

DECEMBER 17, 1980

OLYMPIA, WASHINGTON

ISSUE 80-18



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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 81-15-37.

PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the Code Reviser pursuant to chapter 28B.19 RCW or 34.04 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 noon and from 1 p.m. to 5 p.m. Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (206) 753-7470 (SCAN 234-7470).

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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

WASHINGTON STATE REGISTER

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

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For WAC and WSR*

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STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

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

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

The three types of rule-making actions taken under the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW) may be distinguished by the size and style of type in which they appear.

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

3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATTER

RCW 34.04.058 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 matter is new matter;
 - (ii) ~~deleted matter is ((lined out and bracketed between double parentheses));~~
- (b) Complete new sections are prefaced by the heading NEW SECTION;
- (c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading REPEALER.

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

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

5. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules take effect thirty days after the rules and the agency order adopting them are filed with the code reviser. This effective date may be delayed, but not advanced, and a delayed 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 and remain effective for a maximum of ninety days from that date.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

6. EDITORIAL CORRECTIONS

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

7. INDEX AND TABLES

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

1980-1981
DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION
(Revised 6/12/80)

Issue No.	Distribution Date	First Agency Action Date ²	Closing Dates ¹		
			OTS ³ 10 pages maximum (14 days)	Non-OTS and 11 to 29 pages (28 days)	Non-OTS and 30 pages or more (42 days)
80-06	Jun 18	Jul 8	Jun 4	May 21	May 7
80-07	Jul 2	Jul 22	Jun 18	Jun 4	May 21
80-08	Jul 16	Aug 5	Jul 2	Jun 18	Jun 4
80-09	Aug 6	Aug 26	Jul 23	Jul 9	Jun 25
80-10	Aug 20	Sep 9	Aug 6	Jul 23	Jul 9
80-11	Sep 3	Sep 23	Aug 20	Aug 6	Jul 23
80-12	Sep 17	Oct 7	Sep 3	Aug 20	Aug 6
80-13	Oct 1	Oct 21	Sep 17	Sep 3	Aug 20
80-14	Oct 15	Nov 4	Oct 1	Sep 17	Sep 3
80-15	Nov 5	Nov 25	Oct 22	Oct 8	Sep 24
80-16	Nov 19	Dec 9	Nov 5	Oct 22	Oct 8
80-17	Dec 3	Dec 23	Nov 19	Nov 5	Oct 22
80-18	Dec 17	Jan 6, 1981	Dec 3	Nov 19	Nov 5

81-01	Jan 7, 1981	Jan 27	Dec 24, 1980	Dec 10	Nov 26
81-02	Jan 21	Feb 10	Jan 7	Dec 24, 1980	Dec 10
81-03	Feb 4	Feb 24	Jan 21	Jan 7	Dec 24, 1980
81-04	Feb 18	Mar 10	Feb 4	Jan 21	Jan 7
81-05	Mar 4	Mar 24	Feb 18	Feb 4	Jan 21
81-06	Mar 18	Apr 7	Mar 4	Feb 18	Feb 4
81-07	Apr 1	Apr 21	Mar 18	Mar 4	Feb 18
81-08	Apr 15	May 5	Apr 1	Mar 18	Mar 4
81-09	May 6	May 26	Apr 22	Apr 8	Mar 25
81-10	May 20	Jun 9	May 6	Apr 22	Apr 8
81-11	Jun 3	Jun 23	May 20	May 6	Apr 22
81-12	Jun 17	Jul 7	Jun 3	May 20	May 6

¹All documents are due at the Code Reviser's Office by 5:00 p.m. on the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-12-035 or 1-13-035.

²"No proceeding shall be held on any rule until twenty days have passed from the distribution date of the register in which notice thereof was contained." RCW 28B.19.030(2) and 34.04.025(2). These dates represent the twentieth day after the distribution date of the immediate preceding Register.

³OTS is the acronym used for the Order Typing Service offered by the Code Reviser's Office which is briefly explained in WAC 1-12-220 and WAC 1-13-240.

WSR 80-18-001
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
(Division of Building and Construction Safety Inspection)
 [Filed November 20, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 70.87 RCW, that the Division of Building and Construction Safety Inspection, Department of Labor and Industries, intends to adopt, amend, or repeal rules concerning rules for passenger elevators for the handicapped, WAC 296-81-300 through 296-81-365 and rules for wheelchair lifts, WAC 296-92-010 through 296-92-110. This notice changes the date of adoption for these rules from November 20, 1980 to December 10, 1980;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Wednesday, December 10, 1980, in the Director's Office, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 70.87.030.

