	96-13-100
415-504-070	NEW	96-16-020	415-564-020	NEW-P	96-13-100	415-680-020	NEW	96-16-020
415-504-080	NEW-P	96-13-100	415-564-020	NEW	96-16-020	415-680-030	NEW-P	96-13-100
415-504-080	NEW	96-16-020	415-564-030	NEW-P	96-13-100	415-680-030	NEW	96-16-020
415-504-090	NEW-P	96-13-100	415-564-030	NEW	96-16-020	415-680-040	NEW-P	96-13-100
415-504-090	NEW	96-16-020	415-564-040	NEW-P	96-13-100	415-680-040	NEW	96-16-020
415-504-100	NEW-P	96-13-100	415-564-040	NEW	96-16-020	415-680-050	NEW-P	96-13-100
415-504-100	NEW	96-16-020	415-564-050	NEW-P	96-13-100	415-680-050	NEW	96-16-020
415-504-110	NEW-P	96-13-100	415-564-050	NEW	96-16-020	415-680-060	NEW-P	96-13-100
415-504-110	NEW	96-16-020	415-564-060	NEW-P	96-13-100	415-680-060	NEW	96-16-020

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
415-680-070	NEW-P	96-13-100	419-28-080	PREP-X	96-14-039	434-75-070	DECOD	96-03-141
415-680-070	NEW	96-16-020	419-28-080	REP	96-17-072	434-75-080	AMD-E	96-03-140
415-690-010	NEW-P	96-13-100	419-28-990	PREP-X	96-14-039	434-75-080	AMD	96-03-141
415-690-010	NEW	96-16-020	419-28-990	REP	96-17-072	434-75-080	DECOD	96-03-141
415-695-010	NEW-P	96-13-100	419-36-010	DECOD	96-06-011	434-75-090	AMD-E	96-03-140
415-695-010	NEW	96-16-020	419-36-020	DECOD	96-06-011	434-75-090	AMD	96-03-141
415-695-020	NEW-P	96-13-100	419-36-030	DECOD	96-06-011	434-75-100	AMD-E	96-03-140
415-695-020	NEW	96-16-020	419-36-040	DECOD	96-06-011	434-75-100	AMD	96-03-141
415-695-030	NEW-P	96-13-100	419-36-050	DECOD	96-06-011	434-75-100	DECOD	96-03-141
415-695-030	NEW	96-16-020	419-36-060	DECOD	96-06-011	434-75-110	AMD-E	96-03-140
415-695-040	NEW-P	96-13-100	419-36-070	DECOD	96-06-011	434-75-110	AMD	96-03-141
415-695-040	NEW	96-16-020	419-36-080	DECOD	96-06-011	434-75-110	DECOD	96-03-141
419-04-010	PREP-X	96-14-041	419-36-090	DECOD	96-06-011	434-75-120	AMD-E	96-03-140
419-04-010	REP	96-17-072	419-40-010	DECOD	96-06-011	434-75-120	AMD	96-03-141
419-04-020	PREP-X	96-14-041	419-40-020	DECOD	96-06-011	434-75-120	DECOD	96-03-141
419-04-020	REP	96-17-072	419-40-030	DECOD	96-06-011	434-75-130	AMD-E	96-03-140
419-04-030	PREP-X	96-14-041	419-40-040	DECOD	96-06-011	434-75-130	AMD	96-03-141
419-04-030	REP	96-17-072	419-40-050	DECOD	96-06-011	434-75-130	DECOD	96-03-141
419-18	PREP	96-03-037	419-44-010	DECOD	96-06-011	434-75-140	AMD-E	96-03-140
419-18-020	DECOD	96-06-011	419-64-010	DECOD	96-06-011	434-75-140	AMD	96-03-141
419-18-030	DECOD	96-06-011	419-64-020	DECOD	96-06-011	434-75-140	DECOD	96-03-141
419-18-040	DECOD	96-06-011	419-64-030	DECOD	96-06-011	434-75-140	AMD-E	96-03-140
419-18-045	DECOD	96-06-011	419-64-040	DECOD	96-06-011	434-75-150	AMD	96-03-141
419-18-050	DECOD	96-06-011	419-64-040	DECOD	96-06-011	434-75-150	AMD-E	96-03-140
419-18-060	DECOD	96-06-011	419-64-050	DECOD	96-06-011	434-75-150	AMD	96-03-141
419-18-070	DECOD	96-06-011	419-64-060	DECOD	96-06-011	434-75-150	DECOD	96-03-141
419-18-080	DECOD	96-06-011	419-64-070	DECOD	96-06-011	434-75-150	DECOD	96-03-141
419-20-010	PREP-X	96-14-040	419-64-080	DECOD	96-06-011	434-75-160	AMD-E	96-03-140
419-20-010	REP	96-17-072	419-64-090	DECOD	96-06-011	434-75-160	AMD	96-03-141
419-20-020	PREP-X	96-14-040	419-72-010	DECOD	96-06-011	434-75-160	DECOD	96-03-141
419-20-020	REP	96-17-072	419-72-012	DECOD	96-06-011	434-75-160	REP-E	96-03-140
419-20-020	REP	96-17-072	419-72-012	DECOD	96-06-011	434-75-170	REP	96-03-141
419-20-030	PREP-X	96-14-040	419-72-015	DECOD	96-06-011	434-75-170	AMD-E	96-03-140
419-20-030	REP	96-17-072	419-72-015	PREP	96-09-005	434-75-180	AMD	96-03-141
419-20-040	PREP-X	96-14-040	419-72-020	DECOD	96-06-011	434-75-180	AMD	96-03-141
419-20-040	REP	96-17-072	419-72-025	DECOD	96-06-011	434-75-180	DECOD	96-03-141
419-20-040	REP	96-17-072	419-72-041	DECOD	96-06-011	434-75-190	AMD-E	96-03-140
419-20-050	PREP-X	96-14-040	419-72-045	DECOD	96-06-011	434-75-190	AMD	96-03-141
419-20-050	REP	96-17-072	419-72-045	DECOD	96-06-011	434-75-190	DECOD	96-03-141
419-20-060	PREP-X	96-14-040	419-72-050	DECOD	96-06-011	434-75-200	REP-E	96-03-140
419-20-060	REP	96-17-072	419-72-060	DECOD	96-06-011	434-75-200	REP	96-03-141
419-20-070	PREP-X	96-14-040	419-72-065	DECOD	96-06-011	434-75-200	AMD-E	96-03-140
419-20-070	REP	96-17-072	419-72-070	DECOD	96-06-011	434-75-210	AMD	96-03-141
419-20-080	PREP-X	96-14-040	419-72-075	DECOD	96-06-011	434-75-210	AMD-E	96-03-140
419-20-080	REP	96-17-072	419-72-080	DECOD	96-06-011	434-75-210	DECOD	96-03-141
419-20-090	PREP-X	96-14-040	419-80-010	DECOD	96-06-011	434-75-220	AMD-E	96-03-140
419-20-090	REP	96-17-072	419-80-020	DECOD	96-06-011	434-75-220	AMD	96-03-141
419-20-100	PREP-X	96-14-040	419-80-030	DECOD	96-06-011	434-75-220	DECOD	96-03-141
419-20-100	REP	96-17-072	419-80-040	DECOD	96-06-011	434-75-230	AMD-E	96-03-140
419-20-110	PREP-X	96-14-040	419-80-050	DECOD	96-06-011	434-75-230	AMD	96-03-141
419-20-110	REP	96-17-072	419-80-060	DECOD	96-06-011	434-75-230	DECOD	96-03-141
419-20-120	PREP-X	96-14-040	419-80-070	DECOD	96-06-011	434-75-240	AMD-E	96-03-140
419-20-120	REP	96-17-072	434-40-225	NEW-E	96-20-081	434-75-240	AMD	96-03-141
419-20-130	PREP-X	96-14-040	434-40-230	AMD-E	96-20-081	434-75-240	DECOD	96-03-141
419-20-130	REP	96-17-072	434-40-235	NEW-E	96-18-103	434-75-250	AMD-E	96-03-140
419-20-140	PREP-X	96-14-040	434-40-310	REP-E	96-18-103	434-75-250	AMD	96-03-141
419-20-140	REP	96-17-072	434-75-010	AMD-E	96-03-140	434-75-250	DECOD	96-03-141
419-20-150	PREP-X	96-14-040	434-75-010	AMD	96-03-141	434-75-260	AMD-E	96-03-140
419-20-150	REP	96-17-072	434-75-010	DECOD	96-03-141	434-75-260	AMD	96-03-141
419-20-900	PREP-X	96-14-040	434-75-020	AMD-E	96-03-140	434-75-260	DECOD	96-03-141
419-20-900	REP	96-17-072	434-75-020	AMD	96-03-141	434-75-270	AMD-E	96-03-140
419-28-010	PREP-X	96-14-039	434-75-020	DECOD	96-03-141	434-75-270	AMD	96-03-141
419-28-010	REP	96-17-072	434-75-030	AMD-E	96-03-140	434-75-270	DECOD	96-03-141
419-28-020	PREP-X	96-14-039	434-75-030	AMD	96-03-141	434-75-280	AMD-E	96-03-140
419-28-020	REP	96-17-072	434-75-030	DECOD	96-03-141	434-75-280	AMD	96-03-141
419-28-030	PREP-X	96-14-039	434-75-040	AMD-E	96-03-140	434-75-280	DECOD	96-03-141
419-28-030	REP	96-17-072	434-75-040	AMD	96-03-141	434-75-290	AMD-E	96-03-140
419-28-040	PREP-X	96-14-039	434-75-040	DECOD	96-03-141	434-75-290	AMD	96-03-141
419-28-040	REP	96-17-072	434-75-050	AMD-E	96-03-140	434-75-290	DECOD	96-03-141
419-28-050	PREP-X	96-14-039	434-75-050	AMD	96-03-141	434-75-300	REP-E	96-03-140
419-28-050	REP	96-17-072	434-75-050	DECOD	96-03-141	434-75-300	REP	96-03-141
419-28-060	PREP-X	96-14-039	434-75-060	AMD-E	96-03-140	434-75-310	AMD-E	96-03-140
419-28-060	REP	96-17-072	434-75-060	AMD	96-03-141	434-75-310	AMD	96-03-141
419-28-070	PREP-X	96-14-039	434-75-060	DECOD	96-03-141	434-75-310	AMD	96-03-141
419-28-070	REP	96-17-072	434-75-070	AMD-E	96-03-140	434-75-320	DECOD	96-03-141
			434-75-070	AMD	96-03-141	434-75-320	AMD	96-03-141
						434-75-320	DECOD	96-03-141

TABLE

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
434-75-330	AMD-E	96-03-140	440-22-408	NEW-P	96-09-078	446-20-620	PREP	96-11-070
434-75-330	AMD	96-03-141	440-22-408	NEW-C	96-12-033	446-20-620	NEW-P	96-14-078
434-75-330	DECOD	96-03-141	440-22-408	NEW-W	96-22-019	446-20-620	NEW	96-18-017
434-75-340	AMD-E	96-03-140	440-26-005	NEW-P	96-13-101	446-20-630	NEW-E	96-11-069
434-75-340	AMD	96-03-141	440-26-005	NEW	96-16-015	446-20-630	PREP	96-11-070
434-75-340	DECOD	96-03-141	440-26-010	NEW-P	96-13-101	446-20-630	NEW-P	96-14-078
434-75-350	AMD-E	96-03-140	440-26-010	NEW	96-16-015	446-20-630	NEW	96-18-017
434-75-350	AMD	96-03-141	440-26-020	NEW-P	96-13-101	446-65-010	AMD-E	96-14-112
434-75-350	DECOD	96-03-141	440-26-020	NEW	96-16-015	446-65-010	PREP	96-14-113
434-79-010	AMD-E	96-14-085	440-26-030	NEW-P	96-13-101	446-65-010	AMD-P	96-19-077
434-120-100	AMD-P	96-05-089	440-26-030	NEW	96-16-015	446-65-010	AMD	96-22-035
434-120-100	AMD	96-10-021	440-26-100	NEW-P	96-13-101	458-10	PREP	96-15-135
434-120-105	AMD-P	96-05-089	440-26-100	NEW	96-16-015	458-10-010	NEW-P	96-21-116
434-120-105	AMD-W	96-19-008	440-26-110	NEW-P	96-13-101	458-10-020	NEW-P	96-21-116
434-120-130	AMD-P	96-05-089	440-26-110	NEW	96-16-015	458-10-030	NEW-P	96-21-116
434-120-130	AMD-W	96-19-008	440-26-120	NEW-P	96-13-101	458-10-040	NEW-P	96-21-116
434-120-140	AMD-P	96-05-089	440-26-120	NEW	96-16-015	458-10-050	NEW-P	96-21-116
434-120-140	AMD	96-10-021	440-26-130	NEW-P	96-13-101	458-10-060	NEW-P	96-21-116
434-120-225	AMD-P	96-05-089	440-26-130	NEW	96-16-015	458-10-070	NEW-P	96-21-116
434-120-225	AMD	96-10-021	440-26-140	NEW-P	96-13-101	458-18-220	AMD-P	96-23-054
434-120-255	AMD-P	96-05-089	440-26-140	NEW	96-16-015	458-20-101	PREP	96-15-136
434-120-255	AMD-W	96-19-008	440-26-160	NEW-P	96-13-101	458-20-101	AMD-P	96-22-092
434-120-300	AMD-P	96-05-088	440-26-160	NEW	96-16-015	458-20-104	PREP	96-15-136
434-120-300	AMD	96-08-049	440-26-200	NEW-P	96-13-101	458-20-104	AMD-P	96-22-092
434-120-335	AMD-P	96-05-088	440-26-200	NEW	96-16-015	458-20-12401	NEW-P	96-06-056
434-120-335	AMD	96-08-049	440-26-205	NEW-P	96-13-101	458-20-12401	NEW-P	96-09-087
434-166-260	AMD-P	96-07-069	440-26-205	NEW	96-16-015	458-20-12401	NEW-E	96-10-020
434-166-260	AMD	96-10-052	440-26-210	NEW-P	96-13-101	458-20-12401	NEW	96-16-086
434-166-280	AMD-P	96-07-069	440-26-210	NEW	96-16-015	458-20-13601	PREP	96-08-040
434-166-280	AMD	96-10-052	440-26-220	NEW-P	96-13-101	458-20-14601	PREP	96-07-097
434-166-290	AMD-P	96-07-069	440-26-220	NEW	96-16-015	458-20-14601	NEW-P	96-22-091
434-166-290	AMD	96-10-052	440-26-230	NEW-P	96-13-101	458-20-199	AMD-P	96-06-057
434-219-010	RECOD	96-03-141	440-26-230	NEW	96-16-015	458-20-199	AMD-C	96-10-040
434-219-020	RECOD	96-03-141	440-26-240	NEW-P	96-13-101	458-20-199	AMD	96-12-024
434-219-030	RECOD	96-03-141	440-26-240	NEW	96-16-015	458-20-211	AMD	96-03-139
434-219-040	RECOD	96-03-141	440-26-250	NEW-P	96-13-101	458-20-226	AMD	96-05-080
434-219-050	RECOD	96-03-141	440-26-250	NEW	96-16-015	458-20-232	PREP-X	96-14-051
434-219-060	RECOD	96-03-141	446-10-090	PREP	96-14-114	458-20-232	REP	96-21-142
434-219-070	RECOD	96-03-141	446-10-090	AMD-P	96-21-065	458-20-262	PREP	96-17-037
434-219-080	RECOD	96-03-141	446-16-010	PREP	96-21-112	458-20-263	PREP	96-14-079
434-219-090	RECOD	96-03-141	446-16-025	PREP	96-21-112	458-20-263	NEW-E	96-14-080
434-219-100	RECOD	96-03-141	446-16-030	PREP	96-21-112	458-20-263	NEW-E	96-22-017
434-219-110	RECOD	96-03-141	446-16-040	PREP	96-21-112	458-20-263	NEW-P	96-22-093
434-219-120	RECOD	96-03-141	446-16-050	PREP	96-21-112	458-24-010	PREP-X	96-14-049
434-219-130	RECOD	96-03-141	446-16-070	PREP	96-21-112	458-24-010	REP	96-21-141
434-219-140	RECOD	96-03-141	446-16-080	PREP	96-21-112	458-24-020	PREP-X	96-14-049
434-219-150	RECOD	96-03-141	446-16-100	PREP	96-21-112	458-24-020	REP	96-21-141
434-219-160	RECOD	96-03-141	446-16-110	PREP	96-21-112	458-24-030	PREP-X	96-14-049
434-219-180	RECOD	96-03-141	446-16-120	PREP	96-21-112	458-24-030	REP	96-21-141
434-219-190	RECOD	96-03-141	446-20-050	PREP	96-21-112	458-24-040	PREP-X	96-14-049
434-219-210	RECOD	96-03-141	446-20-090	PREP	96-21-112	458-24-040	REP	96-21-141
434-219-220	RECOD	96-03-141	446-20-100	PREP	96-21-112	458-24-050	PREP-X	96-14-049
434-219-230	RECOD	96-03-141	446-20-110	PREP	96-21-112	458-24-050	REP	96-21-141
434-219-240	RECOD	96-03-141	446-20-170	PREP	96-21-112	458-24-060	PREP-X	96-14-049
434-219-250	RECOD	96-03-141	446-20-280	PREP	96-21-112	458-24-060	REP	96-21-141
434-219-260	RECOD	96-03-141	446-20-285	PREP	96-21-112	458-24-070	PREP-X	96-14-049
434-219-270	RECOD	96-03-141	446-20-290	REP-E	96-11-069	458-24-070	REP	96-21-141
434-219-280	RECOD	96-03-141	446-20-290	PREP	96-11-070	458-24-080	PREP-X	96-14-049
434-219-290	RECOD	96-03-141	446-20-290	REP-P	96-14-078	458-24-080	REP	96-21-141
434-219-310	RECOD	96-03-141	446-20-290	REP	96-18-017	458-24-090	PREP-X	96-14-049
434-219-320	RECOD	96-03-141	446-20-500	PREP	96-21-112	458-24-090	REP	96-21-141
434-219-330	RECOD	96-03-141	446-20-510	PREP	96-21-112	458-30-262	AMD-P	96-23-056
434-219-340	RECOD	96-03-141	446-20-520	PREP	96-21-112	458-30-590	AMD-P	96-23-055
434-219-350	RECOD	96-03-141	446-20-530	PREP	96-21-112	458-40-540	AMD-P	96-22-089
440-22	PREP	96-08-079	446-20-600	NEW-E	96-11-069	458-40-660	PREP	96-06-058
440-22	PREP	96-12-015	446-20-600	PREP	96-11-070	458-40-660	AMD-P	96-10-075
440-22	PREP	96-22-027	446-20-600	NEW-P	96-14-078	458-40-660	AMD	96-14-063
440-22-005	AMD-P	96-09-078	446-20-600	NEW	96-18-017	458-40-660	PREP	96-19-087
440-22-005	AMD-C	96-12-033	446-20-610	NEW-E	96-11-069	458-40-660	AMD-P	96-22-090
440-22-005	AMD-S	96-14-055	446-20-610	PREP	96-11-070	458-40-690	PREP	96-19-087
440-22-406	NEW-P	96-09-078	446-20-610	NEW-P	96-14-078	458-40-690	AMD-P	96-22-090
440-22-406	NEW-C	96-12-033	446-20-610	NEW	96-18-017	458-53-010	AMD	96-05-002
440-22-406	NEW-S	96-14-055	446-20-620	NEW-E	96-11-069	458-53-020	AMD	96-05-002

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
458-53-030	AMD	96-05-002	460-10A-050	AMD-P	96-07-084	460-16A-150	AMD	96-11-024
458-53-040	REP	96-05-002	460-10A-050	AMD	96-11-026	460-16A-205	PREP	96-03-130
458-53-050	AMD	96-05-002	460-10A-055	REP-P	96-07-084	460-16A-205	AMD-P	96-07-061
458-53-051	REP	96-05-002	460-10A-055	REP	96-11-026	460-16A-205	AMD	96-11-017
458-53-070	AMD	96-05-002	460-10A-060	AMD-P	96-07-084	460-16A-390	PREP	96-03-129
458-53-080	AMD	96-05-002	460-10A-060	AMD	96-11-026	460-16A-390	AMD-P	96-07-057
458-53-090	AMD	96-05-002	460-10A-065	REP-P	96-07-084	460-16A-390	AMD	96-11-023
458-53-095	NEW	96-05-002	460-10A-065	REP	96-11-026	460-17A	PREP	96-03-120
458-53-100	AMD	96-05-002	460-10A-075	REP-P	96-07-084	460-17A	AMD-P	96-07-083
458-53-105	NEW	96-05-002	460-10A-075	REP	96-11-026	460-17A	AMD	96-11-027
458-53-110	REP	96-05-002	460-10A-080	REP-P	96-07-084	460-17A-010	AMD-P	96-07-083
458-53-120	REP	96-05-002	460-10A-080	REP	96-11-026	460-17A-010	AMD	96-11-027
458-53-130	AMD	96-05-002	460-10A-090	REP-P	96-07-084	460-17A-020	AMD-P	96-07-083
458-53-135	NEW	96-05-002	460-10A-090	REP	96-11-026	460-17A-020	AMD	96-11-027
458-53-140	AMD	96-05-002	460-10A-095	REP-P	96-07-084	460-17A-030	AMD-P	96-07-083
458-53-141	REP	96-05-002	460-10A-095	REP	96-11-026	460-17A-030	AMD	96-11-027
458-53-142	REP	96-05-002	460-10A-100	REP-P	96-07-084	460-17A-040	AMD-P	96-07-083
458-53-150	REP	96-05-002	460-10A-100	REP	96-11-026	460-17A-040	AMD	96-11-027
458-53-160	AMD	96-05-002	460-10A-105	REP-P	96-07-084	460-17A-050	AMD-P	96-07-083
458-53-163	REP	96-05-002	460-10A-105	REP	96-11-026	460-17A-050	AMD	96-11-027
458-53-165	REP	96-05-002	460-10A-110	AMD-P	96-07-084	460-17A-060	AMD-P	96-07-083
458-53-180	REP	96-05-002	460-10A-110	AMD	96-11-026	460-17A-060	AMD	96-11-027
458-53-200	AMD	96-05-002	460-10A-115	REP-P	96-07-084	460-17A-070	AMD-P	96-07-083
458-53-210	AMD	96-05-002	460-10A-115	REP	96-11-026	460-17A-070	AMD	96-11-027
458-56-010	PREP-X	96-14-050	460-10A-120	REP-P	96-07-084	460-20B-020	PREP	96-03-117
458-56-010	REP	96-21-143	460-10A-120	REP	96-11-026	460-20B-020	AMD-P	96-07-059
458-56-020	PREP-X	96-14-050	460-10A-125	REP-P	96-07-084	460-20B-020	AMD-W	96-20-109
458-56-020	REP	96-21-143	460-10A-125	REP	96-11-026	460-20B-035	NEW-S	96-12-018
458-56-030	PREP-X	96-14-050	460-10A-130	AMD-P	96-07-084	460-20B-035	NEW	96-15-062
458-56-030	REP	96-21-143	460-10A-130	AMD	96-11-026	460-20B-070	PREP	96-03-117
458-56-040	PREP-X	96-14-050	460-10A-135	REP-P	96-07-084	460-20B-070	NEW-P	96-07-059
458-56-040	REP	96-21-143	460-10A-135	REP	96-11-026	460-20B-070	NEW-W	96-20-109
458-56-050	PREP-X	96-14-050	460-10A-140	REP-P	96-07-084	460-21B-050	AMD-P	96-24-040
458-56-050	REP	96-21-143	460-10A-140	REP	96-11-026	460-21B-080	REP-P	96-24-040
458-56-060	PREP-X	96-14-050	460-10A-145	REP-P	96-07-084	460-22B-070	REP-P	96-24-040
458-56-060	REP	96-21-143	460-10A-145	REP	96-11-026	460-22B-080	REP-P	96-24-040
458-56-070	PREP-X	96-14-050	460-10A-150	REP-P	96-07-084	460-24A-046	REP-P	96-24-040
458-56-070	REP	96-21-143	460-10A-150	REP	96-11-026	460-33A-020	PREP	96-03-124
458-56-080	PREP-X	96-14-050	460-10A-155	REP-P	96-07-084	460-33A-020	AMD-P	96-07-056
458-56-080	REP	96-21-143	460-10A-155	REP	96-11-026	460-33A-020	AMD	96-11-025
458-56-090	PREP-X	96-14-050	460-10A-170	AMD-P	96-07-084	460-40A-025	PREP	96-03-122
458-56-090	REP	96-21-143	460-10A-170	AMD	96-11-026	460-40A-025	REP-P	96-07-060
458-56-100	PREP-X	96-14-050	460-10A-180	AMD-P	96-07-084	460-40A-025	REP	96-11-018
458-56-100	REP	96-21-143	460-10A-180	AMD	96-11-026	460-42A-010	PREP	96-03-119
458-56-110	PREP-X	96-14-050	460-10A-185	NEW-P	96-07-084	460-42A-010	REP-P	96-07-067
458-56-110	REP	96-21-143	460-10A-185	NEW	96-11-026	460-42A-010	REP	96-11-028
458-56-120	PREP-X	96-14-050	460-10A-190	NEW-P	96-07-084	460-42A-081	AMD-P	96-03-131
458-56-120	REP	96-21-143	460-10A-190	NEW	96-11-026	460-42A-081	AMD	96-11-016
458-56-130	PREP-X	96-14-050	460-10A-195	NEW-P	96-07-084	460-44A-503	PREP	96-03-116
458-56-130	REP	96-21-143	460-10A-195	NEW	96-11-026	460-44A-503	AMD-P	96-12-019
458-56-140	PREP-X	96-14-050	460-10A-200	NEW-P	96-07-084	460-44A-503	AMD	96-15-063
458-56-140	REP	96-21-143	460-10A-200	NEW	96-11-026	460-44A-505	PREP	96-03-116
458-56-150	PREP-X	96-14-050	460-10A-205	NEW-P	96-07-084	460-44A-506	PREP	96-03-116
458-56-150	REP	96-21-143	460-10A-205	NEW	96-11-026	460-46A-050	AMD-P	96-03-132
458-56-160	PREP-X	96-14-050	460-10A-210	NEW-P	96-07-084	460-46A-050	AMD	96-11-015
458-56-160	REP	96-21-143	460-10A-210	NEW	96-11-026	460-60A-015	PREP	96-03-123
458-56-170	PREP-X	96-14-050	460-16A-010	PREP	96-03-129	460-60A-015	AMD-P	96-07-058
458-56-170	REP	96-21-143	460-16A-010	AMD-P	96-07-057	460-60A-015	AMD	96-11-022
458-56-180	PREP-X	96-14-050	460-16A-010	AMD	96-11-023	460-60A-020	PREP	96-03-123
458-56-180	REP	96-21-143	460-16A-015	PREP	96-03-128	460-60A-020	AMD-P	96-07-058
458-56-190	PREP-X	96-14-050	460-16A-015	AMD-P	96-07-065	460-60A-020	AMD	96-11-022
458-56-190	REP	96-21-143	460-16A-015	AMD	96-11-019	460-80-160	PREP	96-03-118
458-56-200	PREP-X	96-14-050	460-16A-111	PREP	96-03-127	460-80-160	REP-P	96-07-066
458-56-200	REP	96-21-143	460-16A-111	AMD-P	96-07-063	460-80-160	REP	96-11-029
458-56-210	PREP-X	96-14-050	460-16A-111	AMD	96-11-020	461-08-001	REP-P	96-10-062
458-56-210	REP	96-21-143	460-16A-120	PREP	96-03-126	461-08-001	REP	96-15-002
458-56-220	PREP-X	96-14-050	460-16A-120	AMD-P	96-07-062	461-08-005	REP-P	96-10-062
458-56-220	REP	96-21-143	460-16A-120	AMD	96-11-021	461-08-005	REP	96-15-002
458-56-230	PREP-X	96-14-050	460-16A-125	PREP	96-03-125	461-08-010	REP-P	96-10-062
458-56-230	REP	96-21-143	460-16A-125	AMD-P	96-07-055	461-08-010	REP	96-15-002
460-10A	PREP	96-03-121	460-16A-125	AMD	96-11-024	461-08-015	REP-P	96-10-062
460-10A-035	REP-P	96-07-084	460-16A-150	PREP	96-03-125	461-08-015	REP	96-15-002
460-10A-035	REP	96-11-026	460-16A-150	AMD-P	96-07-055	461-08-020	REP-P	96-10-062

TABLE

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
461-08-545	NEW-P	96-10-062	468-200-020	NEW	96-02-067	468-240-145	RECOD	96-17-018
461-08-545	NEW	96-15-002	468-200-040	NEW	96-02-067	468-240-150	RECOD-P	96-14-024
461-08-550	NEW-P	96-10-062	468-200-060	NEW	96-02-067	468-240-150	RECOD	96-17-018
461-08-550	NEW	96-15-002	468-200-080	NEW	96-02-067	468-240-155	RECOD-P	96-14-024
461-08-555	NEW-P	96-10-062	468-200-080	AMD-P	96-22-063	468-240-155	RECOD	96-17-018
461-08-555	NEW	96-15-002	468-200-100	NEW	96-02-067	468-240-160	RECOD-P	96-14-024
461-08-560	NEW-P	96-10-062	468-200-110	NEW	96-02-067	468-240-160	RECOD	96-17-018
461-08-560	NEW	96-15-002	468-200-120	NEW	96-02-067	468-240-165	RECOD-P	96-14-024
461-08-565	NEW-P	96-10-062	468-200-160	NEW	96-02-067	468-240-165	RECOD	96-17-018
461-08-565	NEW	96-15-002	468-200-160	AMD-P	96-22-063	468-240-170	RECOD-P	96-14-024
461-08-570	NEW-P	96-10-062	468-200-180	NEW	96-02-067	468-240-170	RECOD	96-17-018
461-08-570	NEW	96-15-002	468-200-200	NEW	96-02-067	468-240-175	RECOD-P	96-14-024
461-08-575	NEW-P	96-10-062	468-200-220	NEW	96-02-067	468-240-175	RECOD	96-17-018
461-08-575	NEW	96-15-002	468-200-230	NEW	96-02-067	468-240-180	RECOD-P	96-14-024
461-08-580	NEW-P	96-10-062	468-200-240	NEW	96-02-067	468-240-180	RECOD	96-17-018
461-08-580	NEW	96-15-002	468-200-250	NEW	96-02-067	468-240-185	RECOD-P	96-14-024
461-08-585	NEW-P	96-10-062	468-200-260	NEW	96-02-067	468-240-185	RECOD	96-17-018
461-08-585	NEW	96-15-002	468-200-280	NEW	96-02-067	468-240-190	RECOD-P	96-14-024
468-06	PREP	96-09-013	468-200-300	NEW	96-02-067	468-240-190	RECOD	96-17-018
468-06-030	AMD-P	96-12-036	468-200-320	NEW	96-02-067	468-240-195	RECOD-P	96-14-024
468-06-030	AMD	96-16-004	468-200-340	NEW	96-02-067	468-240-195	RECOD	96-17-018
468-06-040	AMD-P	96-12-036	468-200-350	NEW	96-02-067	468-240-200	RECOD-P	96-14-024
468-06-040	AMD	96-16-004	468-200-350	AMD-P	96-22-063	468-240-200	RECOD	96-17-018
468-06-070	AMD-P	96-12-036	468-200-360	NEW	96-02-067	468-240-205	RECOD-P	96-14-024
468-06-070	AMD	96-16-004	468-210-001	RECOD-P	96-14-024	468-240-205	RECOD	96-17-018
468-06-090	AMD-P	96-12-036	468-210-001	RECOD	96-17-018	468-240-210	RECOD-P	96-14-024
468-06-090	AMD	96-16-004	468-210-010	RECOD-P	96-14-024	468-240-210	RECOD	96-17-018
468-38-070	AMD-P	96-20-040	468-210-010	RECOD	96-17-018	468-240-215	RECOD-P	96-14-024
468-38-070	AMD	96-23-003	468-210-020	RECOD-P	96-14-024	468-240-215	RECOD	96-17-018
468-38-070	AMD-E	96-23-005	468-210-020	RECOD	96-17-018	468-240-350	RECOD-P	96-14-024
468-38-071	NEW-P	96-20-040	468-210-030	RECOD-P	96-14-024	468-240-350	RECOD	96-17-018
468-38-071	NEW	96-23-003	468-210-030	RECOD	96-17-018	468-240-360	RECOD-P	96-14-024
468-38-071	NEW-E	96-23-005	468-210-040	RECOD-P	96-14-024	468-240-360	RECOD	96-17-018
468-38-120	PREP	96-11-009	468-210-040	RECOD	96-17-018	468-240-370	RECOD-P	96-14-024
468-38-120	AMD-P	96-15-018	468-210-050	RECOD-P	96-14-024	468-240-370	RECOD	96-17-018
468-38-120	AMD	96-18-053	468-210-050	RECOD	96-17-018	468-240-380	RECOD-P	96-14-024
468-66	PREP	96-06-022	468-220-010	RECOD-P	96-14-024	468-240-380	RECOD	96-17-018
468-66-010	AMD-P	96-10-007	468-220-010	RECOD	96-17-018	468-250-010	RECOD-P	96-14-024
468-66-010	AMD	96-13-007	468-230-050	RECOD-P	96-14-024	468-250-010	RECOD	96-17-018
468-66-080	AMD	96-03-031	468-230-050	RECOD	96-17-018	468-250-020	RECOD-P	96-14-024
468-86-010	NEW-W	96-05-032	468-240-002	RECOD-P	96-14-024	468-250-020	RECOD	96-17-018
468-86-020	NEW-W	96-05-032	468-240-002	RECOD	96-17-018	468-250-030	RECOD-P	96-14-024
468-86-030	NEW-W	96-05-032	468-240-005	RECOD-P	96-14-024	468-250-030	RECOD	96-17-018
468-86-040	NEW-W	96-05-032	468-240-005	RECOD	96-17-018	468-250-040	RECOD-P	96-14-024
468-86-050	NEW-W	96-05-032	468-240-025	RECOD-P	96-14-024	468-250-040	RECOD	96-17-018
468-86-060	NEW-W	96-05-032	468-240-025	RECOD	96-17-018	468-250-050	RECOD-P	96-14-024
468-86-070	NEW-W	96-05-032	468-240-030	RECOD-P	96-14-024	468-250-050	RECOD	96-17-018
468-86-080	NEW-W	96-05-032	468-240-030	RECOD	96-17-018	468-250-060	RECOD-P	96-14-024
468-86-090	NEW-W	96-05-032	468-240-035	RECOD-P	96-14-024	468-250-060	RECOD	96-17-018
468-86-100	NEW-W	96-05-032	468-240-035	RECOD	96-17-018	468-250-070	RECOD-P	96-14-024
468-86-110	NEW-W	96-05-032	468-240-040	RECOD-P	96-14-024	468-250-070	RECOD	96-17-018
468-86-120	NEW-W	96-05-032	468-240-040	RECOD	96-17-018	468-250-080	RECOD-P	96-14-024
468-86-130	NEW-W	96-05-032	468-240-045	RECOD-P	96-14-024	468-250-080	RECOD	96-17-018
468-86-140	NEW-W	96-05-032	468-240-045	RECOD	96-17-018	468-250-090	RECOD-P	96-14-024
468-86-150	NEW-W	96-05-032	468-240-050	RECOD-P	96-14-024	468-250-090	RECOD	96-17-018
468-86-160	NEW-W	96-05-032	468-240-050	RECOD	96-17-018	468-250-100	RECOD-P	96-14-024
468-86-170	NEW-W	96-05-032	468-240-105	RECOD-P	96-14-024	468-250-100	RECOD	96-17-018
468-86-180	NEW-W	96-05-032	468-240-105	RECOD	96-17-018	468-250-110	RECOD-P	96-14-024
468-86-190	NEW-W	96-05-032	468-240-110	RECOD-P	96-14-024	468-250-110	RECOD	96-17-018
468-86-200	NEW-W	96-05-032	468-240-110	RECOD	96-17-018	468-250-120	RECOD-P	96-14-024
468-86-210	NEW-W	96-05-032	468-240-115	RECOD-P	96-14-024	468-250-120	RECOD	96-17-018
468-86-220	NEW-W	96-05-032	468-240-115	RECOD	96-17-018	468-250-130	RECOD-P	96-14-024
468-86-230	NEW-W	96-05-032	468-240-120	RECOD-P	96-14-024	468-250-130	RECOD	96-17-018
468-86-240	NEW-W	96-05-032	468-240-120	RECOD	96-17-018	468-250-140	RECOD-P	96-14-024
468-86-260	NEW-W	96-05-032	468-240-125	RECOD-P	96-14-024	468-250-140	RECOD	96-17-018
468-105-010	NEW	96-03-107	468-240-125	RECOD	96-17-018	468-250-150	RECOD-P	96-14-024
468-105-020	NEW	96-03-107	468-240-130	RECOD-P	96-14-024	468-250-150	RECOD	96-17-018
468-105-030	NEW	96-03-107	468-240-130	RECOD	96-17-018	468-250-160	RECOD-P	96-14-024
468-105-040	NEW	96-03-107	468-240-135	RECOD-P	96-14-024	468-250-160	RECOD	96-17-018
468-105-050	NEW	96-03-107	468-240-135	RECOD	96-17-018	468-250-170	RECOD-P	96-14-024
468-105-060	NEW	96-03-107	468-240-140	RECOD-P	96-14-024	468-250-170	RECOD	96-17-018
468-105-070	NEW	96-03-107	468-240-140	RECOD	96-17-018	468-300-010	AMD	96-05-046
468-105-080	NEW	96-03-107	468-240-145	RECOD-P	96-14-024	468-300-010	AMD	96-05-047

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
468-300-020	PREP	96-11-056	480-120-405	PREP	96-14-096	504-19-900	NEW	96-15-050
468-300-020	AMD-P	96-15-010	480-120-405	AMD-P	96-17-052	504-19-920	NEW-P	96-11-115
468-300-020	AMD	96-19-045	480-120-405	AMD	96-23-070	504-19-920	NEW	96-15-050
468-300-040	PREP	96-11-056	484-20-103	PREP	96-20-053	504-19-930	NEW-P	96-11-115
468-300-040	AMD-P	96-15-010	484-20-103	AMD-P	96-23-048	504-19-930	NEW	96-15-050
468-300-040	AMD	96-19-045	484-20-120	PREP	96-20-036	504-19-940	NEW-P	96-11-115
468-300-210	AMD-P	96-09-023	484-20-120	AMD-P	96-23-048	504-19-940	NEW	96-15-050
468-300-210	AMD	96-14-004	495B-120	PREP	96-21-086	516-12	PREP	96-03-110
468-300-700	AMD	96-05-048	495D-120-085	NEW-P	96-03-060	516-12-400	AMD-P	96-09-009
478-120	AMD-C	96-03-091	495D-120-085	NEW	96-07-049	516-12-400	AMD	96-14-006
478-120-010	AMD	96-10-051	504-19-010	NEW-P	96-11-115	516-12-440	AMD-P	96-09-009
478-120-020	AMD	96-10-051	504-19-010	NEW	96-15-050	516-12-440	AMD	96-14-006
478-120-030	AMD	96-10-051	504-19-020	NEW-P	96-11-115	516-12-460	AMD-P	96-09-009
478-120-040	AMD	96-10-051	504-19-020	NEW	96-15-050	516-12-460	AMD	96-14-006
478-120-050	AMD	96-10-051	504-19-030	NEW-P	96-11-115	516-12-470	AMD-P	96-09-009
478-120-060	REP	96-10-051	504-19-030	NEW	96-15-050	516-12-470	AMD	96-14-006
478-120-065	NEW	96-10-051	504-19-040	NEW-P	96-11-115	516-13	PREP	96-08-033
478-120-070	REP	96-10-051	504-19-040	NEW	96-15-050	516-13-020	AMD-P	96-20-069
478-120-075	NEW	96-10-051	504-19-050	NEW-P	96-11-115	516-13-020	AMD	96-24-016
478-120-080	REP	96-10-051	504-19-050	NEW	96-15-050	516-13-030	AMD-P	96-20-069
478-120-085	NEW	96-10-051	504-19-080	NEW-P	96-11-115	516-13-030	AMD	96-24-016
478-120-090	REP	96-10-051	504-19-080	NEW	96-15-050	516-13-080	AMD-P	96-20-069
478-120-095	NEW	96-10-051	504-19-100	NEW-P	96-11-115	516-13-080	AMD	96-24-016
478-120-100	AMD	96-10-051	504-19-100	NEW	96-15-050	516-13-090	AMD-P	96-20-069
478-120-105	NEW	96-10-051	504-19-200	NEW-P	96-11-115	516-13-090	AMD	96-24-016
478-120-110	REP	96-10-051	504-19-200	NEW	96-15-050	516-15	PREP	96-08-034
478-120-115	NEW	96-10-051	504-19-210	NEW-P	96-11-115	516-15	AMD-P	96-20-070
478-120-120	REP	96-10-051	504-19-210	NEW	96-15-050	516-15	AMD	96-24-015
478-120-125	NEW	96-10-051	504-19-220	NEW-P	96-11-115	516-15-010	AMD-P	96-20-070
478-120-130	REP	96-10-051	504-19-220	NEW	96-15-050	516-15-010	AMD	96-24-015
478-120-135	NEW	96-10-051	504-19-250	NEW-P	96-11-115	516-15-020	AMD-P	96-20-070
478-120-140	NEW	96-10-051	504-19-250	NEW	96-15-050	516-15-020	AMD	96-24-015
478-120-145	NEW	96-10-051	504-19-300	NEW-P	96-11-115	516-15-040	AMD-P	96-20-070
478-124	AMD-C	96-03-091	504-19-300	NEW	96-15-050	516-15-040	AMD	96-24-015
478-124-037	NEW	96-10-051	504-19-350	NEW-P	96-11-115	516-15-050	AMD-P	96-20-070
478-276	PREP	96-20-114	504-19-350	NEW	96-15-050	516-15-050	AMD	96-24-015
479-12-008	AMD	96-04-015	504-19-360	NEW-P	96-11-115	516-22-005	REP	96-03-103
479-20-013	AMD	96-04-015	504-19-360	NEW	96-15-050	516-22-010	REP	96-03-103
479-112-0055	AMD	96-04-015	504-19-410	NEW-P	96-11-115	516-22-015	REP	96-03-103
480-09-300	AMD	96-02-083	504-19-410	NEW	96-15-050	516-22-020	REP	96-03-103
480-09-310	AMD	96-02-083	504-19-420	NEW-P	96-11-115	516-22-025	REP	96-03-103
480-09-330	AMD	96-02-083	504-19-420	NEW	96-15-050	516-22-030	REP	96-03-103
480-09-340	AMD	96-02-083	504-19-430	NEW-P	96-11-115	516-22-035	REP	96-03-103
480-09-390	NEW	96-02-083	504-19-430	NEW	96-15-050	516-22-040	REP	96-03-103
480-09-426	NEW	96-02-083	504-19-440	NEW-P	96-11-115	516-22-100	REP	96-03-103
480-09-460	AMD	96-02-083	504-19-440	NEW	96-15-050	516-22-120	REP	96-03-103
480-09-465	AMD	96-02-083	504-19-450	NEW-P	96-11-115	516-22-124	REP	96-03-103
480-09-466	NEW	96-02-083	504-19-450	NEW	96-15-050	516-22-130	REP	96-03-103
480-09-467	NEW	96-02-083	504-19-460	NEW-P	96-11-115	516-22-134	REP	96-03-103
480-09-470	AMD	96-02-083	504-19-460	NEW	96-15-050	516-22-138	REP	96-03-103
480-09-480	AMD	96-02-083	504-19-470	NEW-P	96-11-115	516-22-142	REP	96-03-103
480-09-750	AMD	96-02-083	504-19-470	NEW	96-15-050	516-22-146	REP	96-03-103
480-09-751	NEW	96-02-083	504-19-510	NEW-P	96-11-115	516-22-150	REP	96-03-103
480-31-010	NEW-P	96-23-071	504-19-510	NEW	96-15-050	516-22-210	REP	96-03-103
480-31-020	NEW-P	96-23-071	504-19-520	NEW-P	96-11-115	516-23-005	NEW	96-03-103
480-31-030	NEW-P	96-23-071	504-19-520	NEW	96-15-050	516-23-010	NEW	96-03-103
480-31-040	NEW-P	96-23-071	504-19-540	NEW-P	96-11-115	516-23-015	NEW	96-03-103
480-31-050	NEW-P	96-23-071	504-19-540	NEW	96-15-050	516-23-020	NEW	96-03-103
480-31-060	NEW-P	96-23-071	504-19-560	NEW-P	96-11-115	516-23-025	NEW	96-03-103
480-31-070	NEW-P	96-23-071	504-19-560	NEW	96-15-050	516-23-030	NEW	96-03-103
480-31-080	NEW-P	96-23-071	504-19-580	NEW-P	96-11-115	516-23-035	NEW	96-03-103
480-31-090	NEW-P	96-23-071	504-19-580	NEW	96-15-050	516-23-040	NEW	96-03-103
480-31-100	NEW-P	96-23-071	504-19-600	NEW-P	96-11-115	516-23-045	PREP	96-03-109
480-31-110	NEW-P	96-23-071	504-19-600	NEW	96-15-050	516-23-045	NEW-P	96-08-038
480-31-120	NEW-P	96-23-071	504-19-650	NEW-P	96-11-115	516-23-045	NEW-W	96-10-057
480-31-130	NEW-P	96-23-071	504-19-650	NEW	96-15-050	516-23-045	NEW	96-14-005
480-31-140	NEW-P	96-23-071	504-19-810	NEW-P	96-11-115	516-23-050	NEW	96-03-103
480-75	PREP	96-14-097	504-19-810	NEW	96-15-050	516-23-055	NEW	96-03-103
480-75-002	NEW-P	96-21-121	504-19-830	NEW-P	96-11-115	516-23-060	NEW	96-03-103
480-75-005	NEW-P	96-21-121	504-19-830	NEW	96-15-050	516-23-065	NEW	96-03-103
480-75-230	NEW-P	96-21-121	504-19-860	NEW-P	96-11-115	516-23-070	NEW	96-03-103
480-93-010	AMD-P	96-03-148	504-19-860	NEW	96-15-050	516-23-075	NEW	96-03-103
480-93-010	AMD	96-13-022	504-19-900	NEW-P	96-11-115	516-23-080	NEW	96-03-103