This notice is connected to and continues the matter noticed in Notice No. WSR 80-14-023 filed with the code reviser's office on September 25, 1980.

Dated: November 20, 1980

By: Thornton Wilson
 Assistant Attorney General

WSR 80-18-002
PROPOSED RULES
COMMUNITY COLLEGE DISTRICT 12
 [Filed November 21, 1980]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030 and 28B.50.140, that Community College District 12, intends to adopt, amend, or repeal rules concerning emergency procedures, amending WAC 132L-26-030;

that such institution will at 7:30 p.m., Thursday, January 8, 1981, in the Boardroom, Olympia Technical Community College, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 7:30 p.m., Thursday, January 8, 1981, in the Boardroom, Olympia Technical Community College.

The authority under which these rules are proposed is chapters 28B.10 and 28B.50 RCW.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to January 8, 1981, and/or orally at 7:30 p.m., Thursday, January 8, 1981, Boardroom, Olympia Technical Community College.

Dated: November 17, 1980

By: Nels W. Hanson
 District President

STATEMENT OF PURPOSE

Title: WAC 132L-26-030 Employee Notification Time

Description of purpose: To amend existing rule to make notification of employees easier to implement

Statutory authority: WAC 251-22-240 and chapter 28B.10 RCW.

Summary of rule: Provides for notification of college closure by radio or by telephone

Reasons for supporting such action: The Higher Education Personnel Board of the State of Washington requires each college to adopt such rules.

Agency personnel responsible for: Drafting: Hobart G. Jenkins, Assistant to the District President, Community College District 12, P.O. Box 639, Centralia, WA 98531, 736-9391; Implementation: John Hurley, District Director of Personnel (same address and phone); Enforcement: Nels W. Hanson, District President (same address and phone)

Organization proposing rule: Community College District 12, a public agency

Agency comments: none

Rule is not required by federal law or court action.

AMENDATORY SECTION (Amending Order 77-30, filed 9/1/77)

WAC 132L-26-030 EMPLOYEE NOTIFICATION—TIME. If the president declares a condition of suspended operations in accordance with WAC 132L-26-010 and provides notification of this closure to employees by radio transmission through the local stations at least one hour prior to the reporting time of an employee, ~~((and))~~ or by telephone or by personal contact prior to the time the individual employee would depart home for work, the provisions of WAC 251-22-240 would not apply. Employees not notified prior to their usual departure time from home would be covered by the provision of WAC 251-22-240.

WSR 80-18-003
PROPOSED RULES
COMMUNITY COLLEGE DISTRICT 12
 [Filed November 21, 1980]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030 and 28B.50.140, that Community College District 12, intends to adopt, amend, or repeal rules concerning leave policies, amending chapter 132L-112 WAC;

that such institution will at 7:30 p.m., Thursday, January 8, 1981, in the Boardroom, Olympia Technical Community College, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 7:30 p.m., Thursday, January 8, 1981, in the Boardroom, Olympia Technical Community College.

The authority under which these rules are proposed is chapters 28B.10 and 28B.50 RCW and RCW 41.48.140.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to January 8, 1981, and/or orally at

7:30 p.m., Thursday, January 8, 1981, Boardroom,
Olympia Technical Community College.

Dated: November 17, 1980

By: Nels W. Hanson
District President

STATEMENT OF PURPOSE

Title: WAC 132L-112-200 Leave with Pay.
Description of purpose: To amend the leave policies to comply with the Employee Attendance Incentive Act.

Statutory authority: RCW 41.48.140.

Summary of rule: Provides means for calculation of compensating employees for unused sick leave.

Reasons for supporting proposed action: RCW 41.48.140 provides for compensation of employees for unused sick leave. These rules are intended to implement the intent of the Act and to provide appropriate record keeping. The proposed rules implement the compensation authority when employees accumulate more than 60 days sick leave and when the employee leaves state service through death or retirement.

Agency personnel responsible for:

Drafting: Hobart G. Jenkins, Assistant to the District President, Community College District 12, P.O. Box 639, Centralia, WA 98531 753-9391.

Implementation: Barbara Extine, District Treasurer (same address and phone).

Enforcement: Nels W. Hanson, District President (same address and phone).

Organization proposing rule: Community College District 12, a public agency.

Agency comments: none.

Rule is not required as a result of federal law or court action.

Title: WAC 132L-112-210 Illness, Injury, Bereavement and Emergency.