TABLE

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
516-23-085	NEW	96-03-103			
516-23-090	NEW	96-03-103			
516-23-095	NEW	96-03-103			
516-23-100	NEW	96-03-103			
516-23-105	NEW	96-03-103			
516-23-110	NEW	96-03-103			
516-23-115	NEW	96-03-103			
516-23-120	NEW	96-03-103			
516-23-125	NEW	96-03-103			
516-23-130	NEW	96-03-103			
516-23-135	NEW	96-03-103			
516-23-140	NEW	96-03-103			
516-23-145	NEW	96-03-103			
516-37	AMD	96-05-029			
516-37-001	AMD	96-05-029			
516-37-005	AMD	96-05-029			
516-37-010	AMD	96-05-029			
516-37-020	AMD	96-05-029			
516-37-030	AMD	96-05-029			
516-37-100	REP	96-05-029			
516-39-010	NEW	96-05-030			

TABLE



Subject/Agency Index

(Citation in bold type refer to material in this issue)

ACCOUNTANCY, BOARD OF

Continuing professional education
 PREP 96-05-084
 PROP 96-10-027
 CPA examination
 PREP 96-05-082
 PROP 96-09-064
 PERM 96-12-062
 Fees
 PREP 96-05-081
 PROP 96-09-065
 PERM 96-12-060
 Interpretive statements
 investment portfolio management
 fees
 MISC 96-21-007
 Licenses
 CPA firms
 PREP 96-05-083
 PROP 96-09-066
 PERM 96-12-061
 interstate reciprocal licensing
 PREP 96-05-085
 Third-party compensation
 PREP 96-03-114

AGRICULTURE, DEPARTMENT OF

Administrative procedure
 PREP 96-06-081
 Alfalfa seed commission
 assessments
 PERM 96-03-151
 Animals
 skunks, foxes, and raccoons, permits
 for animals banned as pets
 PREP 96-13-096
 PROP 96-16-079
 Apiaries
 establishing penalties
 MISC 96-21-009
 Apple commission
 meetings
 MISC 96-02-061
 Apple maggot quarantine
 PREP 96-23-069
 Asparagus
 standards
 PREP 96-09-090
 PROP 96-20-080
 PROP 96-23-034
 Asparagus commission
 meetings
 MISC 96-01-052
 MISC 96-20-037
 Barley commission
 meetings
 MISC 96-01-051
 MISC 96-18-070
 MISC 96-23-037
 Beans
 seed certification and phytosanitary
 rules
 PREP 96-04-057
 PROP 96-07-087
 Beef
 ground beef regulation
 EXRE 96-14-011
 PERM 96-18-105
 Beef commission
 meetings
 MISC 96-03-090
 MISC 96-08-003
 Bulb commission
 meetings
MISC 96-24-092
 Butter substitutes
 EXRE 96-14-013
 PERM 96-18-107
 Canola/rapeseed commodity commission
 creation
 PREP 96-15-138
 Cattle
 brucellosis vaccine
 PREP 96-13-095
 PROP 96-16-080
 Cherries
 assessments
 PERM 96-07-054
 Commercial feed
 medicated feeds
 PREP 96-06-050
 PROP 96-10-071
 PERM 96-15-018A
 Dairies
 dairy technicians, licensing
 PREP 96-13-091
 PROP 96-18-087
 PERM 96-22-061
 producer degrades
 PREP 96-10-079
 EMER 96-11-001

Dry pea and lentil commission
 meetings
 MISC 96-03-011
 Egg commission
 meetings
 MISC 96-04-011
 Egg products
 EXRE 96-14-017
 PERM 96-18-110
 Executive conflict of interest
 EXRE 96-14-072
 PERM 96-18-104
 Expedited repeal
 butter substitutes
 EXRE 96-14-013
 PERM 96-18-107
 EXRE 96-14-017
 PERM 96-18-110
 EXRE 96-14-072
 PERM 96-18-104
 EXRE 96-14-010
 PERM 96-18-106
 EXRE 96-14-011
 PERM 96-18-105
 EXRE 96-14-014
 PERM 96-18-112
 EXRE 96-14-009
 EXRE 96-14-015
 EXRE 96-14-016
 PERM 96-18-108
 PERM 96-18-109
 PERM 96-18-113
 poultry and rabbit killing
 establishments
 EXRE 96-14-012
 PERM 96-18-111
 Fairs
 state fair fund allocation
 PREP 96-16-084
 Farmed salmon commission
 meetings
 MISC 96-03-030
 Food products
 quality standards, adoption of
 federal regulations
 PREP 96-13-090
 PROP 96-22-083
 Food storage warehouses
 licenses
 PERM 96-01-041
 renewal and expiration dates
 sanitation consultants,
 qualifications for independent
 consultants
 PROP 96-05-027
 PERM 96-09-037
 Forest reproductive material
 certification fees
 PROP 96-03-065
 PERM 96-11-044
 Fruits and vegetables
 containers, interpretive and policy
 statement
 MISC 96-22-081
 fees for department services
 PREP 96-02-036
 PROP 96-05-071
 PERM 96-10-060
 Fryer commission
 meetings
 MISC 96-03-017
 Ginseng
 certification for export
 PREP 96-02-037
 EMER 96-17-051
 PROP 96-20-078
 EMER 96-20-079
 EMER 96-17-051
 PROP 96-20-078
 PROP 96-20-079
 PREP 96-02-037
 EMER 96-17-051
 PROP 96-20-078
 PROP 96-20-079
 management program
 EMER 96-17-051
 PROP 96-20-078
 record keeping
 PREP 96-02-037
 EMER 96-17-051
 PROP 96-20-078
 PROP 96-20-079

Subject/Agency Index

(Citation in bold type refer to material in this issue)

Hop commission assessments	PREP 96-02-082 PROP 96-05-086 PERM 96-15-139 MISC 96-01-038	Public records, availability	PREP 96-03-149 PROP 96-06-082 PROP 96-11-119 PERM 96-14-086
meetings spectrophotometric analysis of hops, fees	PREP 96-13-102 PROP 96-23-067	Puget Sound gillnet salmon commission meetings	MISC 96-01-113
Horticulture plant pests	PREP 96-03-064	Quarantine apple maggot quarantine Karnal bunt	PREP 96-23-069 EMER 96-10-036 EMER 96-17-027 PREP 96-23-068 EMER 96-10-036 EMER 96-17-027
Interpretive and policy statements containers for fruits and vegetables	MISC 96-22-081	lentil seed wheat, rye, and tritcale seed	
Lentil seed quarantine	PREP 96-23-068	Red raspberry commission meetings	MISC 96-01-112 MISC 96-09-024 MISC 96-21-088
Milk and milk products abnormal milk	EXRE 96-14-015 PERM 96-18-109	Seeds alfalfa standards	PREP 96-07-086 PROP 96-11-122 PERM 96-14-089 PREP 96-02-038 PROP 96-09-091 PERM 96-12-066
dry milk products	EXRE 96-14-016 PERM 96-18-113	assessment program	
frozen dairy product standards	EXRE 96-14-010 PERM 96-18-106	bean seed certification and phytosanitary rules	PREP 96-04-057 PROP 96-07-087 PROP 96-11-121 PERM 96-14-088 PREP 96-24-086 PREP 96-07-085 PROP 96-11-124 PREP 96-24-086 PREP 96-07-086 PROP 96-11-120 PROP 96-11-123 PERM 96-14-087 PERM 96-14-090 PREP 96-07-085 PROP 96-11-124 PERM 96-14-091 PREP 96-23-068
interstate milk shippers, certification	PREP 96-13-094 PROP 96-18-085 PERM 96-22-059	certification fees certification standards	
marketing	EXRE 96-14-014 PREP 96-14-107 PROP 96-16-065 PERM 96-18-112	corn seed standards	
milk distributors, licensing	PREP 96-13-092 PROP 96-18-086 PERM 96-22-060	fees	
milk market pooling and pricing pasteurized milk ordinance	MISC 96-20-043 PREP 96-13-093 PROP 96-18-084 PERM 96-22-058	lentil seed quarantine wheat, rye, and tritcale seed quarantine	EMER 96-10-036 EMER 96-17-027
producer degrades	PREP 96-10-079 EMER 96-11-001 PROP 96-18-037 EMER 96-18-038 PROP 96-21-138 PROP 96-23-013 PERM 96-24-058 PERM 96-24-059 EXRE 96-14-009 PERM 96-18-108	Technical assistance development of lists of organizations or individuals to provide assistance	PREP 96-06-080 PROP 96-10-080 PERM 96-13-082
standards		Tree fruit research commission assessments	PERM 96-07-054
Mint commission grower assessments	PERM 96-03-150	Weights and measures device registration service agent registration	PERM 96-01-040 PERM 96-01-040
Noxious weed control board meetings noxious weed list	MISC 96-17-094 PROP 96-03-093 PERM 96-06-030 PREP 96-17-091 PROP 96-20-112	Wheat commission meetings	MISC 96-24-026
noxious weed seeds public hearings schedule of penalties	PERM 96-04-058 MISC 96-20-111 PROP 96-03-093 PREP 96-17-091 PROP 96-20-112	Wine commission meetings referendum to continue participation in commission	MISC 96-01-039 MISC 96-11-048
Organic food producer certification	PREP 96-08-074 PROP 96-21-144		
Pesticides agricultural farmworkers, protection standards	PREP 96-06-053 PROP 96-14-108 PROP 96-17-081 PERM 96-21-008 PREP 96-20-110	ARTS COMMISSION Meetings Rules coordinator	MISC 96-04-016 MISC 96-04-029
application permits		ATTORNEY GENERAL'S OFFICE Lemon law administration Notice of request for attorney general's opinion	PERM 96-03-155 MISC 96-04-032 MISC 96-04-044 MISC 96-04-075 MISC 96-07-070 MISC 96-08-054
Potato commission meetings	MISC 96-01-053		
Poultry and rabbit killing establishments	EXRE 96-14-012 PERM 96-18-111		

Subject/Agency Index

(Citation in bold type refer to material in this issue)

	MISC	96-11-031		MISC	96-19-011
	MISC	96-12-059		MISC	96-21-006
	MISC	96-12-064		MISC	96-22-085
	MISC	96-16-058		MISC	96-23-038
	MISC	96-17-084		MISC	96-23-039
	MISC	96-18-050	Rules coordinator	MISC	96-23-047
	MISC	96-20-059			
	MISC	96-23-027	BENTON COUNTY CLEAN AIR AUTHORITY		
	MISC	96-23-042	Meetings	MISC	96-04-041
Opinions			Regulation 1	PROP	96-03-032
Benton County, authority to maintain				PERM	96-10-025
federally-owned roads within Hanford					
Nuclear Reservation (1996, No. 17)	MISC	96-21-012	BLIND, DEPARTMENT OF SERVICES FOR THE		
county auditors or recording			Address of office	PROP	96-17-068
officers, duty to record				PERM	96-20-076
documents (1996, No. 12)	MISC	96-17-020	Facility operation agreement	PREP	96-04-023
county health department, administration by				PROP	96-08-026
spouse of county commissioner				PERM	96-11-096
1996, No. 15	MISC	96-19-032			
fish and wildlife officers, law enforcement			BOILER RULES, BOARD OF		
commissions (1996, No. 16)	MISC	96-20-031	(See LABOR AND INDUSTRIES,		
fish guards, authority of fish			DEPARTMENT OF)		
and wildlife department to					
install (1996, No. 3)	MISC	96-05-040	BUILDING CODE COUNCIL		
gaming, vote required to			Ammonia refrigerant discharge	EMER	96-13-047
authorize tribal-sponsored				PREP	96-15-083
electromechanical gaming				PROP	96-20-101
(1996, No. 13)	MISC	96-17-021	Energy code		
liquor control board authority			personal wireless service facilities,		
to appoint vendors (1996, No. 4)	MISC	96-07-026	insulation	PREP	96-20-039
liquor wholesalers, free or reduced-				PROP	96-21-105
price products provided to retailers			Fireplace design standards	PERM	96-01-120
(1996, No. 8)	MISC	96-12-032	Meetings	MISC	96-01-121
platting and subdivisions, effect				MISC	96-21-084
of 1969 Platting Act (1996, No. 5)	MISC	96-07-027			
property tax, effect of homestead			CASCADIA COMMUNITY COLLEGE		
and allodial ownership declarations			Board of trustees	PROP	96-09-074
(1996, No. 6)	MISC	96-07-028		PERM	96-14-098
school district employees'			Grievance procedures	PROP	96-09-074
basic benefits (1996, No. 9)	MISC	96-15-074		PERM	96-14-098
schools, prayer at commencement			Organization	PROP	96-09-074
exercises (1996, No. 10)	MISC	96-15-075		PERM	96-14-098
sheriff's employees, transfer rights			Practice and procedure	PROP	96-09-074
(1996, No. 7)	MISC	96-12-031		PERM	96-14-098
superior court judges, employer			Public records, availability	PROP	96-09-074
contributions to benefits				PERM	96-14-098
(1996, No. 2)	MISC	96-05-039	State Environmental Policy Act		
truancy cases, confidentiality			(SEPA) compliance	PROP	96-09-074
of juvenile court records				PERM	96-14-098
(1996, No. 1)	MISC	96-05-003	CENTRAL WASHINGTON UNIVERSITY		
trust lands, department of natural			Affirmative action policy	PERM	96-02-013
resources' responsibilities			Meetings	MISC	96-13-099
(1996, No. 11)	MISC	96-17-019			
voter registration, use of federal postcard			CENTRALIA COLLEGE		
form (1996, No. 14)	MISC	96-18-015	Meetings	MISC	96-01-097
				MISC	96-20-029
BATES TECHNICAL COLLEGE					
Meetings	MISC	96-15-132	CLARK COLLEGE		
			Meetings	MISC	96-01-076
BELLEVUE COMMUNITY COLLEGE			Public records, availability	PREP	96-03-101
Discrimination complaint procedure	PERM	96-01-057		PROP	96-07-029
Meetings	MISC	96-02-020		PERM	96-12-041
Tuition and fees			CLEMENCY AND PARDONS BOARD		
refunds	PERM	96-01-056	(See GOVERNOR, OFFICE OF THE)		
BELLINGHAM TECHNICAL COLLEGE			CLOVER PARK TECHNICAL COLLEGE		
Hazing	PREP	96-21-086	Hazing policy	PREP	96-08-065
Meetings	MISC	96-03-020	Meetings	MISC	96-01-060
	MISC	96-04-061		MISC	96-20-052
	MISC	96-07-016	Student conduct code	PREP	96-08-065
	MISC	96-08-070			
	MISC	96-10-005			
	MISC	96-10-061			
	MISC	96-13-006			
	MISC	96-16-039			

Subject/Agency Index
(Citation in bold type refer to material in this issue)

CODE REVISER'S OFFICE

Quarterly reports
95-19 through 95-24 - See Issue 96-02
96-01 through 96-06 - See Issue 96-08
96-07 through 96-12 - See Issue 96-14
96-13 through 96-18 - See Issue 96-20

MISC 96-23-058
MISC 96-24-027
MISC 96-24-028
MISC 96-24-067

COLUMBIA BASIN COLLEGE

Meetings MISC 96-19-058

COLUMBIA RIVER GORGE COMMISSION

Administrative procedures PREP 96-21-058

COMMUNITY AND TECHNICAL COLLEGES, BOARD FOR

Meetings MISC 96-21-013
Tuition and fees
waivers PROP 96-01-022
PERM 96-03-049

**COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT,
DEPARTMENT OF**

Affordable housing advisory board
meetings MISC 96-14-083
Bond cap allocation PREP 96-19-014
PROP 96-23-009
Community economic revitalization board
meetings MISC 96-05-028
MISC 96-08-010
MISC 96-15-058
MISC 96-24-048

Growth management planning and environmental
review fund
management procedure PROP 96-01-105
EMER 96-03-045
PERM 96-04-046

Hardwoods commission
meetings MISC 96-03-042

Land use study commission
meetings MISC 96-01-116
public records, accessibility PROP 96-16-095

Low-income home energy assistance
program MISC 96-13-005

Manufactured housing, office of
plumbing installation in manufactured
homes MISC 96-18-076

Public works board
meetings MISC 96-09-020
MISC 96-15-004
MISC 96-18-026

CONSERVATION COMMISSION

Meetings MISC 96-12-030

CONVENTION AND TRADE CENTER

Environmental impact statement,
availability MISC 96-18-068
Hearings MISC 96-11-013
Meetings MISC 96-01-025
MISC 96-03-010
MISC 96-03-094
MISC 96-05-051
MISC 96-07-031
MISC 96-09-045
MISC 96-11-053
MISC 96-11-093
MISC 96-13-060
MISC 96-14-026
MISC 96-15-035
MISC 96-15-103
MISC 96-16-055
MISC 96-17-003
MISC 96-19-010
MISC 96-19-056
MISC 96-20-060
MISC 96-21-059

CORRECTIONS, DEPARTMENT OF

Offender copayment for medical
visits MISC 96-21-014
Public records, availability PREP 96-07-099

COUNTY ROAD ADMINISTRATION BOARD

Emergent and emergency projects,
allocation of funds PROP 96-11-051
PERM 96-17-014
Meetings MISC 96-06-003
MISC 96-11-005
MISC 96-16-027
Organization and operation PROP 96-11-052
PERM 96-17-013
Project prioritization
in southeast region PROP 96-17-008
Rules coordinator MISC 96-01-001

CRIMINAL JUSTICE TRAINING COMMISSION

Appeals PROP 96-03-025
PERM 96-08-008
Meetings MISC 96-01-027

DEFERRED COMPENSATION, COMMITTEE FOR

Deferred compensation program PREP 96-06-079

EASTERN WASHINGTON UNIVERSITY

Meetings MISC 96-03-102
MISC 96-05-053
MISC 96-09-011
MISC 96-11-110
MISC 96-14-025
MISC 96-15-131
MISC 96-20-044
MISC 96-21-022
MISC 96-21-104
MISC 96-24-066
Student conduct code PREP 96-19-089
EMER 96-19-090

ECOLOGY, DEPARTMENT OF

Agricultural burning EMER 96-08-041
PREP 96-12-081
EMER 96-24-021

Air quality
air pollution sources, regulations PROP 96-06-036
PROP 96-13-081
PERM 96-19-054

air quality program, regulations'
reorganization MISC 96-12-070

Clark County carbon monoxide
maintenance plan MISC 96-02-039
PROP 96-12-023
PERM 96-21-029

gasoline vapor recovery PROP 96-24-091
grass field burning, limitation EMER 96-08-041
EMER 96-16-013
PROP 96-16-014
EMER 96-16-024
PROP 96-24-089

insignificant emissions,
monitoring and reporting PREP 96-11-134
MISC 96-14-052

motor vehicle emission testing
program PREP 96-15-134
PROP 96-19-093
PERM 96-23-030

new source review program for
new emission sources PREP 96-12-080

Subject/Agency Index

(Citation in bold type refer to material in this issue)

oxygenated gasoline use	PREP 96-11-135	MISC 96-03-063
	PROP 96-14-084	MISC 96-03-069
	MISC 96-14-106	MISC 96-03-113
	PERM 96-19-094	MISC 96-04-006
reasonably available control technology (RACT)		MISC 96-04-062
list and schedule	MISC 96-19-055	MISC 96-05-017
Spokane emissions testing areas	MISC 96-13-046	MISC 96-07-002
Vancouver emissions testing area	MISC 96-13-046	MISC 96-07-048
Environmental protection agency (EPA) and state environmental partnership	MISC 96-12-097	MISC 96-08-009
Expedited repeal		MISC 96-09-060
Lake Washington shoreline region	EXRE 96-14-031	MISC 96-11-014
	PERM 96-20-074	MISC 96-11-064
		MISC 96-13-013
		MISC 96-13-059
		MISC 96-15-052
Fish hatcheries		MISC 96-17-004
marine finfish rearing facilities	PERM 96-02-058	MISC 96-19-027
Flood control		MISC 96-19-057
emergency funds, administration	EMER 96-09-007	MISC 96-21-034
Forest practices to protect water quality	EMER 96-24-022	MISC 96-21-057
Growth Management Act integration with State Environmental Policy Act (SEPA)	PREP 96-06-018	MISC 96-22-077
		MISC 96-23-036
Low-level radioactive waste site use permit fees	MISC 96-24-090	MISC 96-24-095
Model Toxics Control Act agreed orders for cleanup actions	PERM 96-04-010	
Oil		
used oil management standards	PROP 96-05-020	
Permit process		
expedited appeals	PROP 96-11-136	
	PERM 96-15-104	
Recycling		
used oil management standards	PROP 96-05-020	
Resource damage assessment committee meetings	MISC 96-01-043	
Rules coordinator	MISC 96-10-081	
Shorelands and wetlands associated with shorelines, designation	PROP 96-19-034	
Shoreline Management Act integration with Growth Management Act and State Environmental Policy Act (SEPA)	PROP 96-13-103	
	PERM 96-20-075	
Shoreline master programs		
Lake Washington region	EXRE 96-14-031	
	PERM 96-20-074	
Solid waste		
municipal solid waste landfills, policy statement	MISC 96-24-023	
	MISC 96-24-024	
State Environmental Policy Act (SEPA) integration with Growth Management Act	PREP 96-06-018	
State implementation plan (SIP)		
Spokane	MISC 96-04-042	
	MISC 96-06-035	
Vancouver	MISC 96-10-047	
	MISC 96-21-091	
	MISC 96-16-093	
Toxics control account appropriation		
Wastewater discharge permit program fees	PERM 96-03-041	
Water quality		
forest practices	EMER 96-24-022	
	EMER 96-24-087	
	EMER 96-24-088	
surface waters not meeting quality standards	MISC 96-01-044	
Watershed coordinating council meetings	MISC 96-12-079	
ECONOMIC DEVELOPMENT FINANCE AUTHORITY		
Meetings	MISC 96-03-006	
EDMONDS COMMUNITY COLLEGE		
Meetings	MISC 96-01-096	
	MISC 96-03-043	
		EDUCATION, STATE BOARD OF
		Braille instruction, teacher competencies
		PREP 96-04-070
		PROP 96-07-046
		PERM 96-11-111
		PREP 96-21-028
		PREP 96-21-136
		Brief adjudicative procedure
		Early childhood education subject area endorsement
		PROP 96-01-081
		PROP 96-15-007
		PERM 96-01-082
		English subject area endorsement
		Funding of public schools
		certificated staff requirements
		PREP 96-16-043
		PREP 96-02-045
		PROP 96-04-071
		PROP 96-09-010
		PERM 96-09-027
		MISC 96-21-005
		Meetings
		Private schools classification
		PREP 96-09-026
		PROP 96-12-087
		PERM 96-15-099
		Professional education advisory boards
		duties
		PREP 96-13-051
		PROP 96-16-048
		PERM 96-21-017
		PERM 96-01-066
		Public records, availability
		School activities driver's authorization
		PROP 96-12-089
		School bus transportation
		PREP 96-08-060
		PROP 96-16-096
		PERM 96-20-042
		School construction
		funding
		PREP 96-13-011
		Student records, compliance with request to transfer
		PROP 96-04-072
		PERM 96-08-012
		Students
		appeals of long-term suspensions and expulsions
		PREP 96-06-023
		PROP 96-08-061
		PROP 96-09-025
		PREP 96-10-003
		PROP 96-12-088
		PERM 96-15-098
		PREP 96-16-064
		PROP 96-20-102
		Teachers
		braille instruction, teacher competencies
		PREP 96-04-070
		PROP 96-07-046

Subject/Agency Index
(Citation in bold type refer to material in this issue)

certification				PERM	96-15-003
administrative policies and procedures	PREP	96-16-041	Shorelines hearings board practice and procedure	PERM	96-17-016
disciplinary procedures and practices	PREP	96-22-015		PROP	96-10-062
endorsement requirements	PROP	96-04-047		PROP	96-13-064
	PERM	96-08-023		PERM	96-15-002
instructional technology	PROP	96-04-049		PERM	96-17-017
	PERM	96-08-025	EVERGREEN STATE COLLEGE, THE		
performance-based certification system	PREP	96-16-040	Faculty		
vocational certification	PREP	96-16-042	mid-contract termination, procedures	PREP	96-14-007
	PREP	96-16-047	Meetings	MISC	96-21-062
			Student conduct code	PREP	96-03-138
continuing education				PROP	96-08-066
credit	PREP	96-13-050		PERM	96-13-086
requirements	PREP	96-16-046			
internship credit	PROP	96-01-079	EXECUTIVE ETHICS BOARD		
	PERM	96-04-073	Advisory opinions	MISC	96-12-035
	PROP	96-04-074	Ethical standards		
	PERM	96-08-013	civil penalties for violations	PREP	96-23-061
	PROP	96-15-006	implementation as relating to executive branch	PREP	96-06-019
limited certificates	PROP	96-01-080		PREP	96-06-020
	PERM	96-08-022		PREP	96-06-021
misconduct, investigation and discipline orders	PREP	96-06-038		PROP	96-15-093
	PROP	96-16-087		PROP	96-15-094
specialty areas of study	PROP	96-04-048		PROP	96-15-095
	PERM	96-08-024		PERM	96-22-028
teacher preparation programs				PERM	96-22-029
admission standards	PREP	96-07-102	Meetings	PERM	96-22-030
	PROP	96-12-086		MISC	96-01-037
	PERM	96-16-049		MISC	96-16-033
				MISC	96-17-007
approved college and university programs	PREP	96-16-044		MISC	96-24-030
standards for approval	PREP	96-16-045	Organization and operation	EMER	96-03-072
			Rules coordinator	MISC	96-01-075
			Use of state resources for private benefit	PERM	96-01-036
EMERGENCY MEDICAL SERVICES AND TRAUMA COUNCIL, EAST REGION			EXPEDITED REPEAL		
Meetings	MISC	96-08-047	Agriculture, department of butter substitutes	EXRE	96-14-013
				PERM	96-18-107
EMPLOYMENT SECURITY DEPARTMENT			egg products	EXRE	96-14-017
Community and technical college instructors, unemployment insurance benefits	PROP	96-04-065		PERM	96-18-110
	PERM	96-11-002	executive conflict of interest	EXRE	96-14-072
Employer mailing address	PREP	96-03-158		PERM	96-18-104
	PROP	96-12-082	frozen dairy product standards	EXRE	96-14-010
	PERM	96-16-018		PERM	96-18-106
Family independence program			ground beef regulation	EXRE	96-14-011
employment, training, and education	EXRE	96-14-042		PERM	96-18-105
	PERM	96-18-035	milk and milk product marketing	EXRE	96-14-014
Overpayments, recovery	PREP	96-03-159		PERM	96-18-112
	PROP	96-15-127	milk and milk product standards	EXRE	96-14-009
	PERM	96-20-051		EXRE	96-14-015
Reemployment services				EXRE	96-14-016
policies and procedures	MISC	96-18-036	poultry and rabbit killing establishments	PERM	96-18-108
Shared work program	PROP	96-08-062		PERM	96-18-109
	PERM	96-11-141		PERM	96-18-113
	MISC	96-19-015			
Summer youth program	EMER	96-09-004	Ecology, department of Lake Washington shoreline region	EXRE	96-14-031
	EMER	96-16-016		PERM	96-20-074
	PREP	96-16-017			
ENERGY FACILITY SITE EVALUATION COUNCIL			Employment security department family independence program employment, training, and education	EXRE	96-14-042
Meetings	MISC	96-24-094		PERM	96-18-035
ENGINEERS AND LAND SURVEYORS (See LICENSING, DEPARTMENT OF)			Financial institutions, department of banks		
			adjudicative hearings	EXRE	96-14-037
ENVIRONMENTAL HEARINGS OFFICE			satellite facilities	EXRE	96-14-041
Forest practices appeals board, see FOREST PRACTICES APPEALS BOARD			credit unions		
Pollution control hearings board			examination fund	EXRE	96-14-038
practice and procedure	PROP	96-10-063			
	PROP	96-13-065			

Subject/Agency Index

(Citation in bold type refer to material in this issue)

satellite facilities	EXRE	96-14-039	semiannual asset charge	PROP	96-01-019
gifts, prizes, and premiums	EXRE	96-14-071		EMER	96-01-054
public records	EXRE	96-14-040		PERM	96-04-022
General administration, department of			Check cashers and sellers		
accessibility design and construction			licenses		
standards for facilities	EXRE	96-13-036	fees	PREP	96-09-095
bids and bidding	EXRE	96-13-038	small loan endorsement	EMER	96-02-033
	EXRE	96-13-040		PERM	96-03-059
public documents, copying charge	EXRE	96-13-037	Consumer loan companies		
state records committee	EXRE	96-13-039	licensing, fees, and business		
Health, department of			practices	PERM	96-04-013
laboratory services, duties	EXRE	96-14-067	Credit unions		
	PERM	96-19-043	capital and liquidity adequacy,		
medical quality assurance commission			analysis	PROP	96-07-039
rule process	EXRE	96-14-045	common bond of association, definition	PREP	96-09-005
	PERM	96-19-042		PROP	96-14-123
plumbing principles	EXRE	96-14-067		PERM	96-17-070
	PERM	96-19-043	examination fund	EXRE	96-14-038
radiation protection forms	EXRE	96-14-046		PERM	96-17-072
	PERM	96-19-041	fees	PREP	96-03-037
rule-making petition	EXRE	96-14-046		PROP	96-08-076
	PERM	96-19-041		PERM	96-12-058
water and wastewater operator certification				PROP	96-21-063
board	EXRE	96-14-046	recodification of sections in		
	PERM	96-19-041	Title 419 WAC	MISC	96-06-011
water safety teaching stations	EXRE	96-14-067		PROP	96-14-122
	PERM	96-19-043		PERM	96-17-071
Higher education coordinating board			satellite facilities	EXRE	96-14-039
Pacific Rim language scholarship program	EXRE	96-13-028		PERM	96-17-072
	PERM	96-18-025	Escrow agents		
Licensing, department of			interest-bearing trust accounts, use	PREP	96-06-084
funeral directors, licenses	EXRE	96-13-021		PROP	96-15-129
land development program	EXRE	96-13-021		PERM	96-21-082
Public instruction, superintendent of			licenses		
alien teacher permits	EXRE	96-14-019	suspension and reinstatement	PREP	96-09-094
	PERM	96-18-014	recodification of chapter 308-128 WAC	MISC	96-05-018
conflicts of interest	EXRE	96-14-018	records and accounts, responsibility	PREP	96-06-084
	PERM	96-18-014		PROP	96-15-129
fair start program	EXRE	96-14-018	Expedited repeal		
	EXRE	96-14-019	banks		
	PERM	96-18-014	adjudicative hearings	EXRE	96-14-037
finance rules	EXRE	96-14-018		PERM	96-17-072
	PERM	96-18-014	satellite facilities	EXRE	96-14-041
hazardous walking conditions	EXRE	96-14-018		PERM	96-17-072
	PERM	96-18-014	credit unions		
schools for 21st century program	EXRE	96-14-019	examination fund	EXRE	96-14-038
	PERM	96-18-014		PERM	96-17-072
student retention and retrieval program	EXRE	96-14-019	satellite facilities	EXRE	96-14-039
	PERM	96-18-014		PERM	96-17-072
Revenue, department of			gifts, prizes, and premiums	EXRE	96-14-071
gift taxes	EXRE	96-14-050		PERM	96-17-072
	PERM	96-21-143	public records	EXRE	96-14-040
liquor sales tax	EXRE	96-14-051		PERM	96-17-072
	PERM	96-21-142	Gifts, prizes, and premiums	EXRE	96-14-071
Unfair Cigarette Sales Act	EXRE	96-14-049		PERM	96-17-072
	PERM	96-21-141	Mortgage brokers and loan originators		
Transportation, department of			computerized loan origination by real		
aeronautics commission	EXRE	96-13-023	estate brokers	PREP	96-06-083
State Environmental Policy Act (SEPA)	EXRE	96-13-023		PROP	96-15-128
			recodification of chapter 50-60 WAC	MISC	96-04-028
FAMILY POLICY COUNCIL			Mortgage broker commission		
Meetings	MISC	96-01-091	meetings	MISC	96-06-001
FINANCIAL INSTITUTIONS, DEPARTMENT OF			Policy statements		
Adjudicative proceedings	PREP	96-06-085	investment company notice filing		
	PERM	96-11-035	and fee requirements	MISC	96-22-065
Agency, institutions acting as			Public records, availability	PROP	96-11-145
agent for another	PROP	96-07-040		EXRE	96-14-040
Banks				PERM	96-14-082
adjudicative hearings	EXRE	96-14-037		PERM	96-17-072
	PERM	96-17-072	Securities		
satellite facilities	EXRE	96-14-041	adjudicative proceedings	PREP	96-03-129
	PERM	96-17-072		PROP	96-07-057
securities, sales by bank employees			asset backed securities	PERM	96-11-023
statement of policy	MISC	96-16-023		PREP	96-03-130
				PROP	96-07-061

Subject/Agency Index

(Citation in bold type refer to material in this issue)

audited financial statements	PERM 96-11-017 PREP 96-03-123 PREP 96-03-124 PROP 96-07-056 PROP 96-07-058 PERM 96-11-022 PERM 96-11-025	Classification review Deleterious exotic species zebra mussel	PREP 96-21-096 PREP 96-02-084 PROP 96-06-063 PERM 96-15-096
broker-dealers and salespersons federal law compliance registration	PROP 96-24-040 PREP 96-03-116 PREP 96-03-117 PROP 96-07-059 PROP 96-12-018 PROP 96-12-019 PERM 96-15-062 PERM 96-15-063 PROP 96-20-109 PREP 96-03-125 PROP 96-07-055 PERM 96-11-024 PREP 96-03-121 PROP 96-07-084 PERM 96-11-026 PREP 96-03-119 PROP 96-07-067 PERM 96-11-028	Fish and wildlife commission meetings <u>Fishing, commercial</u> baitfish seasons coastal bottomfish bottom trawl fishery catch limits	MISC 96-03-137 EMER 96-10-002 EMER 96-16-076 EMER 96-19-005 EMER 96-02-017 EMER 96-11-094 EMER 96-14-066 EMER 96-17-048 EMER 96-18-047 EMER 96-19-028 EMER 96-20-084 EMER 96-22-023 PROP 96-03-154 PERM 96-11-055
cheap stock	PROP 96-20-109 PREP 96-03-125 PROP 96-07-055 PERM 96-11-024 PREP 96-03-121 PROP 96-07-084 PERM 96-11-026 PREP 96-03-119 PROP 96-07-067 PERM 96-11-028	gear	EMER 96-18-047 EMER 96-19-028 EMER 96-20-084 EMER 96-22-023 PROP 96-03-154 PERM 96-11-055
definitions	PREP 96-03-121 PROP 96-07-084 PERM 96-11-026 PREP 96-03-119 PROP 96-07-067 PERM 96-11-028	Puget Sound bottomfish take reduction	PREP 96-18-078 PROP 96-21-147 EMER 96-01-002 EMER 96-01-064 EMER 96-02-028 EMER 96-02-065 EMER 96-03-055 EMER 96-06-006 PREP 96-18-080 EMER 96-20-065 EMER 96-20-107 PREP 96-21-148 EMER 96-24-061
employee plans	PREP 96-03-119 PROP 96-07-067 PERM 96-11-028	crab fishery	EMER 96-10-046 EMER 96-15-015 EMER 96-15-049
exchange and national market system exemption	PROP 96-03-131 PERM 96-11-016		
filings electronic transmission	PREP 96-03-128 PROP 96-07-065 PERM 96-11-019 PREP 96-03-118 PROP 96-07-066 PERM 96-11-029		
franchise cross-reference sheets	PREP 96-03-118 PROP 96-07-066 PERM 96-11-029		
investment company notice filing and fee requirements offerings price variances	MISC 96-22-065 PREP 96-03-126 PROP 96-07-062 PERM 96-11-021	crawfish areas and seasons	EMER 96-10-046 EMER 96-15-015 EMER 96-15-049
officers' and directors' equity investment	PREP 96-03-127 PROP 96-07-063 PERM 96-11-020 PROP 96-03-132 PERM 96-11-015 PREP 96-03-122 PROP 96-07-060 PERM 96-11-018 PREP 96-03-120 PROP 96-07-083 PERM 96-11-027	salmon Columbia River above Bonneville	EMER 96-04-039 EMER 96-18-027 EMER 96-19-024 EMER 96-19-059 EMER 96-20-035 EMER 96-05-055 EMER 96-17-047 EMER 96-17-049 EMER 96-19-026 EMER 96-19-051 EMER 96-19-062 EMER 96-20-067 EMER 96-21-025 EMER 96-21-109 EMER 96-01-013 EMER 96-20-123 PROP 96-09-104 PERM 96-13-035 EMER 96-21-108 EMER 96-23-012 PROP 96-04-069 PROP 96-08-015 PROP 96-13-034 PROP 96-14-146 EMER 96-22-082 PREP 96-04-068 PROP 96-09-105 PERM 96-15-101 PROP 96-15-137 EMER 96-19-021 PERM 96-19-049 EMER 96-19-053 EMER 96-20-033
promotional shares	PROP 96-03-132 PERM 96-11-015 PREP 96-03-122 PROP 96-07-060 PERM 96-11-018 PREP 96-03-120 PROP 96-07-083 PERM 96-11-027	Columbia River below Bonneville	
selling expenses	PREP 96-03-122 PROP 96-07-060 PERM 96-11-018 PREP 96-03-120 PROP 96-07-083 PERM 96-11-027		
small corporate offering registration	PREP 96-03-120 PROP 96-07-083 PERM 96-11-027		
FINANCIAL MANAGEMENT, OFFICE OF Governor's affirmative action policy committee hearings Moving costs, allowable costs defined Passenger vehicles owned by agencies, use Paydates for 1997	MISC 96-13-083 PREP 96-18-030 PREP 96-18-031 PREP 96-09-031 PROP 96-12-037 PERM 96-15-039	Columbia River tributaries Grays Harbor fishery	EMER 96-21-109 EMER 96-01-013 EMER 96-20-123 PROP 96-09-104 PERM 96-13-035 EMER 96-21-108 EMER 96-23-012 PROP 96-04-069 PROP 96-08-015 PROP 96-13-034 PROP 96-14-146 EMER 96-22-082 PREP 96-04-068 PROP 96-09-105 PERM 96-15-101 PROP 96-15-137 EMER 96-19-021 PERM 96-19-049 EMER 96-19-053 EMER 96-20-033
Rules adoption, amendment or repeal, format for petition Rules coordinator Shared leave program	PERM 96-03-048 MISC 96-15-016 EMER 96-15-076 PREP 96-15-125 PROP 96-19-061 PERM 96-22-031 PREP 96-18-032	license buy-back program	
Travel regulations for state employees	PREP 96-18-032	Puget Sound net fishery	
FISH AND WILDLIFE, DEPARTMENT OF Aquaculture disease control Aquatic invertebrate disease control	PREP 96-18-077 PREP 96-18-081		

Subject/Agency Index

(Citation in bold type refer to material in this issue)

	EMER 96-20-034	licenses	PERM 96-05-004
	EMER 96-20-066	seasons and gear	PROP 96-05-005
	EMER 96-21-021		PROP 96-05-044
	EMER 96-21-095		PERM 96-11-078
	EMER 96-22-010		PERM 96-11-079
	EMER 96-22-052		PROP 96-11-083
	EMER 96-23-011	fresh water angling	
	EMER 96-23-033	seasons and gear	PROP 96-05-005
	EMER 96-24-012		PERM 96-11-078
sale of eggs and carcasses by volunteer groups	PREP 96-15-005	game fish seasons and catch limits, 1995-97	
	PROP 96-20-122	Alkali Lake	EMER 96-15-120
troll fleet	EMER 96-15-100	Blue Lake	EMER 96-15-120
	EMER 96-16-051		EMER 96-16-019
	EMER 96-18-002	Carbon River	EMER 96-03-053
Willapa Bay fishery	PROP 96-09-104	Chehalis River	EMER 96-21-107
	PERM 96-13-035	classification	PROP 96-05-044
	EMER 96-23-010		PERM 96-11-079
	EMER 96-24-039		PROP 96-11-083
sea cucumbers		Clearwater River	EMER 96-21-107
areas and seasons	EMER 96-11-007	closing date	EMER 96-03-054
	EMER 96-12-043	Cowlitz River	EMER 96-06-007
	EMER 96-14-073		EMER 96-13-019
sea urchins			EMER 96-21-032
areas and seasons	EMER 96-01-048	Elochoman River	EMER 96-19-052
	EMER 96-01-065	Fish Lake	EMER 96-15-120
	EMER 96-02-018	Grays River	EMER 96-19-052
	EMER 96-03-014	Green River	EMER 96-03-053
	EMER 96-04-038	Hoh River	EMER 96-04-043
	EMER 96-05-019	Icicle River	EMER 96-12-067
	EMER 96-05-033	Kalama River	EMER 96-19-052
	EMER 96-06-005	Lewis River	EMER 96-06-007
	EMER 96-24-025		EMER 96-13-019
shad		Long Lake	EMER 96-18-083
areas and seasons	EMER 96-11-032	Nemah River	EMER 96-21-039
	EMER 96-20-067	Nisqually River	EMER 96-03-053
shellfish		Park Lake	EMER 96-15-120
razor clams	EMER 96-11-117	Pilchuck River	EMER 96-03-053
shrimp		Puyallup River	EMER 96-03-053
coastal spot prawn fishery	PREP 96-18-082	Raging River	EMER 96-03-053
commercial purchasers and receivers, duties	EMER 96-09-048	Rainbow Lake	EMER 96-16-019
harvest logs	EMER 96-09-048	Satsop River	EMER 96-21-107
seasons and gear	EMER 96-09-048	seasons and gear	PROP 96-11-083
	EMER 96-11-037		PROP 96-11-084
	EMER 96-11-054	Skagit River	EMER 96-03-053
	EMER 96-11-095	Skykomish River	EMER 96-03-053
	EMER 96-12-003	Snohomish River	EMER 96-03-053
	EMER 96-12-022	Snoqualmie River	EMER 96-03-053
	EMER 96-14-032	Stillaguamish River	EMER 96-16-019
	EMER 96-15-036		EMER 96-03-053
	PREP 96-18-080	Sultan River	EMER 96-15-121
	EMER 96-19-064	Tokol Creek	EMER 96-03-053
	EMER 96-20-049	Tolt River	EMER 96-03-053
	EMER 96-20-068	Washougal River	EMER 96-19-052
	EMER 96-21-038	White River	EMER 96-03-053
	EMER 96-21-110	Williams Lake	EMER 96-15-120
	EMER 96-22-024		
smelt		halibut	
areas and seasons	EMER 96-04-026	areas and seasons	EMER 96-12-012
sturgeon			EMER 96-15-092
areas and seasons	EMER 96-02-026	licenses	PERM 96-05-004
	EMER 96-08-064	outboard motor and boat use	PROP 96-11-084
	EMER 96-11-092	recreational fishing	PREP 96-10-067
	EMER 96-20-067		EMER 96-10-070
	PREP 96-21-049		EMER 96-11-039
harvest guidelines			PROP 96-14-145
<u>Fishing, personal use</u>		salmon	
bottomfish		areas and seasons	EMER 96-01-086
areas and limits	PERM 96-05-004		PERM 96-05-004
food fish	PROP 96-05-044		EMER 96-06-052
	PERM 96-11-079		EMER 96-08-045
	PROP 96-05-044		EMER 96-09-063
classification	PERM 96-11-079		EMER 96-11-033
	PROP 96-11-083		EMER 96-11-118
	PROP 96-11-084		EMER 96-12-013