Description of purpose: same as above.

Statutory authority: RCW 41.48.140.

Summary of rule: same as above.

Reasons for supporting proposed action: same as above.

Agency personnel responsible for: same as above.

Organization proposing rule: same as above.

Agency comments: none.

Rule is not required as a result of federal law or court action.

Title: WAC 132L-112-280 Compensation for Sick Leave.

Description of purpose: same as above.

Statutory authority: RCW 41.48.140.

Summary of rule: same as above.

Reasons for supporting proposed action: same as above.

Agency personnel responsible for: same as above.

Organization proposing rule: same.

Agency comments: none.

Rule is not required as a result of federal law or court action.

AMENDATORY SECTION (Amending Order 80-21, filed 3/24/80)

WAC 132L-112-200 LEAVE WITH PAY. Full-time faculty and administrative employees shall be granted fifteen days upon the first day on which their initial assignment begins. After three quarters of employment, full-time employees shall accumulate such leave at a rate of five days per quarter for each quarter of full-time employment up to a maximum of one hundred eighty days. Such leave may be taken at any time subject to the following conditions and in compliance with the approval procedures set forth.

Effective July 1, 1981, full-time faculty and administrative employees shall be granted ten (10) days upon the first day on which their initial assignments begins. After three (3) quarters of employment, full-time faculty and administrative employees shall accumulate such leave at the rate of one (1) day for each calendar month during which a contractual day is worked.

AMENDATORY SECTION (Amending Order 76-66, filed 3/22/77)

WAC 132L-112-210 ILLNESS, INJURY, BEREAVEMENT AND EMERGENCY. (1) The Employer reserves the right to request reasonable proof in the event of leaves for illness or injury.

(2) Bereavement leave, up to a maximum of five (5) days per bereavement, shall be granted in the event of a death in the faculty member's immediate family. Leave time to pay last respects to very close deceased friends may be granted for a partial day without loss of pay.

(3) Emergency leave, not to exceed two days per year, shall be granted in the event a faculty member must meet legal, personal or business obligations which unexpectedly arise and cannot be fulfilled outside of the normally posted schedule. Such leave shall exclude attendance at state legislative meetings; lobbying, Association or Union activities or business, fund raising, or other activities of a political nature; leaves for the purpose of seeking prospective employment with another employer; and leaves for recreational purposes.

(4) In the event the spouse, child or immediate family of a full-time faculty member is seriously ill or injured and the presence of the employee is required at the place of emergency as a direct result, the faculty member may be granted leave with full pay for not more than three (3) days per contract year.

(5) Leaves for emergencies not covered by (3) and (4) above or exceeding the limits established in (2), (3), and (4) above may be granted upon recommendation by the appropriate dean (~~director~~) and approval by the District President.

(6) The employee will be required to provide a medical certificate verifying illness or injury when personal sick leave exceeds ten (10) continuous working days. The medical certificate shall be forwarded to the Personnel Director within two (2) working days upon returning to work.

AMENDATORY SECTION (Amending Order 80-21, filed 3/24/80)

WAC 132L-112-280 COMPENSATION FOR SICK LEAVE. An attendance incentive program is hereby established for all eligible employees.

(1) Eligible employees - Eligible employees shall include those full-time faculty and administrative employees (~~other than teaching and research faculty~~;) in District 12 who are entitled to accumulate leave.

~~(Eligible employees who have attained the previously established district limit may participate in the attendance incentive program by replacing (substituting) days accumulated in their first years of employment with a number equal to those accumulated in 1979. PROVIDED, That the attorney general's office issues an opinion which would allow these employees to waive accumulation or to substitute these days.)~~

Pursuant to applicable statute, each full-time faculty or administrative employee's portion of sick leave allowance shall accumulate from year to year without limit.

(2) Two accounts - Such leave entitlement shall be accrued by full-time employees in two separate categories, the first identified as a "compensation account" and the second as an "auxiliary account".

(3) Current leave accumulation - One day of entitlement earned during each month of employment shall be credited to the compensation account, and all days earned in excess of one day for each month of employment during a calendar year shall be credited to the auxiliary account.

(4) Previously accrued leave - Employees with accrued leave under previous leave policies shall have such accruals divided between the two accounts so that not more than one day per month of full-time employment shall be credited to the auxiliary account.

(5) Annual compensation for unused sick leave - Eligible employees shall receive monetary compensation for accrued sick leave as follows:

(a) In January of each year, and at no other time, an employee whose year-end sick leave balance exceeds sixty days may choose to convert sick leave days accrued in the previous calendar year to monetary compensation.