Subject/Agency Index

(Citation in bold type refer to material-in this issue)

	EMER	96-13-020		EMER	96-14-060
	EMER	96-13-052		EMER	96-21-020
	EMER	96-16-005	Game reserves		
	EMER	96-16-029	Columbia and Snake River game		
	EMER	96-16-052	reserve	PROP	96-06-066
	EMER	96-16-053		PERM	96-12-046
	EMER	96-17-002		EMER	96-17-073
	EMER	96-17-050	Stubblefield Lake game reserve	PROP	96-06-067
	EMER	96-18-048		PERM	96-12-057
	EMER	96-18-049	Hound use for hunting	EMER	96-23-050
	EMER	96-18-058		EMER	96-23-051
	EMER	96-19-022	Hunting auctions	PREP	96-21-149
	EMER	96-20-032	Hunting rules	PERM	96-04-027
	EMER	96-20-064		PREP	96-17-001
	EMER	96-20-083		PREP	96-21-149
landlocked chinook and coho	EMER	96-14-030	<u>Hunting seasons</u>		
	EMER	96-15-037	bear	PREP	96-08-035
	EMER	96-15-068		PROP	96-12-093
	EMER	96-15-097		PERM	96-15-102
sale of eggs and carcasses by				PROP	96-15-116
volunteer groups	PREP	96-15-005		PROP	96-21-153
seaweed			big game auction permits	PREP	96-02-029
licenses	PERM	96-05-004		PROP	96-06-075
shad				PROP	96-06-076
areas and seasons	EMER	96-06-052		PERM	96-12-053
shellfish				PERM	96-12-054
areas and seasons			bobcat	EMER	96-23-051
crab	EMER	96-13-041	Canada goose	EMER	96-01-004
	EMER	96-13-085		EMER	96-01-014
crawfish	EMER	96-14-059		EMER	96-01-031
	EMER	96-15-014		EMER	96-02-046
	EMER	96-21-035	Columbia, Snake, and Yakima rivers		
licenses	PERM	96-05-004		PROP	96-14-140
native clams	EMER	96-02-027	waterfowl, coot, and snipe	EMER	96-17-074
	EMER	96-08-046		PERM	96-18-005
	EMER	96-11-008		EMER	96-21-004
	EMER	96-15-055	cougar	PREP	96-02-029
	EMER	96-19-004		PROP	96-06-074
oysters	EMER	96-08-046		PERM	96-12-052
	EMER	96-11-008		EMER	96-23-050
	EMER	96-15-055	deer	PREP	96-02-029
	EMER	96-19-004		PREP	96-05-035
	EMER	96-19-063		PROP	96-06-069
razor clams	PERM	96-05-004		PERM	96-12-047
	EMER	96-07-051		PREP	96-12-092
	EMER	96-11-038		PROP	96-12-093
	EMER	96-21-019		PERM	96-15-102
scallops	EMER	96-19-004		PROP	96-15-116
shrimp				PERM	96-18-051
areas and seasons	PERM	96-05-004	disabled persons hunting	PROP	96-21-153
	EMER	96-09-049		EMER	96-03-083
	EMER	96-11-034		PERM	96-03-084
	EMER	96-11-099		PROP	96-06-065
	EMER	96-12-068		PERM	96-12-056
	EMER	96-13-041	elk	PREP	96-02-029
	EMER	96-13-085		PROP	96-06-070
	EMER	96-14-061		PROP	96-06-075
sport fishing rules	PREP	96-08-078		PERM	96-12-048
	PREP	96-18-079		PERM	96-12-053
	PROP	96-21-150		PROP	96-21-154
	PROP	96-21-151	falconry regulations	PREP	96-10-072
steelhead				PROP	96-14-127
areas and seasons	EMER	96-06-007		PROP	96-14-128
	EMER	96-18-048		PROP	96-14-129
sturgeon				PROP	96-14-130
areas and seasons	EMER	96-08-063		PROP	96-14-131
	PREP	96-14-144		PROP	96-14-134
	EMER	96-19-003		PROP	96-14-135
	EMER	96-19-050		PROP	96-14-136
	EMER	96-20-106		PERM	96-18-059
<u>Fishing, subsistence</u>				PERM	96-18-060
Columbia River tributaries	EMER	96-10-015		PERM	96-18-061
	EMER	96-12-029		PERM	96-18-062
	EMER	96-12-069		PERM	96-18-063

Subject/Agency Index

(Citation in bold type refer to material in this issue)

	PERM 96-18-064	Private lands wildlife management areas	PREP 96-17-001
	PERM 96-18-065		PREP 96-18-046
game management units			PREP 96-21-149
special game areas			PROP 96-21-152
boundary descriptions		Protected species	PREP 96-21-097
bow and arrow area descriptions	PROP 96-21-162	Trapping	
cougar area descriptions	PROP 96-21-167	1996 season	PREP 96-10-078
deer area descriptions	PROP 96-21-160		PROP 96-14-137
elk area descriptions	PROP 96-21-161		PERM 96-18-004
goat units	PROP 96-21-164	seasons	PREP 96-21-149
moose units	PROP 96-21-165	Wildlife	
muzzleloader area descriptions	PROP 96-21-163	bighorn sheep horn marking	PREP 96-08-077
private lands	PROP 96-21-152		PROP 96-14-143
Region one	PROP 96-21-168		PROP 96-18-028
Region two	PROP 96-21-169		PERM 96-22-073
Region three	PROP 96-21-170	bullfrog classification	PREP 96-17-001
Region four	PROP 96-21-171		PREP 96-18-046
Region five	PROP 96-21-172	dogs harassing deer and elk, custody or destruction	EMER 96-24-062
Region six	PROP 96-21-173	problem animal removal	PREP 96-02-030
sheep units	PROP 96-21-166		PROP 96-06-062
goat	PREP 96-02-029		PROP 96-09-003
	PROP 96-06-073	Wildlife rehabilitation facilities	PREP 96-02-066
	PERM 96-12-051		PROP 96-06-064
	PROP 96-21-157		PERM 96-12-045
firearm restrictions	PROP 96-21-156		
hunting hours and small game seasons	PROP 96-06-068		
	PERM 96-12-044	FORENSIC INVESTIGATIONS COUNCIL	
	PROP 96-21-158	Organization and operation	PREP 96-10-018
migratory waterfowl	PERM 96-02-009		PROP 96-13-063
	PROP 96-06-077		PERM 96-16-062
	PREP 96-10-068	Rules coordinator	MISC 96-10-017
	PERM 96-12-055		
	PROP 96-14-124	FOREST PRACTICES APPEALS BOARD	
	PROP 96-14-125	Hearings, practice and procedure	PROP 96-09-057
	PROP 96-14-126		PROP 96-13-106
	PROP 96-14-138		PERM 96-15-034
	PROP 96-14-139		PERM 96-19-030
	PROP 96-14-140		
	PROP 96-14-141	FOREST PRACTICES BOARD	
	PROP 96-14-142	Columbia River Gorge National Scenic Area	
	EMER 96-17-075	forest practices in special management area	PREP 96-23-001
	PERM 96-18-003	Marbled murrelet	
	PERM 96-18-006	critical wildlife habitat	EMER 96-03-009
	PERM 96-18-007		PROP 96-03-067
	PERM 96-18-008		PROP 96-04-076
	PERM 96-18-009		PROP 96-05-090
	PERM 96-18-010		PROP 96-09-099
moose	PROP 96-18-028		PERM 96-12-038
	PREP 96-02-029		PROP 96-13-004
	PROP 96-06-071		EMER 96-13-026
	PERM 96-12-049		PERM 96-14-081
	PROP 96-21-157		EMER 96-18-054
permit hunts	PREP 96-10-069		PROP 96-20-120
	PROP 96-14-132	Meetings	MISC 96-02-068
	PROP 96-14-133		MISC 96-08-075
	PREP 96-17-001		MISC 96-13-024
	PERM 96-18-066		MISC 96-17-082
	PERM 96-18-067		MISC 96-20-119
	PREP 96-21-149		MISC 96-21-129
	PROP 96-21-157		
	PROP 96-21-159	Northern spotted owl	
sheep	PREP 96-02-029	critical wildlife habitat	EMER 96-03-009
	PROP 96-06-072		PROP 96-03-067
	PROP 96-06-076		PROP 96-04-076
	PERM 96-12-050		PROP 96-05-090
	PERM 96-12-054		PROP 96-09-099
	PROP 96-21-157		PERM 96-12-038
special closures	PROP 96-21-156		EMER 96-13-026
special hunts	PREP 96-02-030		PERM 96-14-081
	PROP 96-06-062		EMER 96-23-046
	PROP 96-09-003	Streams, physical characteristics	
	PREP 96-17-001		
Pelt sealing	PREP 96-18-046		
	PROP 96-21-155	GAMBLING COMMISSION	
		Adjudicative proceedings	PROP 96-03-078
			PERM 96-09-072

Subject/Agency Index

(Citation in bold type refer to material in this issue)

Amusement games			Pull tabs		
locations	PROP	96-15-066	dispensing device standards	PROP	96-10-049
	PERM	96-19-081		PERM	96-13-069
operation	PROP	96-03-080	progressive pull tabs	PREP	96-15-020
	PERM	96-07-076		PROP	96-19-083
	PROP	96-14-028		PERM	96-24-006
	PREP	96-15-023	Quality control testing program	PREP	96-15-022
	PREP	96-20-026	Raffles	PROP	96-03-076
Bingo				PERM	96-07-077
equipment	PREP	96-20-028		PREP	96-21-061
	PROP	96-24-005		PROP	96-24-004
gift certificates	PROP	96-03-079	Recreational gambling permits	PREP	96-03-085
	PERM	96-07-078		PROP	96-05-042
	PREP	96-20-003		PERM	96-09-071
Keno bingo	PROP	96-11-074		PERM	96-11-126
	PERM	96-15-064	Rule-making orders	PROP	96-13-072
	PREP	96-20-003		PERM	96-17-012
	PROP	96-24-005	Rule-making petitions	PROP	96-10-050
net income requirements	PERM	96-05-011		PERM	96-13-068
	PREP	96-11-125	Rules coordinator	MISC	96-15-019
operating standards	PROP	96-19-085		MISC	96-17-009
	PERM	96-24-008	Seizure of gambling devices		
player selection games	PROP	96-07-072	hearing	PROP	96-21-070
	PERM	96-13-067		EMER	96-21-072
record-keeping requirements	PROP	96-03-068	Social card games	PREP	96-03-086
satellite bingo and speed bingo	PREP	96-15-021		PROP	96-07-073
transportation to games	PROP	96-03-079		PERM	96-11-073
	PERM	96-07-078		PROP	96-01-087
Card rooms			Taxation, compliance requirements		
jackpot poker	PREP	96-07-071	Tribal casinos		
operation	PROP	96-03-081	hours of operation	PROP	96-01-087
	PROP	96-07-074	wagering limits	PROP	96-01-087
	PROP	96-14-028			
	PROP	96-19-084	GENERAL ADMINISTRATION, DEPARTMENT OF		
	PREP	96-20-027	Capitol campus design advisory committee		
	PERM	96-24-007	meetings	MISC	96-10-028
public card room enhancement				MISC	96-13-012
program	PROP	96-13-070	Expedited repeal		
	EMER	96-13-071	accessibility design and construction		
	PERM	96-17-011	standards for facilities	EXRE	96-13-036
table time charge	PREP	96-07-071	bids and bidding	EXRE	96-13-038
	PROP	96-13-070		EXRE	96-13-040
	EMER	96-13-071	public documents, copying charge	PERM	96-17-088
	PROP	96-15-065		PERM	96-17-090
	PROP	96-19-082	state records committee	EXRE	96-13-037
Checks, requirements for acceptance	PREP	96-20-001		PERM	96-17-087
Fee schedule	PROP	96-05-043		EXRE	96-13-039
	PERM	96-09-070		PERM	96-17-089
	PROP	96-19-084	Handguns		
	PERM	96-24-007	purchase by Washington State Patrol		
House rules	PREP	96-03-087	retirees	PREP	96-21-139
Licenses				PROP	96-24-110
expiration	PREP	96-20-002	Parking and traffic rules		
Meetings	MISC	96-02-076	state capitol grounds	EMER	96-01-011
	MISC	96-11-003		PREP	96-06-044
	PROP	96-17-010		EMER	96-09-006
	PROP	96-21-071		PROP	96-10-019
	PERM	96-21-073		PERM	96-13-001
Nonprofit/charitable organizations			roller blading or in-line skating		
fees	PROP	96-19-084	on state capitol campus	PREP	96-17-086
	PERM	96-24-007		PROP	96-21-115
gambling operations	PROP	96-19-085	GEOGRAPHIC NAMES, BOARD ON		
	PERM	96-24-008	Determinations of geographic names	MISC	96-02-059
gambling receipts deposit	PROP	96-04-085			
	PROP	96-05-041	GOVERNOR, OFFICE OF THE		
	PERM	96-09-073	Affirmative action policy committee	MISC	96-14-053
qualification review	PROP	96-03-077	Americans with Disabilities Act,		
	PERM	96-07-075	implementation	MISC	96-08-011
record-keeping requirements	PROP	96-03-068	Clemency and pardons board		
	PROP	96-19-084	meetings	MISC	96-03-028
	PERM	96-24-007		MISC	96-05-014
Organization and operation	PROP	96-10-050		MISC	96-13-080
	PERM	96-13-068		MISC	96-18-016
				MISC	96-19-023

Subject/Agency Index

(Citation in bold type refer to material in this issue)

Developmental disabilities council establishment reaffirmed	MISC	96-24-013	meetings	MISC	96-23-059
Domestic violence and the workplace Ferries	MISC	96-21-011	practice and procedure	PROP	96-02-079
hazardous materials transport, petition to repeal or amend a rule	MISC	96-18-012		PERM	96-08-042
	MISC	96-21-001	HEALTH CARE POLICY BOARD		
Flood and high winds, state of emergency declared	MISC	96-01-115	Certified health plans	PREP	96-04-059
Flooding, state of emergency declared	MISC	96-05-007	collective negotiation by providers	PROP	96-08-090
	MISC	96-05-008		PERM	96-11-133
	MISC	96-05-012	Individual health insurance	MISC	96-17-054
	MISC	96-05-013	accessibility and affordability	MISC	96-04-014
	MISC	96-05-023	Meetings	MISC	96-06-015
	MISC	96-05-045		MISC	96-06-016
	MISC	96-06-004		MISC	96-15-017
	MISC	96-06-013		MISC	96-24-093
	MISC	96-06-043	HEALTH, DEPARTMENT OF		
Health care outreach task force for ethnic, minority and other underserved populations establishment	MISC	96-01-073	Adjudicative proceedings	PREP	96-06-048
Interagency criminal justice work group dissolved	MISC	96-24-014		PROP	96-14-069
Revenue department compliance division, limited role as criminal justice agency established	MISC	96-02-064	Administrative procedure	PROP	96-20-086
Sexual offender treatment providers executive response to petition to repeal or amend a rule	MISC	96-18-069	filing policy and interpretive statements	PERM	96-21-027
notification of petition to repeal or amend a rule	MISC	96-16-066	Adult family homes		
Social and health services, department of administrative investigations	MISC	96-03-027	providers and resident managers, registration	PREP	96-08-050
child care licensing	MISC	96-03-057		PROP	96-11-131
children's services, accountability	MISC	96-03-056	Blood lead levels reporting	PERM	96-14-070
			Boarding homes	PROP	96-04-078
Spokane County power outages, state of emergency declared	MISC	96-24-003	fees	PROP	96-09-084
	MISC	96-24-010		PERM	96-12-027
			Cancer reporting and data collection	PROP	96-04-081
GRAYS HARBOR COLLEGE			Certificate of need program	PERM	96-13-027
Meetings	MISC	96-05-037		PREP	96-05-059
			Chiropractic quality assurance commission	PROP	96-17-065
GREEN RIVER COMMUNITY COLLEGE			meetings	PERM	96-24-052
Meetings	MISC	96-03-008	organization and operation	MISC	96-04-031
				PROP	96-10-006
GROWTH MANAGEMENT HEARINGS BOARDS			Community and family health, division of	PERM	96-16-074
Practice and procedure	PREP	96-21-033	policy statements		
			work schedules, hours, overtime, and exchange time	MISC	96-15-070
HARDWOODS COMMISSION			Coordinated quality improvement program	PROP	96-04-082
(See COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT, DEPARTMENT OF)				PERM	96-09-042
HEALTH CARE AUTHORITY			Counselors		
Basic health plan			certification requirements	PREP	96-16-071
eligibility	PROP	96-01-107	fees	PROP	96-01-033
	EMER	96-03-104	Dental quality assurance commission		
	PROP	96-09-102	dentists		
	EMER	96-11-097	examination	PERM	96-01-083
	PROP	96-15-008	Emergency medical services		
	PERM	96-15-024	certified prehospital personnel	PREP	96-21-118
enrollment	PROP	96-01-107	intermediate and advanced life support		
	EMER	96-03-104	personnel training and certification	PERM	96-03-052
	PROP	96-09-102	intermediate life technicians		
	EMER	96-11-097	personnel training and certification	PREP	96-06-049
	PROP	96-15-008		PROP	96-14-111
	PERM	96-15-024	Expedited repeal	PERM	96-17-067
	PREP	96-19-075	laboratory services and duties		
	EMER	96-22-055		EXRE	96-14-067
Public employees benefits board			medical quality assurance commission rule	PERM	96-19-043
eligibility	PROP	96-02-080	process	EXRE	96-14-045
	PERM	96-08-043		PERM	96-19-042
	PREP	96-22-016	plumbing principles	EXRE	96-14-067
	EMER	96-22-056		PERM	96-19-043
			radiation protection forms	EXRE	96-14-046
				PERM	96-19-041
			rule-making petition	EXRE	96-14-046
				PERM	96-19-041

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

water and wastewater operator certification board	EXRE 96-14-045	return to work after temporary disabling injury	MISC 96-21-074
	PERM 96-19-041	violence in the workplace	MISC 96-21-079
water safety teaching stations	EXRE 96-14-067	Massage, board of	
	PERM 96-19-043	education programs	PREP 96-06-027
Facilities			PROP 96-18-095
certificate of need program	PREP 96-05-059		PERM 96-22-098
Farmers' market nutrition program	PERM 96-01-085	examinations	PREP 96-06-027
Gunshot wound reporting	PROP 96-04-077		PROP 96-18-095
	PERM 96-08-028		PERM 96-22-098
Health care assistants		licenses	
credentials	PREP 96-15-072	policy statement	MISC 96-16-068
definitions	PREP 96-15-072	meetings	MISC 96-22-078
supervision	PREP 96-15-072		MISC 96-22-097
Health care entities		practice standards	PREP 96-06-027
fees	PROP 96-17-076		PROP 96-18-095
licenses	PROP 96-17-076	student supervision	PERM 96-22-098
Health care insurance			PREP 96-06-027
whistleblower protection	PREP 96-05-058		PROP 96-18-095
	MISC 96-17-057		PERM 96-22-098
	PROP 96-19-086	Medical quality assurance commission	
Health professions quality assurance		disciplinary action	PERM 96-03-073
license suspension for nonpayment or default on educational loan or scholarship	MISC 96-14-047	interpretive statements	
policy statements		naturopathic physicians performing artificial insemination	MISC 96-20-085
credentialing procedures	MISC 96-22-044	license revocation	
disciplinary guidelines	MISC 96-22-043	request for review	PREP 96-18-094
guidelines prohibiting discrimination against persons with disabilities	MISC 96-15-069	licenses	PERM 96-03-073
internet use by employees	MISC 96-22-045	rule process	EXRE 96-14-045
license applications	MISC 96-22-042		PERM 96-19-042
service of legal documents	MISC 96-22-046	Medical test sites	
Hearing and speech, board of		fees	PROP 96-09-043
fees	PREP 96-17-062		PERM 96-12-011
meetings	MISC 96-16-067	Nursing assistants	
speech-language pathologists certification standards	PREP 96-17-061	delegation of duties	PERM 96-06-029
	PROP 96-23-065	feeding nursing facility residents	
	PROP 96-23-066	policy statement	MISC 96-22-007
		fees	PERM 96-03-051
HIV		Nursing care quality assurance commission	
testing procedures	PROP 96-22-070	interpretive statements	
Home care		controlled substance administration	MISC 96-15-030
fees	PROP 96-09-083	delegation of duties	MISC 96-24-056
	PERM 96-12-028	epidural anesthesia procedures	
Home health care		policy statement	MISC 96-16-069
fees	PROP 96-09-082	finger oximeter checks	MISC 96-15-032
	PERM 96-12-026	oral pharyngeal suctioning	MISC 96-15-031
Hospice care		licensed practical nurses	
fees	PROP 96-09-081	licenses	
	PERM 96-12-025	reinstatement	MISC 96-06-028
hospice care centers	PREP 96-17-060	supervision	MISC 96-06-028
	PROP 96-24-098	patient abandonment, policy statement	MISC 96-24-054
Hospitals		verbal/telephone orders from physicians	
maintenance and operation standards	PREP 96-07-011	policy statement	MISC 96-22-006
Hypnotherapists		policy statements	
fees	PROP 96-01-033	closure of cases requiring only monetary penalties	MISC 96-21-026
	PERM 96-08-069	practical nurses	
Laboratory services		women's health examinations	
duties and procedures	EXRE 96-14-067	policy statement	MISC 96-16-070
	PERM 96-19-043	registered nurses	
Lead, reporting of blood lead levels	PROP 96-04-078	delegation of duties	PERM 96-05-060
	PERM 96-11-077	Nursing home administrators, board of certification, policy statement	
Licenses		meetings	MISC 96-18-098
administrative procedures	PREP 96-17-064		MISC 96-02-034
fees	PREP 96-17-064		MISC 96-10-037
Malpractice insurance for health care practitioners	PROP 96-09-018		MISC 96-19-044
Management services division			MISC 96-21-106
policy statements		Optometry, board of continuing education	
accounts receivable	MISC 96-21-076	examinations	PREP 96-14-068
accounts receivable write offs	MISC 96-21-077		PREP 96-11-049
cash receipts	MISC 96-21-078		PROP 96-14-044
Internet access and use	MISC 96-21-075		PERM 96-20-087
public disclosure	MISC 96-21-080		