(b) Monetary compensation for converted compensable days shall be paid at the rate of twenty-five percent (at the rate of one day's pay for each four days accumulated in the compensation account) and shall be based upon the employee's current salary.

(c) All converted compensable days will be deducted from the employee's compensation account balance.

(d) ~~((The first twelve days of any))~~ Days of sick leave used during the previous year shall be drawn from the days accumulated in the compensation account during that same year and days in excess of ~~((twelve))~~ the annual accumulation shall be taken from the auxiliary account, until depleted, following which further absence shall be taken from the compensation account.

(e) No sick leave days may be converted which would reduce the calendar year-end balance below sixty days.

(f) Converted compensable days shall not exceed one day per month or the one hundred eighty-day maximum.

(g) Days cashed in during January of each year shall be limited to any compensable days earned the previous calendar year less sick leave days actually utilized during such period.

(h) No combination of circumstances shall result in more than one (1) compensable day being earned per month, or the 180 maximum in effect through spring quarter, 1980, being invalidated.

(6) Compensation for unused sick leave at retirement or death - Employees who separate from the district on or after September 1, 1979 (for faculty on or after June 12, 1980) due to retirement or death shall be compensated for their unused compensable sick leave accumulation at the rate of twenty-five percent. Compensation shall be based upon the employee's salary at the time of separation. ~~((For the purpose of this subsection, retirement shall not include "vested-out-of-service" employees who leave funds on deposit with the retirement system.))~~

Days cashed in upon death or retirement shall include all compensable days as herein defined which have not previously been cashed in. Retirement shall mean eligibility to participate in the applicable retirement program upon termination of employment.

(7) Exclusions - Compensation for unused sick leave shall not be used in computing the retirement allowance; therefore no contributions are to be made to the retirement system for such payments, nor shall such payments be reported as compensation.

An employee who separates from the district for any reason other than retirement or death shall not be paid for accrued sick leave.

Reviser's Note: RCW 28B.19.077 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 80-18-004
ADOPTED RULES
PARKS AND RECREATION
COMMISSION
 [Order 49—Filed November 21, 1980]

Be it resolved by the Washington State Parks and Recreation Commission, acting at Anacortes, Washington, that it does promulgate and adopt the annexed rules relating to Sno-Park Permit—Display, adopting new section WAC 352-32-265.

This action is taken pursuant to Notice No. WSR 80-14-025 filed with the code reviser on September 26, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.51.330 and 46.61.585 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 20, 1980.

By D. W. Lowell
 Rules Coordinator

NEW SECTION

WAC 352-32-265 SNO-PARK PERMIT - DISPLAY. The winter recreational area parking permit issued by the state of Washington shall be displayed near the lower left corner and on the inside of the windshield of the vehicle when the vehicle is parked in a designated winter recreational parking area. Those vehicles in violation of this rule shall be subject to application of RCW 46.61.587.

WSR 80-18-005
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 80-188—Filed November 18, 1980]

I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the need continues for all citizen harvest of their allocation. Areas 7 and 7A are closed to protect late-timing Fraser River chum stocks. The harvestable surplus of salmon in Area 13A has been caught. Chinook management needs no longer prevail in the Green-Duwamish River.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as

appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 21, 1980.
By Gordon Sandison
Director

NEW SECTION

WAC 220-28-00700M CLOSED AREA. Effective 6:00 p.m. November 22, 1980 until further notice, it is unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Puget Sound Salmon Management and Catch Reporting Area 7.

NEW SECTION

WAC 220-28-007A0L CLOSED AREA. Effective 6:00 p.m. November 22, 1980 until further notice, it is unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Puget Sound Salmon Management and Catch Reporting Area 7A.

NEW SECTION

WAC 220-28-013A0D CLOSED AREA. Effective 6:00 p.m. November 22, 1980 until further notice, it is unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Puget Sound Salmon Management and Catch Reporting Area 13A.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 220-28-00700L MESH RESTRICTION. (80-138)
- WAC 220-28-007A0K MESH RESTRICTION. (80-138)
- WAC 220-28-010F0P CLOSED AREA. (80-143)

NEW SECTION

WAC 220-47-31200K PURSE SEINE—WEEKLY PERIODS. Notwithstanding the provisions of WAC 220-47-312, effective November 23 through November 29, 1980, it is unlawful to take, fish for or possess salmon with purse seine gear except during the weekly open periods hereinafter designated in the following Puget Sound Salmon Management and Catch Reporting Areas:

Area 8 - week beginning November 23: Sunday, Monday and Tuesday.

NEW SECTION

WAC 220-47-41200N GILL NET—WEEKLY PERIODS. Notwithstanding the provisions of WAC 220-47-412, effective November 23 through November 29, 1980, it is unlawful to take, fish for or possess salmon with gill net gear except during the weekly open periods hereinafter designated in the following Puget

Sound Salmon Management and Catch Reporting Areas:

Area 8 - week beginning November 23: Sunday, Monday and Tuesday nights.

NEW SECTION

WAC 220-47-41300D GILL NET—DAILY HOURS. Notwithstanding the provisions of WAC 220-47-413, it is unlawful during any open day to take, fish for or possess salmon for commercial purposes with gill net gear except during the daily open hours designated as follows:

November 23 through November 30, 1980 - 4:00 p.m. to 8:00 a.m. Pacific Standard Time.

Reviser's Note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

REPEALER

The following sections of the Washington Administrative Code are repealed effective November 23, 1980:

- WAC 220-47-31200J PURSE SEINE—WEEKLY PERIODS. (80-184)
- WAC 220-47-40200H REEF NET—WEEKLY PERIODS. (80-184)
- WAC 220-47-41200M GILL NET—WEEKLY PERIODS. (80-184)
- WAC 220-47-41300C GILL NET—DAILY HOURS. (80-176)

WSR 80-18-006
ATTORNEY GENERAL OPINION
Cite as: AGO 1980 No. 22
[November 19, 1980]

DISTRICTS—SCHOOLS—TEACHERS—LIMITATION ON COMPENSATED LEAVE FOR SCHOOL DISTRICT EMPLOYEES

- (1) As amended by § 4, chapter 182, Laws of 1980, RCW 28A.58.100(2) prohibits a school district from granting as well as accumulating annual leave for illness, injury, and emergencies in excess of twelve days per year.
- (2) As thus amended, however, RCW 28A.58.100(2) does not prohibit a school district from granting emergency leave separate from leave for illness and injury; nor is a school district prohibited from limiting the number of days of leave for emergencies to a specific number less than ten of the required ten days of leave for illness, injury, and emergencies for a full-time employee.
- (3) Any such emergency leave must, however, be so limited that it, together with leave for illness and injury, does not exceed twelve days per year.

Requested by:

Honorable Don Herron
Pierce County Prosecuting Attorney
946 County-City Building
Tacoma, Washington 98402

Name: N/A (repeal)

Office: —

Telephone: —

The Rule(s) Is (Are) Necessary As The Result Of Federal Law, Federal Court Action, Or State Court Action (If So, Attach A Copy Of The Law Or Decision). [No information supplied by agency]

Agency Comments, If Any, Regarding (1) Statutory Language, (2) Implementation, (3) Enforcement And (4) Fiscal Matters Pertaining To The Rule(s): Repeal of this rule will facilitate implementation of fee schedules which reflect actual costs of the services provided.

WSR 80-18-007

PROPOSED RULES

WASHINGTON STATE UNIVERSITY

[Filed November 24, 1980]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030 and 34.08.020, that the Washington State University, intends to adopt, amend, or repeal rules concerning procedures and fees for interlibrary loans, repealing WAC 504-40-070;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Friday, January 30, 1981, in the Regency Room, Compton Union Building, WSU, Pullman, Washington 99164.

The authority under which these rules are proposed is RCW 28B.30.125 and 28B.30.150.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to January 25, 1981.

Dated: November 18, 1980

By: Wallis Beasley
Executive Vice President

STATEMENT OF PURPOSE

Statutory Authority For The Rule(s): RCW 28B.30.125 and 28B.30.150.

Purpose Of The Rule(s): To repeal WAC 504-40-070 setting fees and procedures for interlibrary loans.

Summary Of The Rule(s): Repeal of WAC 504-40-070.

Reasons Which Support The Proposed Action: Interlibrary loan fees are based on actual costs which fluctuate rapidly in times of high inflation. Fees are not in the nature of a penalty and thus are not required to be in rule form.

Name Of Person Or Organization Proposing The Rule(s): Washington State University Libraries;

Governmental X Private ___ Public ___

Agency Personnel Responsible For (1) Drafting, (2) Implementation And (3) Enforcement Of The Rule(s):

Drafting:

Name: Ronald Force
Office: 120 Holland Library
Telephone: (509) 335-2691

Implementation:

Name: N/A (repeal)

Office: —

Telephone: —

Enforcement:

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 504-40-070 INTERLIBRARY LOAN.