Subject/Agency Index

(Citation in bold type refer to material in this issue)

fees	PREP 96-11-040	nursing home administrators, certification	MISC 96-18-098
	PROP 96-15-033	orthotic devices, dispensing	MISC 96-22-004
	PERM 96-20-088		MISC 96-22-041
licensure	PREP 96-11-049	orthotic pain management, guidelines	MISC 96-22-005
	PROP 96-14-044	osteopathic medicine and surgery	
	PERM 96-20-087	complaints against board members	MISC 96-24-053
reciprocity	PREP 96-11-049	pain management	MISC 96-24-055
	PROP 96-14-044	physical therapist license numbers, availability	MISC 96-18-099
	PERM 96-20-087	physical therapist personal data	MISC 96-18-100
Osteopathic medicine and surgery, board of complaints against board members, policy statement	MISC 96-24-053	professional licenses	MISC 96-22-042
pain management, policy statement	MISC 96-24-055	review procedure	MISC 96-17-058
Pharmacy, board of		psychology, examining board	
computerized drug distribution devices	PREP 96-15-110	investigative mental and physical examinations	MISC 96-22-008
continuing education	PERM 96-02-007	whistleblower complainants, confidentiality	MISC 96-17-057
	PROP 96-04-080	Psychology, examining board of	
	PERM 96-11-042	child custody evaluation procedures	PREP 96-16-006
controlled substances		continuing education	PROP 96-02-086
carisoprodol, addition to schedule IV	PREP 96-10-038		PERM 96-08-007
DHEA, removal from schedule III	PREP 96-24-097	examination	PREP 96-16-009
drug destruction firms	PREP 96-15-109		PROP 96-02-086
drug price disclosure	PERM 96-02-008	fees	PERM 96-08-007
educational requirements	PERM 96-02-006		PROP 96-02-085
health care entities, licensing and regulation	EMER 96-11-103	investigative mental and physical examinations	PERM 96-08-006
	PREP 96-11-130	licenses	PREP 96-15-071
	PROP 96-17-066	education requirements	PREP 96-16-007
legend drugs		fees	PROP 96-02-086
identification	PREP 96-03-012		PERM 96-08-007
	PROP 96-11-041	retired active psychologists	PROP 96-02-086
	PROP 96-14-109		PERM 96-08-007
	PERM 96-21-041	temporary permits	PREP 96-16-009
over-the-counter drugs		managed care companies, license verification	PREP 96-16-008
imprints	PROP 96-03-134	meetings	MISC 96-14-048
	PERM 96-07-012		MISC 96-03-133
professional responsibilities	PERM 96-02-005	Radiation protection	MISC 96-18-097
	PERM 96-03-016	fees	PROP 96-07-103
steroids		uranium and thorium milling	PERM 96-11-043
addition to schedule III	PERM 96-01-032		PROP 96-21-119
Physical therapy, board of examinations	EMER 96-03-050	Radioactive materials	PROP 96-24-099
	PREP 96-03-160	licenses	
	PROP 96-08-068	Radioactive waste management	
	PERM 96-13-008	disposal of low-level waste	PREP 96-11-129
license numbers, policy statement on availability			PROP 96-21-120
personal data, policy statement	MISC 96-18-099	Radiologic technology ad hoc committee meetings	MISC 96-02-063
Podiatric medical board	MISC 96-18-100	Sexual offender treatment providers	
orthotic devices, dispensing	MISC 96-22-004	advisory committee meetings	MISC 96-22-003
	MISC 96-22-041	notification of petition to repeal or amend a rule	MISC 96-16-066
pain management, guidelines	MISC 96-22-005	Shellfish programs	
Policy statements		export certifications, fee	PREP 96-09-029
drinking water			PROP 96-12-074
construction of system	MISC 96-22-039	interstate trade, performance standards	PERM 96-16-073
	MISC 96-22-071		PROP 96-14-110
consumer complaints	MISC 96-22-072	Social workers	PERM 96-18-096
lead/copper enforcement	MISC 96-22-036	fees	PROP 96-01-033
residential connections	MISC 96-22-037	Temporary worker housing regulations	PERM 96-01-084
system ownership	MISC 96-22-040		PERM 96-02-014
health professions quality assurance		Trauma care facilities and services	
credentialing procedures	MISC 96-22-044	designation standards	PREP 96-17-063
disciplinary guidelines	MISC 96-22-043	Tuberculosis	
internet use by employees	MISC 96-22-045	reporting requirements	PROP 96-16-072
service of legal documents	MISC 96-22-046		PERM 96-23-064
naturopathic physicians performing artificial insemination	MISC 96-20-085		
nursing assistants, feeding nursing facility residents	MISC 96-22-007		
nursing care quality assurance commission			
closure of cases	MISC 96-21-026		
delegation of duties	MISC 96-24-056		
licensed practical nurses, verbal/telephone orders from physicians	MISC 96-22-006		
patient abandonment, definition	MISC 96-24-054		

Subject/Agency Index
(Citation in bold type refer to material in this issue)

Vaccination schedule for school-age children	PERM	96-04-079	National model rules, uniformity	PREP	96-03-142
Veterinary board of governors			Parimutuel rules	PROP	96-04-066
animal technicians				PERM	96-10-014
scope of practice	PREP	96-18-093	Race conduct	PROP	96-19-006
drug labeling	PREP	96-18-093	Safety helmets use	PREP	96-12-085
record-keeping requirements	PREP	96-18-093		PREP	96-12-084
surgical procedures	PREP	96-18-093			
Water			HOUSING FINANCE COMMISSION		
drinking water			Housing finance plan, hearings	MISC	96-01-110
consumer complaints	MISC	96-22-072		MISC	96-01-111
lead/copper enforcement	MISC	96-22-036	HUMAN RIGHTS COMMISSION		
residential connections	MISC	96-22-037	Employment		
system construction	MISC	96-22-039	handicapped persons	PROP	96-08-055
system ownership	MISC	96-22-071		PROP	96-21-053
plumbing principles	MISC	96-22-040		PROP	96-21-064
Water safety teaching stations	EXRE	96-14-067	preemployment inquiry guide	PROP	96-08-055
Whistleblowers	PERM	96-19-043		PROP	96-21-053
health care insurance complaints	EXRE	96-14-067	sex discrimination	PERM	96-21-054
	PERM	96-19-043		PROP	96-08-055
policy statement	PREP	96-05-058		PROP	96-21-053
WIC program	PROP	96-19-086	Fair housing program	PROP	96-21-064
administrative procedures	PROP	96-22-069		PREP	96-02-081
	MISC	96-17-057		PROP	96-06-087
			Meetings	PROP	96-13-044
				PERM	96-13-045
				MISC	96-01-106
				MISC	96-08-051
				MISC	96-12-040
				MISC	96-16-028
				MISC	96-22-074
				MISC	96-22-075
HEALTH, STATE BOARD OF					
(See HEALTH, DEPARTMENT OF)					
HIGHER EDUCATION COORDINATING BOARD			INDETERMINATE SENTENCE REVIEW BOARD		
Expedited repeal			Rules coordinator	MISC	96-09-085
Pacific Rim language scholarship program	EXRE	96-13-028			
	PERM	96-18-025	INSURANCE COMMISSIONER, OFFICE OF		
Future teacher conditional scholarship recipient teaching obligation	PREP	96-07-095	Alien insurance companies		
	PROP	96-11-090	credit for reinsurance	PREP	96-19-065
	PERM	96-18-023	Automobile insurance		
State need grant program	PROP	96-01-074	personal injury protection (PIP) coverage	PREP	96-17-028
	PERM	96-04-019		PROP	96-21-140
	PREP	96-07-096	Filing of rates and contracts, form	PREP	96-03-091A
	PROP	96-11-101		PROP	96-07-081
	PERM	96-18-024		PERM	96-11-004
			Financial statements		
HIGHER EDUCATION, JOINT CENTER FOR			electronic filing by insurers	PROP	96-05-091
Meetings	MISC	96-04-017		PROP	96-08-017
Riverpoint higher education park				PROP	96-09-046
alcoholic beverages	PREP	96-15-112		PROP	96-11-046
	PREP	96-18-056		PROP	96-17-033
	PROP	96-20-061		PERM	96-17-079
	PROP	96-23-004	Fraternal benefit societies		
	PERM	96-24-037	surplus requirements	PREP	96-13-097
parking regulations	PREP	96-15-111		PROP	96-19-067
	PROP	96-20-062		PERM	96-22-064
Rules coordinator	MISC	96-09-021	Health care services		
			benefits following birth of a child	PREP	96-18-115
HIGHLINE COMMUNITY COLLEGE			benefits, standards for determining when reasonable in relation to amount charged	PREP	96-17-080
Meetings	MISC	96-01-059		PROP	96-24-103
HISPANIC AFFAIRS, COMMISSION ON			conscientious objection to participating in specific services	PROP	96-03-033
Meetings	MISC	96-01-020		PROP	96-03-075
			women's health care services access	PERM	96-04-060
HORSE RACING COMMISSION				PROP	96-12-072
Association grounds and facilities	PREP	96-03-143	Life insurance	PERM	96-16-050
Association officials and employees	PREP	96-06-086	tax qualifications of accelerated benefits		
	PROP	96-09-097		PREP	96-24-108
	PROP	96-22-020	Long-term care insurance		
Claiming	PREP	96-03-145	benefits	PROP	96-04-018
	PROP	96-09-098	continuing education for agents	PREP	96-24-106
	PERM	96-12-008			
Controlled medication program	PROP	96-04-067			
	PERM	96-10-001			
Drug and alcohol testing	PREP	96-03-144			

Subject/Agency Index
(Citation in bold type refer to material in this issue)

long-term care partnership	PROP 96-11-144	Employment standards	PREP 96-10-084
	PROP 96-15-044	employer-required wearing apparel	PROP 96-14-115
	PROP 96-15-085		
	PROP 96-17-006	overtime compensation for retail	
	PERM 96-17-029	sales employees	PREP 96-10-083
	PROP 96-24-079		PROP 96-14-116
tax qualifications of premiums		Factory assembled structures board	
and benefits	PREP 96-24-107	meetings	MISC 96-24-046
Managed care plans	PREP 96-11-143	Factory-built housing	PREP 96-06-032
	MISC 96-20-117		PROP 96-15-089
	PROP 96-20-118		PERM 96-21-146
	PROP 96-24-083	First-aid requirements	PREP 96-12-071
Medicare supplemental insurance	PROP 96-04-086	Hazard communication	PREP 96-14-118
	PROP 96-08-016	Mobile homes, commercial coaches, and	
	PERM 96-09-047	recreational vehicles	PREP 96-06-032
Organization and operation	PROP 96-04-087		PROP 96-15-089
	PROP 96-09-002		PERM 96-21-146
	PERM 96-09-038	Occupational health standards	
Practice and procedure for			PERM 96-05-056
contested matters	PREP 96-17-085	asbestos exposure	PREP 96-05-076
	PROP 96-19-066		EMER 96-08-072
	PROP 96-21-128		EMER 96-16-026
	PROP 96-24-077		PROP 96-18-114
Public hearings		general	EMER 96-24-049
managed care plans	MISC 96-20-117	lead exposure	PROP 96-03-024
Viatical settlements		respiratory protection	PERM 96-09-030
tax qualifications of premiums		saccharin fit testing	PROP 96-03-024
and benefits	PREP 96-24-109		PERM 96-09-030
		Plumbers	
INTEREST RATES		journeyman certification of competency	PREP 96-21-069
(See inside front cover)		Plumbers, advisory board of	
		meetings	MISC 96-21-066
INVESTMENT BOARD		Policy and interpretive statements	MISC 96-23-026
Meetings	MISC 96-05-050		MISC 96-15-045
Rules coordinator	MISC 96-08-052		MISC 96-17-015
			MISC 96-19-016
JUDICIAL CONDUCT, COMMISSION ON			MISC 96-21-016
Ethical standards	PREP 96-06-047	Record keeping and reporting	MISC 96-23-029
	PROP 96-21-130	confidential witness statements	MISC 96-06-033
Meetings	MISC 96-01-034		PROP 96-10-085
	MISC 96-06-024		PERM 96-17-056
	MISC 96-09-096	Safety and health standards	
Procedural rules	PROP 96-04-083	abrasive blasting, spray painting, and	
	PROP 96-05-006	dip tanks	PREP 96-24-035
	PROP 96-17-023	asbestos	PREP 96-24-034
	PROP 96-17-024	beryllium and nitrous oxide PELs	PREP 96-05-077
	MISC 96-17-025	crane and derrick suspended	PROP 96-10-085
	PROP 96-17-053	platforms	PERM 96-17-056
Rules coordinator	MISC 96-01-035	personal protective equipment	PROP 96-03-024
			PERM 96-09-030
LABOR AND INDUSTRIES, DEPARTMENT OF		pesticides, worker protection	PREP 96-24-032
Administrative rules review	MISC 96-03-152		PREP 96-24-036
Agricultural workers' housing	EMER 96-24-050	sawmills	PREP 96-06-078
Apprenticeship and training council			PROP 96-17-093
apprenticeship agreements	EMER 96-03-092	Safety standards	PERM 96-20-082
apprenticeship committees	PREP 96-10-035	agriculture	PROP 96-23-062
Asbestos certification program	PERM 96-05-056		PROP 96-10-085
	PREP 96-14-119		PERM 96-17-056
Boiler rules, board of			
meetings	MISC 96-16-054		
	MISC 96-24-009		
nonstandard boilers and pressure			
vessels, requirements	PREP 96-09-086		
	PROP 96-16-063		
	PERM 96-21-081		
reinstalled boilers and pressure			
vessels, requirements	PREP 96-09-086		
	PROP 96-16-063		
Construction compliance			
fees	PREP 96-24-104		
Electrical board			
meetings	MISC 96-01-050		
Electrical code	PREP 96-10-082		

Subject/Agency Index

(Citation in bold type refer to material in this issue)

	EMER 96-22-047	self-insurers, certification and procedures	
	PERM 96-22-048		PREP 96-12-094
	PROP 96-23-062		PROP 96-16-057
	PROP 96-23-063		PERM 96-21-145
asbestos removal	PERM 96-05-056		
	PREP 96-05-076	LAKE WASHINGTON TECHNICAL COLLEGE	
	PROP 96-18-114	Hazing policy	PROP 96-03-060
bakery equipment	PREP 96-22-105		PERM 96-07-049
confidential witness statements	PREP 96-24-084		
construction work	PREP 96-05-078	LAND USE STUDY COMMISSION	
	PREP 96-05-079	(See COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT, DEPARTMENT OF)	
	PROP 96-10-085	LICENSING, DEPARTMENT OF	
	PROP 96-11-116	Adjudicative procedures	PREP 96-18-001
	PERM 96-17-056		PROP 96-21-126
	PERM 96-24-051		PERM 96-24-064
	PROP 96-24-078		
elevators and material lifts	PREP 96-22-012	Architects, board of registration for adjudicative proceedings	PROP 96-20-113
fall protection	PREP 96-05-079		PROP 96-22-108
	PROP 96-11-116	examinations	PREP 96-15-077
	PERM 96-24-051		PROP 96-20-077
fire fighters	PROP 96-24-078		PROP 96-20-113
	PROP 96-03-026		PROP 96-22-109
grain handling facilities	PERM 96-11-067		PROP 96-22-111
logging operations	PREP 96-14-117	fees	PREP 96-15-077
	PREP 96-05-075		PROP 96-20-077
	PROP 96-09-101		PROP 96-22-109
	PERM 96-22-013	licenses	
OSHA compliance	PROP 96-22-014	reciprocity	PREP 96-15-077
	PROP 96-03-024		PROP 96-20-113
Technical assistance consultant lists	PERM 96-09-030	renewal	PROP 96-22-111
Wages and hours	PREP 96-01-119		PREP 96-15-077
overtime compensation for retail sales employees		suspension for default on student loans	PROP 96-20-077
Workers' compensation classifications	PREP 96-10-083		PROP 96-22-109
		meetings	PREP 96-13-016
	PROP 96-05-064		PROP 96-20-113
	PROP 96-05-065		PROP 96-22-111
	PERM 96-12-039	Boxing and wrestling	MISC 96-02-062
	PROP 96-19-007		MISC 96-03-089
	PREP 96-22-106	Drivers' licenses	MISC 96-18-013
	PREP 96-22-107	agency contact information update	MISC 96-24-082
definitions	PREP 96-17-055		PREP 96-11-114
	PROP 96-21-015	Engineers and land surveyors, board of adjudicative proceedings	PROP 96-20-058
hospital services payment	PREP 96-11-066		
	PROP 96-24-105	licenses	PREP 96-14-095
impairment rating examinations	PREP 96-17-092	requirements	PROP 96-17-069
job modification during vocational retraining		retired status license	PERM 96-20-089
medical services payment system	PREP 96-03-106	suspension	PREP 96-12-078
	PREP 96-02-052	Expedited repeal	
	PROP 96-05-066	funeral directors, licenses	EXRE 96-13-021
	PERM 96-10-086		PERM 96-17-040
	PREP 96-13-104	land development registration	EXRE 96-13-021
	EMER 96-14-065	Fuel tax	
	PROP 96-16-025	trust fund accountability assessments	PREP 96-19-036
	PERM 96-19-060	Landscape architects	
premium discount, drug-free workplace employer certification	PREP 96-09-100	board of registration	PROP 96-04-009
	PROP 96-13-105		PROP 96-04-040
	PERM 96-18-040	examinations	PERM 96-10-013
premium rates	PREP 96-01-118		MISC 96-24-081
	EMER 96-02-053	fees	PROP 96-04-009
	PROP 96-03-115		PROP 96-04-040
	PERM 96-06-025		PERM 96-10-013
	PREP 96-15-088		PREP 96-04-007
	PROP 96-19-100		PROP 96-04-009
	PERM 96-24-063		PROP 96-04-040
rates and rating system	PROP 96-05-064		PERM 96-10-013
	PROP 96-05-065		PREP 96-04-007
retrospective rating	PREP 96-03-153		PROP 96-04-009
	PROP 96-07-098		PROP 96-04-040
	PERM 96-10-029		PERM 96-10-013

Subject/Agency Index

(Citation in bold type refer to material in this issue)

	PROP 96-08-005	Title and registration advisory committee		
	PERM 96-11-132	meetings	MISC	96-20-063
licenses		Travel sellers		
renewal	PREP 96-22-110	registration	EMER	96-01-055
registration	PROP 96-04-009		PREP	96-08-056
	PROP 96-04-040		PROP	96-08-057
	PERM 96-10-013		EMER	96-09-056
suspension of registration for default on student loans	PREP 96-13-017		PROP	96-11-102
	PROP 96-21-060		PERM	96-14-092
Licenses and certifications		Vessels		
suspension for default on student loans	PREP 96-13-015	application fees, disposition	PROP	96-09-041
	MISC 96-20-041	dealer registration	PERM	96-13-055
Limousine carrier businesses			PREP	96-19-013
fees	EMER 96-12-076		PROP	96-21-090
insurance requirements	EMER 96-12-076	owner identification criteria	PERM	96-24-042
Model traffic ordinance	PROP 96-10-039	registration identification	PERM	96-04-004
	PERM 96-13-089	owner information disclosure	PREP	96-19-013
Motor vehicles		watercraft excise tax and registration	PERM	96-03-046
certificates of ownership, procedures	PREP 96-21-042	exemption for Indian tribal members	PROP	96-07-030
	PROP 96-23-049		PROP	96-11-128
collectors' vehicles, licensing	PREP 96-10-023		PERM	96-16-038
dealer/manufacture licensing	PROP 96-13-042			
	PERM 96-19-025	LIQUOR CONTROL BOARD		
destroyed vehicles, reporting	PREP 96-08-029	Alcohol server training program	PERM	96-03-074
disabled person parking privileges	PREP 96-14-034		PROP	96-13-087
	PROP 96-22-086	Distributors		
fleet identifier codes	PREP 96-22-033	beer and wine wholesale price postings	PREP	96-01-123
limousine and for hire businesses	PREP 96-07-047		PROP	96-07-101
	PROP 96-11-006		PROP	96-11-075
	PERM 96-16-032	Licensees		
motor vehicle excise tax	PREP 96-11-104	approval of uncontested or unopposed applications	PREP	96-10-056
odometer disclosure statements	PREP 96-22-087	complimentary drinks for customers	PREP	96-15-043
owner identification criteria	PERM 96-04-004	game rooms, liquor service	PREP	96-15-041
owner information disclosure	PERM 96-03-047	restaurants, class H	PERM	96-03-005
ride sharing for persons with special transportation needs	PREP 96-10-024		PREP	96-21-055
	PROP 96-16-030	self-service activities	PREP	96-15-040
	PERM 96-21-043	transfers of licenses	PERM	96-03-004
salvage vehicles, reporting	PREP 96-08-029	Tobacco products		
snowmobile registration fee	PROP 96-09-039	distribution, reporting requirements	PREP	96-15-042
	PERM 96-13-053	sample, definition	PREP	96-09-044
Taipei economic and cultural office			PROP	96-13-043
special license plates	PREP 96-10-022		PERM	96-19-018
	PROP 96-16-031	Wine warehouses		
	PERM 96-21-044	storage and removal of wine	PREP	96-01-124
taxi cabs	PREP 96-07-047		PROP	96-07-100
	PROP 96-11-006		PERM	96-11-076
veteran remembrance emblems program	PREP 96-04-064			
	PROP 96-09-040	LOTTERY COMMISSION		
	PERM 96-13-054	Instant game number 157 - Summer Gold	PROP	96-03-038
Policy statements			PROP	96-03-157
license or certificate suspension for default on student loan	MISC 96-20-041	Instant game number 158 - Five Card Stud	PERM	96-07-015
Private detectives		Instant game number 159 - Fat Cat	PERM	96-03-039
fees	PREP 96-12-090	Instant game number 160 - My! Oh! My!	PERM	96-03-039
penalties	PREP 96-12-090	Instant game number 161 - \$2 Baseball scorecard	PERM	96-03-039
Public records, availability	PROP 96-02-035	Instant game number 162 - \$2 Double Dollars	PROP	96-03-157
	PERM 96-05-036		PERM	96-07-015
Real estate appraisers			PROP	96-12-096
licensing and certification requirements	PREP 96-19-001	Instant game number 163 - Apple Bucks	PERM	96-15-124
	PROP 96-22-062		PROP	96-03-157
usage of terms	PREP 96-19-002		PERM	96-07-015
	PROP 96-22-062		EMER	96-15-087
Real estate commission			PROP	96-15-126
agency representation disclosure	PREP 96-13-049	Instant game number 164 - Blackjack	PERM	96-19-071
	PROP 96-21-113		PROP	96-03-157
buyer's agents, disclosure	PREP 96-19-012		PERM	96-07-015
	PROP 96-21-089		PREP	96-08-071
	PERM 96-24-041		PROP	96-12-096
meetings	MISC 96-02-011		PERM	96-15-124
real estate education	PREP 96-13-049	Instant game number 165 - \$2 Bingo	PROP	96-03-157
Security guards			PERM	96-07-015
fees	PREP 96-12-091			
penalties	PREP 96-12-091			

Subject/Agency Index

(Citation in bold type refer to material in this issue)

Instant game number 166 - Instant Jackpot	PROP 96-03-157	Fishing vessel inspection advisory council meetings	MISC 96-20-030
	PERM 96-07-015		MISC 96-23-035
Instant game number 167 - 100 Grands	PROP 96-03-157	Pilot coordination and testing program	PERM 96-03-070
	PERM 96-07-015	Vessel operation	
	PROP 96-12-096	small tank barges, financial responsibility	EMER 96-08-002
Instant game number 168 - \$2 Instant Casino	PERM 96-15-124		PREP 96-10-048
	PROP 96-07-104		PROP 96-03-071
Instant game number 169 - Aces High	PERM 96-11-107	substantial risk standards	MISC 96-03-082
	PROP 96-07-104		MISC 96-05-063
	PERM 96-11-107		PROP 96-09-008
	PROP 96-12-096		PERM 96-12-077
Instant game number 170 - Lucky Charms	PERM 96-15-124		EMER 96-18-022
	PROP 96-07-104		
Instant game number 171 - \$5 Holiday Surprise	PERM 96-11-107		
	PROP 96-07-104		
	PERM 96-11-107		
Instant game number 172 - Winner Wonderland	PROP 96-07-104		
	PERM 96-11-107		
Instant game number 173 - Lucky Streak	PROP 96-07-104		
	PERM 96-11-107		
Instant game number 174 - \$2 Double Joker	PROP 96-12-096		
	PERM 96-15-124		
Instant game number 175 - Cash Vault	PROP 96-12-096		
	PROP 96-15-124		
Instant game number 176 - Amazing 8s	PROP 96-12-096		
	PERM 96-15-124		
Instant game number 177 - \$2 Jumbo Bucks	PROP 96-12-096		
	PERM 96-15-124		
Instant game number 178 - Royal Flush	PROP 96-12-096		
	PERM 96-15-124		
Instant game number 179 - Crazy Cash	PROP 96-12-096		
	PERM 96-15-124		
Instant game number 180 - \$2 Stadium Fever	PROP 96-15-126		
	PERM 96-19-071		
Instant game number 181 - My! Oh! My!	PROP 96-15-126		
	PERM 96-19-071		
Instant game number 182 - Bonus 7 Come 11	PROP 96-15-126		
	PERM 96-19-071		
Instant game number 183 - Win For Life	PROP 96-15-126		
	PERM 96-19-071		
Instant game number 184 - \$2 Instant Monopoly	PROP 96-19-072		
Instant game number 185 - Double Blackjack	PROP 96-19-072		
Instant game number 186 - Lucky Bug	PROP 96-19-072		
Instant game rules	PREP 96-03-156		
	PREP 96-08-004		
	PREP 96-09-103		
	PREP 96-12-095		
	PREP 96-15-123		
	PROP 96-24-102		
Limited off-premises sales permits	PERM 96-03-039		
Lotto	PROP 96-12-096		
	PERM 96-15-054		
Meetings	MISC 96-19-073		
Policy statements	MISC 96-19-074		
	MISC 96-24-011		
Prizes, payment	PREP 96-12-095		
	PERM 96-15-124		
	PROP 96-15-126		
	PERM 96-19-071		
Public records disclosure	PREP 96-24-101		
Rules coordinator	MISC 96-07-001		
	MISC 96-15-053		
LOWER COLUMBIA COLLEGE			
Meetings	MISC 96-24-038		
Rules coordinator	MISC 96-23-040		
MARINE EMPLOYEES' COMMISSION			
Meetings	MISC 96-22-021		
Policy statements	MISC 96-19-068		
	MISC 96-22-022		
MARINE SAFETY, OFFICE OF			
Fishing vessel boarding checklist	MISC 96-05-063		
Index			
		MINORITY AND WOMENS' BUSINESS ENTERPRISES, OFFICE OF	
		Annual goals for participation	PREP 96-07-089
			PROP 96-11-100
			PERM 96-14-064
		Bid standards	PREP 96-13-009
			EMER 96-13-010
			PROP 96-21-174
			PERM 96-24-085
			PREP 96-23-002
		Costs of certification, distribution	
		State agency and educational institution responsibilities	PREP 96-07-088
		NATURAL RESOURCES, DEPARTMENT OF	
		Burning permit program fees	PROP 96-08-027
			PERM 96-12-020
		Fire hazard areas, closure	EMER 96-13-048
		Fire protection	
		Anderson Island	PERM 96-03-003
		industrial restrictions	PREP 96-12-021
			PROP 96-16-037
			PERM 96-21-094
		Forest fire advisory board meetings	MISC 96-03-034
		Forest practices board (See FOREST PRACTICES BOARD)	
		Land corner record form	PROP 96-21-093
		Natural heritage advisory council meetings	MISC 96-08-053
			MISC 96-17-039
			MISC 96-22-099
		Natural resources, board of meetings	MISC 96-08-048
			MISC 96-10-009
			MISC 96-18-011
		NORTHWEST AIR POLLUTION AUTHORITY	
		Compliance standards and enforcement	PROP 96-01-089
			PERM 96-05-024
			PROP 96-06-017
			PERM 96-11-091
		OLYMPIC AIR POLLUTION CONTROL AUTHORITY	
		Gasoline vapor recovery requirements	PROP 96-17-083
			PERM 96-22-001
		OLYMPIC COLLEGE	
		Meetings	MISC 96-01-092
			MISC 96-03-112
			MISC 96-07-006
			MISC 96-15-013
			MISC 96-21-023
			MISC 96-23-008
		OUTDOOR RECREATION, INTERAGENCY COMMITTEE FOR	
		Development costs, retroactivity	PROP 96-11-112
			EMER 96-11-113

Subject/Agency Index

(Citation in bold type refer to material in this issue)

	PROP	96-12-065	Leave rules	PROP	96-08-081
	PERM	96-15-082		PROP	96-08-082
Funds management	PROP	96-04-054		PROP	96-09-088
	PERM	96-08-044		PROP	96-09-089
Meetings	MISC	96-03-136		PERM	96-13-076
	MISC	96-05-025		PERM	96-13-077
	MISC	96-07-020		EMER	96-15-046
	MISC	96-10-008		EMER	96-15-047
	MISC	96-12-042		PROP	96-18-018
	MISC	96-15-001		PROP	96-18-019
	MISC	96-17-026		PERM	96-21-036
	MISC	96-19-033	Meetings	PERM	96-21-037
	MISC	96-21-003		MISC	96-01-003
	MISC	96-21-085		MISC	96-14-105
Organization and operation	MISC	96-22-032		MISC	96-24-100
	PROP	96-04-054	Overtime	PROP	96-08-082
	PERM	96-08-044	Shared leave	PROP	96-02-002
Policy or interpretive statements	MISC	96-17-046		PROP	96-02-069
				PROP	96-08-083
				PROP	96-08-084
				PERM	96-11-058
				PERM	96-11-059
				PROP	96-18-018
				PROP	96-18-019
				PROP	96-02-070
				PROP	96-07-092
				PROP	96-09-053
				PROP	96-10-064
				PERM	96-13-075
PARKS AND RECREATION COMMISSION					
Application fees	PREP	96-13-079			
	PROP	96-15-108			
	PERM	96-19-031			
Fees for parks use	PREP	96-16-075	Shift premium		
	PROP	96-19-080			
	PERM	96-22-018			
Fishing in state parks	PERM	96-01-030			
Land classification system	PERM	96-01-078			
Meetings	MISC	96-02-016			
Rules coordinator	MISC	96-22-080	Temporary appointments from outside state service	PROP	96-02-002
SEPA procedures	PERM	96-01-029	Temporary appointments from within state service	PROP	96-02-002
Snowmobile registration fee	PREP	96-07-019	Union shop elections	PROP	96-02-002
Technical rock climbing, regulations	PERM	96-02-015		PROP	96-10-066
				PROP	96-13-073
				PROP	96-08-085
				PROP	96-08-086
				PERM	96-11-060
				PERM	96-11-061
				PERM	96-02-073
PENINSULA COLLEGE					
Meetings	MISC	96-05-062	Veteran's preference		
	MISC	96-21-051			
	MISC	96-21-067			
			Washington management service		
PERSONNEL RESOURCES BOARD					
Arbitration of collective bargaining impasses	EMER	96-19-079	PERSONNEL, DEPARTMENT OF		
Civil service rules	PROP	96-20-038	Personnel resources board		
	PERM	96-23-028	(See PERSONNEL RESOURCES BOARD)		
Classification plan	PROP	96-08-087	Salary adjustments	PROP	96-08-089
	PROP	96-08-088		PERM	96-12-004
	PERM	96-11-062			
	PERM	96-11-063	PIERCE COLLEGE		
Compensation	PERM	96-02-073	Meetings	MISC	96-01-016
	PROP	96-08-087		MISC	96-05-052
	PROP	96-08-088		MISC	96-18-020
	PERM	96-11-062		MISC	96-18-071
	PERM	96-11-063		MISC	96-19-009
	PERM	96-11-063		MISC	96-24-070
Compensatory time	PROP	96-08-082	Rules coordinator	MISC	96-17-038
Disabled employees, accommodation	PROP	96-02-071	Tenure policy	PROP	96-16-077
	PERM	96-05-026		PERM	96-22-002
Examinations					
administration	PERM	96-02-072	PILOTAGE COMMISSIONERS, BOARD OF		
veteran's preference	PROP	96-08-085	Pilotage tariff rates		
	PROP	96-08-086	Grays Harbor district	PREP	96-05-054
Labor relations	PREP	96-02-001		PROP	96-10-055
	PROP	96-04-052A		PROP	96-13-057
	PROP	96-04-053		PERM	96-14-062
	PROP	96-06-059		PREP	96-04-052
	PROP	96-07-091	Puget Sound district	PROP	96-08-067
	PERM	96-07-093		PERM	96-12-017
	PROP	96-09-054		PROP	96-19-070
	PERM	96-09-055		PREP	96-21-125
	PROP	96-11-057		PROP	96-24-045
	PERM	96-13-074			
	PREP	96-19-078	Pilots		
	PROP	96-22-084	duties	PREP	96-21-122
Layoff	PROP	96-10-065	license fee schedule	PREP	96-21-124
	PERM	96-13-078	Vessels	PREP	96-21-123

Subject/Agency Index

(Citation in bold type refer to material in this issue)

POLLUTION CONTROL HEARINGS BOARD (See ENVIRONMENTAL HEARINGS OFFICE)

POLLUTION LIABILITY INSURANCE AGENCY

Appeals	PROP	96-01-102
	PERM	96-04-005
Heating oil pollution liability insurance program	PERM	96-01-101
	EMER	96-02-051
	EMER	96-23-041
	PREP	96-23-060
Underground storage tanks site visits	PROP	96-01-102

PUBLIC DISCLOSURE COMMISSION

Contributions definitions	PROP	96-05-072
	PROP	96-05-073
	PERM	96-09-015
	PERM	96-09-016
expenditure reporting	PREP	96-14-104
independent expenditures	PROP	96-05-072
	PROP	96-05-073
	PERM	96-09-015
	PERM	96-09-016
	PREP	96-23-052
	PREP	96-23-053
legislative session freeze period limitations	PERM	96-01-103
	PROP	96-01-109
	PERM	96-04-021
	PROP	96-15-009
summary contribution and expenditure form	EMER	96-13-084
Definitions	PROP	96-01-117
	PERM	96-05-001
	PROP	96-05-072
	PROP	96-05-073
	PERM	96-09-015
	PERM	96-09-016
Electronic filing program	PROP	96-01-108
	PERM	96-04-020
Lobbyists and lobbying expense reporting	PERM	96-01-103
	PREP	96-16-078
Meetings	MISC	96-04-030
	MISC	96-09-014
Personal financial affairs statement	EMER	96-01-104
	PROP	96-05-074
	PERM	96-09-017
Requests for lists of individuals	PROP	96-01-117
	PERM	96-05-001

PUBLIC EMPLOYEES BENEFITS BOARD

Meetings	MISC	96-01-021
	MISC	96-21-002
	MISC	96-23-007

PUBLIC EMPLOYMENT RELATIONS COMMISSION

Administrative procedures and housekeeping changes	PROP	96-03-135
	PERM	96-07-105
meetings	MISC	96-09-028

PUBLIC INSTRUCTION, SUPERINTENDENT OF

Administrative hearings		
certification appeals	PREP	96-07-036
Administrator internship program	PREP	96-07-050
	PROP	96-12-075
	PERM	96-15-115
Brief adjudicative process	PREP	96-21-137
Child nutrition program	PREP	96-17-031
Education, state board of (See also EDUCATION, STATE BOARD OF)		
elections	PROP	96-04-033
	PERM	96-08-001

Educational employees fingerprint record checks	PREP	96-08-059
	PROP	96-14-093
	PERM	96-17-045
self-funded programs for employee benefits	PREP	96-17-005
Expedited repeal alien teacher permits	EXRE	96-14-019
	PERM	96-18-014
conflicts of interest	EXRE	96-14-018
	PERM	96-18-014
fair start program	EXRE	96-14-018
	EXRE	96-14-019
	PERM	96-18-014
finance rules	EXRE	96-14-018
	PERM	96-18-014
hazardous walking conditions	EXRE	96-14-018
	PERM	96-18-014
schools for 21st century program	EXRE	96-14-019
	PERM	96-18-014
student retention and retrieval program	EXRE	96-14-019
	PERM	96-18-014
Funding		
basic education apportionment	PERM	96-03-001
federal Title I grants	PREP	96-13-032
	PROP	96-16-056
	PERM	96-19-097
K-3 staff enhancement	PROP	96-02-078
	PERM	96-05-021
nonhigh participatory finance	PREP	96-15-025
	PROP	96-24-043
special education allocation	PERM	96-03-002
	PROP	96-15-114
	PERM	96-19-095
Interdistrict cooperative programs	PREP	96-24-001
Learning assistance program	PREP	96-13-033
	PROP	96-20-050
	PROP	96-22-066
School districts		
budget timelines	PROP	96-05-031
	PERM	96-08-058
	PERM	96-09-001
interdistrict cooperative programs maintenance and operation levies	PREP	96-24-001
	PROP	96-15-091
	PERM	96-19-037
School safety patrol	PREP	96-15-048
	PROP	96-19-096
	PERM	96-22-057
Special education		
certificated instructional staff ratio	PROP	96-02-077
	PERM	96-05-022
certificated instructional staff ratio	PERM	96-03-002
	PROP	96-15-114
	PERM	96-19-095
Special service programs	PREP	96-21-092
Teacher assistance program	PREP	96-11-140
	PROP	96-15-113
	PERM	96-19-038
Traffic safety education	PREP	96-11-108
	PROP	96-18-039
	PERM	96-24-044
Transportation		
operation allocation	PREP	96-09-067
	PROP	96-11-137
	PERM	96-16-010
replacement and depreciation allocation	PREP	96-09-068
	PROP	96-11-138
	PERM	96-16-011
school bus standards	PREP	96-09-069
	PROP	96-11-139
	PERM	96-16-012
University of Washington transition school and early entrance program	PREP	96-06-061

Subject/Agency Index
(Citation in bold type refer to material in this issue)

PUBLIC WORKS BOARD
(See **COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT, DEPARTMENT OF**)

PUGET SOUND AIR POLLUTION CONTROL AGENCY		
Agricultural burning	PROP	96-02-019
	PERM	96-05-015
Asbestos notification and fees	PROP	96-16-061
	PERM	96-20-104
Carbon monoxide standards, maintenance	PROP	96-12-083
	PERM	96-15-059
Chromium electroplating and anodizing facilities	PROP	96-10-073
	PERM	96-13-061
Coatings and ink manufacturing	PROP	96-06-055
	PERM	96-09-059
Compliance with orders	PROP	96-16-061
	PERM	96-20-104
Fees	PROP	96-16-061
	PROP	96-16-082
	PERM	96-20-103
	PERM	96-20-104
Fire department training	PROP	96-02-019
	PERM	96-05-015
General regulatory orders	PROP	96-10-073
	PERM	96-13-061
Meetings	MISC	96-03-035
Outdoor fires	PROP	96-02-019
	PERM	96-05-015
Sources fees	PROP	96-16-082
	PROP	96-16-083
	PERM	96-20-103
	PERM	96-20-105
	PROP	96-22-088
registration program	PROP	96-16-082
	PERM	96-20-103
	PROP	96-22-088

PUGET SOUND WATER QUALITY ACTION TEAM		
Local planning and management of nonpoint source pollution	PREP	96-16-094
	PROP	96-20-121
	PERM	96-23-057

PUGET SOUND WATER QUALITY AUTHORITY		
Meetings	MISC	96-03-018
Puget Sound ambient monitoring program	MISC	96-07-082
Puget Sound water quality management plan	MISC	96-08-080

QUARTERLY REPORTS
(See **CODE REVISER'S OFFICE**)

RENTON TECHNICAL COLLEGE		
Meetings	MISC	96-02-044

RETIREMENT SYSTEMS, DEPARTMENT OF		
Adjudicative proceedings presiding officer	PROP	96-07-080
	PERM	96-11-036
Deferred compensation program	PREP	96-06-079
	PROP	96-13-100
	PERM	96-16-020
	PREP	96-22-051
	EMER	96-23-043
Employee retirement benefits board meetings	PROP	96-20-116
	PERM	96-23-025
Firefighters uniformed firefighter, definition	PERM	96-01-045
	PERM	96-04-003

Law enforcement officers' and fire fighters' retirement system basic salary, determination	PREP	96-07-033
	PROP	96-18-074
	PROP	96-15-080
	PERM	96-20-004
Portability		
Public employees' retirement system compensation earnable, determination	PREP	96-07-034
Service credit, establishment or reestablishment	PREP	96-15-079
	PROP	96-21-047
	PREP	96-07-032
Social Security numbers, disclosure	PROP	96-01-046
Standby pay	PERM	96-01-047
Survivor benefit options	PERM	96-03-100
Teachers' retirement system community and technical college part-time employees, service credit calculation	EMER	96-18-072
	PREP	96-21-045
compensation earnable, determination	PREP	96-07-035
	PROP	96-18-073
plan 3 benefits eligibility	PREP	96-21-046
plan 3 contribution rates	PREP	96-17-077
	PROP	96-21-083
return to work, effect	PREP	96-15-078
	PROP	96-21-048

REVENUE, DEPARTMENT OF		
Business and occupation tax accounting methods	PROP	96-06-057
	PROP	96-10-040
	PERM	96-12-024
tax return filing, exemption	PREP	96-15-136
	PROP	96-22-092
Excise taxes financial institutions and businesses apportionment of income	PREP	96-07-097
	PROP	96-22-091
Expedited repeal gift taxes	EXRE	96-14-050
	PERM	96-21-143
liquor sales tax	EXRE	96-14-051
	PERM	96-21-142
Unfair Cigarette Sales Act	EXRE	96-14-049
	PERM	96-21-141
Property tax agricultural land valuation	PERM	96-01-095
	PROP	96-23-056
forest land values	PERM	96-02-055
	PROP	96-22-089
inflation rates	PERM	96-01-094
	PROP	96-23-055
ratios of real and personal property, determination	PERM	96-05-002
refunds, rate of interest	PERM	96-01-093
	PROP	96-23-054
Public utility tax low-density light and power utility deduction	MISC	96-13-062
tax return filing, exemption	PREP	96-15-136
Real property appraisers accreditation	PREP	96-15-135
	PROP	96-21-116
Rules coordinator	MISC	96-10-074
Sales tax accounting methods	PROP	96-06-057
	PROP	96-10-040
	PERM	96-12-040
equipment rentals	PERM	96-03-139
farmworker housing exemption	PREP	96-17-037
landscape and horticultural services	PROP	96-02-010
	PERM	96-05-080

Subject/Agency Index

(Citation in bold type refer to material in this issue)

manufacturing machinery and equipment	PREP	96-08-040	MISC	96-09-012
stadium tax on food and beverage sales	PREP	96-02-031	MISC	96-11-050
	EMER	96-02-032	MISC	96-13-014
	PROP	96-06-056	MISC	96-14-094
	PROP	96-09-087	MISC	96-18-057
	EMER	96-10-020	MISC	96-20-072
	PERM	96-16-086	MISC	96-22-025
			MISC	96-22-054
			MISC	96-24-065
wind and solar electric generating facilities	PREP	96-14-079		
	EMER	96-14-080		
	EMER	96-22-017		
	PROP	96-22-093		
Timber excise tax definitions	PERM	96-02-054		
scaling and grading methods	PERM	96-02-055		
stumpage values	PERM	96-02-054		
	PERM	96-02-056		
	PERM	96-02-057		
	PREP	96-06-058		
	PROP	96-10-075		
	PERM	96-14-063		
	PREP	96-19-087		
	PROP	96-22-090		
	PERM	96-02-054		
timber quality codes				
Use-tax				
catalog printed out of state and mailed to state residents	PREP	96-16-085		
manufacturing machinery and equipment	PREP	96-08-040		
stadium tax on food and beverage sales	PREP	96-02-031		
	EMER	96-02-032		
	PROP	96-06-056		
	EMER	96-10-020		
	PERM	96-16-086		
wind and solar electric generating facilities	PREP	96-14-079		
	EMER	96-14-080		
	EMER	96-22-017		
	PROP	96-22-093		
RULES COORDINATORS				
(See Issue 96-01 for a complete list of rules coordinators designated as of 12/20/95)				
Arts commission	MISC	96-04-029		
Bellingham Technical College	MISC	96-23-047		
County road administration board	MISC	96-01-001		
Ecology, department of	MISC	96-10-081		
Executive ethics board	MISC	96-01-075		
Financial management, office of	MISC	96-15-016		
Forensic investigations council	MISC	96-10-017		
Gambling commission	MISC	96-15-019		
	MISC	96-17-009		
Higher education, joint center for	MISC	96-09-021		
Indeterminate sentence review board	MISC	96-09-085		
Investment board	MISC	96-08-052		
Judicial conduct, commission on	MISC	96-01-035		
Lottery commission	MISC	96-07-001		
	MISC	96-15-053		
Lower Columbia College	MISC	96-23-040		
Parks and recreation commission	MISC	96-22-080		
Pierce College	MISC	96-17-038		
Revenue, department of	MISC	96-10-074		
Shoreline Community College	MISC	96-11-065		
	MISC	96-20-115		
Social and health services, department of	MISC	96-15-011		
Washington state historical society	MISC	96-03-146		
SEATTLE COMMUNITY COLLEGES				
Meetings	MISC	96-01-023		
	MISC	96-05-016		
	MISC	96-06-037		
	MISC	96-07-013		
	MISC	96-07-038		
SECRETARY OF STATE				
Charitable solicitations				
financial reporting	PROP	96-01-088		
	PROP	96-05-089		
	PERM	96-08-049		
	PERM	96-10-021		
	PROP	96-19-008		
	PROP	96-01-088		
	PROP	96-05-089		
	PERM	96-08-049		
	PERM	96-10-021		
	PERM	96-10-021		
	PROP	96-19-008		
registration				
Charitable trusts				
annual renewal date	PROP	96-05-088		
	PERM	96-08-049		
jurisdiction	PROP	96-05-088		
	PERM	96-08-049		
Corporations division				
dissolved corporations list	MISC	96-01-122		
Elections				
absentee ballots, tabulation procedures	EMER	96-20-081		
absentee ballots, unsigned affidavit	EMER	96-18-103		
administration	PREP	96-14-103		
initiative and referendum petitions, signature verification	EMER	96-14-085		
presidential primary	EMER	96-03-140		
	PERM	96-03-141		
International student exchange agencies				
registration	PROP	96-07-069		
	PERM	96-10-052		
SHORELINE COMMUNITY COLLEGE				
Rules coordinator	MISC	96-11-065		
	MISC	96-20-115		
SHORELINE HEARINGS BOARD				
(See ENVIRONMENTAL HEARINGS OFFICE)				
SKAGIT VALLEY COLLEGE				
Antidiscrimination policy	PERM	96-01-077		
Grievance procedure	PERM	96-01-077		
Hazing policy	PREP	96-10-016		
	PROP	96-15-061		
	PROP	96-21-117		
Meetings	MISC	96-01-015		
	MISC	96-10-004		
Sexual harassment policy	PERM	96-01-077		
SOCIAL AND HEALTH SERVICES, DEPARTMENT OF				
Administrative hearings	PROP	96-14-102		
	PERM	96-20-010		
Administrative procedures				
interpretive and policy statement	MISC	96-16-001		
Adoption support services	PREP	96-15-107		
Adult family homes				
licensing and operation	PROP	96-06-040		
	PROP	96-11-106		
	PROP	96-13-018		
	PROP	96-13-058		
	PERM	96-14-003		
	PREP	96-18-089		
	PREP	96-15-105		
payment rates				

Subject/Agency Index
(Citation in bold type refer to material in this issue)

Aging and adult services			Child care facilities		
adult residential care	PREP	96-02-022	employment disqualification, appeal	EMER	96-01-009
	PROP	96-18-102		PROP	96-03-105
	PERM	96-21-050		PROP	96-05-061
assisted living facilities				EMER	96-05-067
payment rates	PREP	96-15-106		EMER	96-05-068
home and community assistance,				PERM	96-10-043
eligibility	PREP	96-08-041A	licensing	EMER	96-10-054
	PROP	96-04-084		PROP	96-14-027
	PROP	96-09-032		PROP	96-20-094
	PROP	96-10-010	family child day care homes	PERM	96-20-095
	PROP	96-10-077	fire safety	PROP	96-07-010
	PERM	96-11-045		PERM	96-10-042
	PROP	96-13-066	licensing	PROP	96-07-010
	PERM	96-16-022		PERM	96-10-042
long-term care services, eligibility	EMER	96-14-036	Child protective services	PERM	96-10-042
nursing home discharge allowance	PREP	96-02-021	investigation notification	PREP	96-12-010
	PROP	96-06-014	Child support, division of		
	PERM	96-09-035	hearing process	PROP	96-06-039
social services for families,			obligations	PERM	96-09-036
children, and adults	PREP	96-06-009		PROP	96-06-039
	PROP	96-13-107	Children with disabilities	PERM	96-09-036
	PERM	96-20-093	early intervention programs	PROP	96-06-039
Aid to families with dependent children (AFDC)			Community options program entry system	PERM	96-09-036
assistance units	PROP	96-03-099	(COPEs)		
	PERM	96-06-045	income exemptions	PREP	96-03-098
eligibility	PREP	96-03-096		PROP	96-11-012
	EMER	96-04-001	Contracting, policy statement	PERM	96-14-058
	PROP	96-07-009		MISC	96-20-096
	PERM	96-10-045	Crisis residential centers	MISC	96-23-016
	PREP	96-19-019	licensing requirements	PROP	96-06-051
	EMER	96-19-040		EMER	96-07-079
	PROP	96-20-009	Developmental disabilities, division of	PERM	96-10-032
	PERM	96-23-021	community residential services, nursing		
income policies	PERM	96-01-008	assistant training	PROP	96-07-090
incorrect payments	PREP	96-06-008	eligibility for services	PERM	96-10-076
determination of intent	PROP	96-11-127	family support program	PREP	96-12-034
	PERM	96-17-032	funding	PREP	96-12-016
medical programs, eligibility	EMER	96-02-003	Domestic violence perpetrator treatment		
	PREP	96-02-004	program certification	PROP	96-14-101
	EMER	96-08-036	Drug-free workplace program		
monthly reporting	PREP	96-01-018	employer certification	PREP	96-08-079
	PROP	96-04-035		PROP	96-13-101
	PERM	96-07-025	Economic services	PERM	96-16-015
payment standards	PROP	96-01-062	financial responsibility	PREP	96-21-131
	PERM	96-04-002	Employment and training program		
success through employment program (STEP)	EMER	96-02-048	requirements	EMER	96-22-067
	PROP	96-04-034	Financial recovery, office of	PREP	96-22-094
	PERM	96-07-021	hospitalization costs of criminally		
time-loss compensation	PERM	96-03-040	insane persons	PREP	96-14-002
work quarters, definition	PREP	96-19-019		PROP	96-15-057
	EMER	96-19-040	Fixed asset management, policy statement	PERM	96-18-090
	PROP	96-22-068	Food stamp program	MISC	96-23-017
Alcohol and substance abuse, division of			certification periods	PREP	96-07-094
behavior management and temporary protective				EMER	96-10-059
holding of patients	PREP	96-01-061	citizenship and alien status	PROP	96-11-146
	PROP	96-09-078		PERM	96-14-074
	PROP	96-12-033	confidentiality of case records	PROP	96-20-056
	PROP	96-14-055		EMER	96-20-057
	PROP	96-22-019	definitions	EMER	96-20-091
chemical dependency counselors	PREP	96-22-027		PROP	96-20-092
chemical dependency treatment centers,				PROP	96-20-013
billing instructions	MISC	96-20-100		EMER	96-20-014
definitions	PREP	96-22-027		PERM	96-23-020
drug-free workplace program,				PROP	96-03-013
worker compensation employer premium	PREP	96-08-079		PERM	96-06-031
discount	PROP	96-13-101			
	PREP	96-22-027			
patient placement criteria					
Child care					
eligibility	EMER	96-01-007			
	PROP	96-06-026			
	PERM	96-09-058			

Subject/Agency Index

(Citation in bold type refer to material in this issue)

	PROP	96-20-011	federally qualified health centers, policy		
	EMER	96-20-012	and billing manual	MISC	96-20-097
	PERM	96-23-022	fixed asset management	MISC	96-23-017
employment and training program requirements			hearing aids and services, billing	MISC	96-24-019
	EMER	96-22-067	home health services, prior authorization	MISC	96-20-099
	PREP	96-22-094	maternity care, billing	MISC	96-22-095
	EMER	96-24-017	pediatric fluoride vitamins for adults	MISC	96-24-018
	PROP	96-24-031	prosthetics, orthotics, and braces	MISC	96-21-030
household concept	PROP	96-20-015	technical assistance	MISC	96-22-096
	EMER	96-20-016	Job opportunities and basic skills		
	PERM	96-22-103	program (JOBS)	PREP	96-11-047
income deductions	PROP	96-03-097	Juvenile rehabilitation administration		
	PERM	96-06-046	basic training camp program	PREP	96-10-058
	PROP	96-21-135		PROP	96-16-091
	PERM	96-24-072		PERM	96-20-017
income eligibility	PREP	96-01-069	collection of costs of support, treatment, and confinement	PREP	96-15-081
	PROP	96-11-082		PROP	96-19-020
	PROP	96-15-038		PERM	96-24-075
	PREP	96-15-090		PREP	96-02-041
	PERM	96-18-042	security standards	PROP	96-14-056
	PERM	96-18-045		PERM	96-18-041
	PROP	96-20-007	Long-term care		
	EMER	96-20-008	eligibility	EMER	96-14-036
	PROP	96-20-018	receipt of person's assets, penalties	PREP	96-04-024
	EMER	96-20-024	resource exemptions	PREP	96-04-055
	PROP	96-20-054		PROP	96-09-079
	EMER	96-20-055		PERM	96-12-002
	PERM	96-22-100	Medical assistance		
	PERM	96-22-102	assets, transfer	PREP	96-05-034
income of nonhousehold members	PERM	96-22-104	categorically needy, eligibility	PREP	96-04-025
ineligible household members	PREP	96-01-068		PROP	96-09-077
monthly allotments	PROP	96-09-034		PERM	96-12-001
	PROP	96-20-019		PREP	96-16-090
	EMER	96-20-023		PROP	96-23-019
	PERM	96-23-024	children's health program	PREP	96-05-035
resource exemptions	PROP	96-04-008		EMER	96-08-021
	PERM	96-07-022		PREP	96-11-071
retrospective income budgeting	PREP	96-01-070		PROP	96-12-009
	PROP	96-11-081		PERM	96-15-029
	PERM	96-18-043		PROP	96-15-067
special circumstances budgeting	PREP	96-01-072		PERM	96-18-091
	PROP	96-11-080		MISC	96-20-098
	PERM	96-18-044	claims, prior authorization requirements	MISC	96-24-020
students, eligibility	PREP	96-01-071	contraceptives, over the counter	PERM	96-01-006
	PROP	96-04-036	dental care	PREP	96-08-030
	PERM	96-07-053		PREP	96-08-031
utility allowances	PREP	96-14-054			
	PROP	96-20-020	drugs and pharmaceutical supplies		
	EMER	96-20-025	not covered	EMER	96-23-015
	PERM	96-22-101	durable medical equipment	PREP	96-07-042
vehicle resource limit	PROP	96-20-021	eligibility	PREP	96-07-004
	EMER	96-20-022		PROP	96-08-037
	PERM	96-23-023		PREP	96-16-090
violations and disqualification	PROP	96-03-095	federally qualified health centers, policy		
	PERM	96-06-042	and billing manual	MISC	96-20-097
Income assistance			guardianship	PREP	96-11-105
allocation of income	PROP	96-07-014		PROP	96-23-045
	EMER	96-09-075	hearing aids and services, billing	MISC	96-24-019
	PERM	96-10-031	home health services, prior authorization	MISC	96-20-099
need standards	PREP	96-15-086		PREP	96-22-026
	PROP	96-19-099	hospital services	PREP	96-07-044
special assistance	PREP	96-07-041	length of stay criteria		
standards of assistance	EMER	96-02-043	interpretive or policy statement	MISC	96-16-003
	PROP	96-07-008	income eligibility standards	PROP	96-02-042
	EMER	96-10-030		PREP	96-04-056
	PERM	96-10-044		PERM	96-05-010
	EMER	96-19-098		EMER	96-08-021
telephone assistance	PERM	96-01-017		EMER	96-08-036
Interpretive or policy statements				PROP	96-11-011
chemical dependency billing instructions	MISC	96-20-100		PERM	96-14-057
claims, prior authorization	MISC	96-20-098		PREP	96-19-039
client services contractors, selection	MISC	96-23-016	institutionalized client		
contraceptives, over the counter	MISC	96-24-020	income eligibility	EMER	96-02-003
contracting policy	MISC	96-20-096		PREP	96-02-004
				PREP	96-05-034

Subject/Agency Index

(Citation in bold type refer to material in this issue)

	PREP	96-08-019		PROP	96-14-099
	EMER	96-08-020		PERM	96-21-018
	PROP	96-08-037	Public documents		
	PERM	96-11-072	inspection and copying fees	PROP	96-15-028
limited casualty program--medically indigent (LCP-MI), eligibility	PROP	96-04-037	Refugee assistance	PERM	96-18-092
	PERM	96-07-023	eligibility	PROP	96-01-063
	EMER	96-10-033		PROP	96-02-050
	PREP	96-10-034		PERM	96-05-009
managed care			Rules coordinator	MISC	96-15-011
enrollment requirements	PREP	96-10-011	Technical assistance visits and civil penalties		
	PROP	96-21-132	Youth, crisis residential centers	MISC	96-22-096
exemptions	PROP	96-24-071	licensing requirements	PROP	96-06-051
	PREP	96-08-032		EMER	96-07-079
	PROP	96-21-134			
stop-loss claims	PERM	96-24-074	SOUTH PUGET SOUND COMMUNITY COLLEGE		
	PREP	96-13-003	Meetings	MISC	96-01-067
	PROP	96-21-133		MISC	96-04-063
	PERM	96-24-073		MISC	96-07-007
maternity care, billing	MISC	96-22-095		MISC	96-09-061
medically needy	EMER	96-10-033		MISC	96-09-062
	PREP	96-10-034			
	PROP	96-14-035	SOUTHWEST AIR POLLUTION CONTROL AUTHORITY		
	PERM	96-16-092	Air pollution sources		
Medicare Part B/Medicaid crossover claims	MISC	96-19-029	emission requirements	PROP	96-17-034
needs special assistance clients	PREP	96-07-041		PROP	96-17-035
	PROP	96-13-056		PROP	96-17-036
	PROP	96-24-076		PERM	96-21-098
patients requiring regulation	MISC	96-24-018		PERM	96-21-099
pediatric fluoride vitamins for adults, policy statement			Asbestos control standards	PERM	96-21-100
pharmacy services				PREP	96-05-070
drug coverage and formulary rules	EMER	96-23-015		PROP	96-14-075
reimbursement	PROP	96-16-088	Carbon monoxide	PERM	96-20-073
	PERM	96-21-031	southern Clark County nonattainment area, contingency provisions		
physician services	PREP	96-07-045		PROP	96-20-071
point-of-sale prospective drug use review	PROP	96-05-087	Gasoline vapor emission standards and controls	PREP	96-14-021
	PERM	96-08-018		PROP	96-17-042
pregnant women, eligibility	PREP	96-02-047	Oxygenated fuels	PERM	96-21-102
	EMER	96-02-049		PREP	96-14-022
	EMER	96-08-021		PROP	96-17-043
	PROP	96-10-012	Petroleum contaminated soil, emissions	PERM	96-21-103
	EMER	96-10-053	Vancouver ozone maintenance plan	PROP	96-09-093
	PROP	96-12-009	Volatile organic compounds emission standards and controls	PERM	96-10-026
	PERM	96-13-002		PREP	96-14-020
	PERM	96-15-029		PROP	96-17-041
prescription drug program				PERM	96-21-101
interpretive or policy statement	MISC	96-16-002	SPOKANE, COMMUNITY COLLEGES OF		
	MISC	96-18-088	Meetings	MISC	96-07-005
prosthetics, orthotics, and braces				MISC	96-14-023
interpretive or policy statement	MISC	96-21-030		MISC	96-18-021
receipt of resources	PREP	96-16-021		MISC	96-22-009
	PROP	96-23-044		MISC	96-23-014
resources, availability	PERM	96-01-005	SUPREME COURT, STATE		
	PREP	96-01-010	Citizen complaints	MISC	96-13-031
	PROP	96-06-010	Firm names and designations	MISC	96-13-030
	PERM	96-09-033	Guilty pleas, defendant's statement	MISC	96-01-042
resources, exemption	PREP	96-16-089	Indigent defense funds, claim for payment of expense	MISC	96-13-029
	PROP	96-23-018	Judicial information system committee	MISC	96-11-089
retroactive V medical certification, policy statement			Juvenile dependency and termination of parental rights proceedings	MISC	96-11-087
subrogation and assignment	MISC	96-18-052	Juvenile disposition orders	MISC	96-15-051
third party liability, policy statement	PREP	96-08-091	Pleas	MISC	96-13-030
transportation	MISC	96-18-088	Summons, service	MISC	96-13-030
Nursing homes	PREP	96-07-043	Traffic offenses, bail in criminal cases	MISC	96-11-088
accounting and reimbursement system	PROP	96-03-066			
	PERM	96-06-041			
	PREP	96-07-024			
	PROP	96-11-010			
	PERM	96-15-056			
licensing	PREP	96-14-100			
	PREP	96-16-059			
Overnight youth shelters					
licensing requirements	PREP	96-05-057			

Subject/Agency Index
(Citation in bold type refer to material in this issue)

Gas utilities pipeline safety	PROP 96-03-148 PERM 96-13-022	Identification section criminal history records	PREP 96-21-112
Petroleum pipeline companies pipeline safety	PREP 96-14-097 PROP 96-21-121	Limousine carriers inspection, process and fees	PREP 96-15-117 EMER 96-15-119 PROP 96-22-050 EMER 96-24-002
Telecommunications choice of services and service providers extended area service, definition	PREP 96-15-130 PREP 96-14-096 PROP 96-17-052 PERM 96-23-070	Motor vehicles antique motor-driven cycle, definition	PREP 96-20-108 PROP 96-23-032
federal Telecommunications Act, implementation	PREP 96-08-073	equipment on snow removal and highway maintenance vehicles	EMER 96-21-052 PREP 96-15-084 PROP 96-19-076 PERM 96-22-034
Transportation services nonprofit providers to persons with special transportation needs	PREP 96-20-090 PROP 96-23-071	license plate marking	PREP 96-06-060 PROP 96-09-080 PERM 96-14-008
VETERANS AFFAIRS, DEPARTMENT OF State veterans homes transfer and discharge of resident	PREP 96-20-036 PREP 96-20-053 PROP 96-23-048	street rods and kit vehicles body requirements	EMER 96-22-011 PREP 96-22-049 PREP 96-14-077 PROP 96-18-075 PROP 96-19-088
VOLUNTEER FIRE FIGHTERS, BOARD FOR Meetings	MISC 96-03-029 MISC 96-06-012 MISC 96-13-098	wireless communications systems	PREP 96-14-114 PROP 96-21-065
WALLA WALLA COMMUNITY COLLEGE Meetings	MISC 96-24-069	Public records copy charges	PREP 96-14-114 PROP 96-21-065
WASHINGTON STATE HISTORICAL SOCIETY Meetings Rules coordinator	MISC 96-09-052 MISC 96-03-146	Refuse haulers equipment standards	PREP 96-21-111
WASHINGTON STATE LIBRARY Library commission meetings	MISC 96-03-058 MISC 96-06-002 MISC 96-09-019 MISC 96-11-142 MISC 96-12-073 MISC 96-17-030 MISC 96-18-033 MISC 96-21-056 MISC 96-22-076 MISC 96-24-029 MISC 96-24-060 PERM 96-04-045 PERM 96-04-045	Regional training council meetings	MISC 96-03-036
responsibilities Local library grants	PERM 96-04-045 PERM 96-04-045	Towing businesses application for letter of appointment vehicle storage	PREP 96-19-047 PREP 96-14-076 PROP 96-18-055 EMER 96-19-046 PROP 96-23-031
WASHINGTON STATE PATROL Agricultural transporters harvest dates	EMER 96-14-112 PREP 96-14-113 PROP 96-19-077 PERM 96-22-035 EMER 96-11-069 PREP 96-11-070 PROP 96-14-078 PERM 96-18-017	WASHINGTON STATE UNIVERSITY Meetings	MISC 96-01-024 MISC 96-01-026 MISC 96-18-034 PREP 96-08-039 PROP 96-11-115 PERM 96-15-050
Fees	PERM 96-04-045	Vancouver campus parking	
Fire protection certification and accreditation guideline committee meetings	MISC 96-02-012	WESTERN WASHINGTON UNIVERSITY Admission and registration Bicycle traffic and parking	PERM 96-01-058 PREP 96-08-033 PROP 96-20-069 PERM 96-24-016 PROP 96-01-098 PERM 96-05-029 PROP 96-10-057 PROP 96-01-099 PERM 96-05-030 MISC 96-21-087 PREP 96-03-110 PROP 96-09-009 PERM 96-14-006 PREP 96-08-034 PROP 96-20-070 PERM 96-24-015
Fire protection policy board meetings	MISC 96-04-050	Library, use of facilities	PERM 96-03-103 PREP 96-03-109 PROP 96-08-038 PERM 96-14-005
Fire protection training and review committee meetings	MISC 96-03-019	Media services, access	
Fireworks retail sales	EMER 96-11-068 PREP 96-12-063 PROP 96-15-118 PROP 96-18-101	Meetings Parking and traffic	
		Skateboards and in-line skates	
		Student rights and responsibilities	
		Tuition and fees refunds	PERM 96-01-058
		WHATCOM COMMUNITY COLLEGE Meetings	MISC 96-15-073

Subject/Agency Index

(Citation in bold type refer to material in this issue)

WORKFORCE TRAINING AND EDUCATION COORDINATING BOARD

Meetings	MISC	96-02-074
	MISC	96-03-015
	MISC	96-05-049
	MISC	96-06-054
	MISC	96-09-051
	MISC	96-11-109
	MISC	96-12-014
	MISC	96-16-060
	MISC	96-17-022
	MISC	96-19-048
	MISC	96-20-047
	MISC	96-22-053
	MISC	96-24-047

YAKIMA VALLEY COMMUNITY COLLEGE

Meetings	MISC	96-24-068
----------	------	-----------