WSR 80-18-008

PROPOSED RULES

DEPARTMENT OF LICENSING

(Board of Dental Examiners)

[Filed November 24, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Dental Examiners, intends to adopt, amend, or repeal rules concerning the examination, amending WAC 308-36-050;

that such agency will at 11:00 a.m., Friday, January 9, 1981, in the Mercury 11 Room, Sea-Tac Red Lion, 18740 Pacific Highway South, Seattle, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Friday, January 9, 1981, in the Mercury 11 Room, Sea-Tac Red Lion, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 18.29.030 and 18.32.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 9, 1981, and/or orally at 11:00 a.m., Friday, January 9, 1981, Mercury 11 Room, Sea-Tac Red Lion, 18740 Pacific Highway South, Seattle, WA.

Dated: November 24, 1980

By: Joanne Redmond
Assistant Administrator

STATEMENT OF PURPOSE

Agency: Washington State Board of Dental Examiners.

Purpose: The purpose of the amendment is to change certain requirements of the examination for licensure as a dental hygienist so that procedures currently carried out on a

typodont rather than a live patient be accomplished on a live patient provided by the applicant.

Statutory Authority: RCW 18.29.030 and 18.32.040.

Summary Of Rule: WAC 308-36-050 describes various procedures involved in the dental hygiene examination and outlines various items of equipment and other things that the applicant must provide, including a patient or patients upon whom parts of the examination are performed.

Reason Action Proposed: The amendments are proposed to make the examination a more fair and realistic test of the applicant's ability to perform functions for which they are to be licensed to perform.

Responsible Personnel: The following agency personnel have knowledge of and have responsibility for drafting, implementing and enforcing these rules: Joanne Redmond, Asst. Administrator, Business & Professions Administration, Third Floor, Highways-Licenses Bldg., Olympia, WA 98504, 234-2205 (SCAN), 753-2205 (COMM).

Proponents: The amendments were proposed by the Board as a result of input from dentists and dental hygienists, including members of the Board.

Agency Comments: These amendments are promulgated pursuant to the authority contained in RCW 18.29.030 and 18.32.040.

AMENDATORY SECTION (Amending Order PL 335, filed 2/26/80)

WAC 308-36-050 THE EXAMINATION. (1) Patients must be obtained by the applicant.

(2) On the day of the examination, all applicants will assemble in a room designated at the university of Washington, school of dentistry to:

- (a) check eligibility;
- (b) ~~((receive identifying numbered badges from a representative of the division of professional licensing (applicants will work at the numbered unit corresponding to their assigned number);))~~

~~((c))~~ receive special instruction from the Washington state board of dental examiners.

(3) The examination will consist of two sections:

- (a) Practical:
 - (i) Case history - forms to be furnished by the board.
 - (ii) One oral prophylaxis case. Patient for oral prophylaxis must be at least eighteen years old and have a minimum of twenty-four teeth. It is not recommended that patients be selected who have advanced stages of periodontal involvement, such as 6 mm sulcus depth with moderate degrees of alveolar bone loss. Patient must have sufficient supragingival and subgingival calculus and stain to provide a suitable test. If case is not adequate for testing the applicant's competency, patient will be rejected.

(iii) Applicant will ~~((bring))~~ provide a ~~((typodont))~~ patient with a condensed, carved and unpolished M.O.D. amalgam restoration on a ~~((molar))~~ posterior tooth which applicant will be required to polish ~~((and leave with the board))~~.

(iv) Applicant will be expected to demonstrate proficiency with curets.

(v) A specified series of x-rays. Unless otherwise authorized by the board, the same patient will be used for patient examination, prophylaxis and x-rays.

(vi) Placement of an amalgam alloy. The applicant will ~~((be furnished with a tooth))~~ provide a patient with a M.O.D. cavity on a posterior tooth previously prepared for the amalgam placement. The

applicant must demonstrate proper use of the matrix and the insertion and condensation of the filling material and it must restore contact. The matrix will be removed and the restoration carved. The applicant must supply all instruments and materials necessary. ~~((A suggested list follows:~~

~~Typodont
Matrix bands
Matrix retainer
Wedges
Pluggers
Amalgam carrier
Amalgam carver
Amalgam))~~

(vii) Applicant may be required to demonstrate the administration of a local anesthetic. Applicant will furnish anesthesia material using anesthetic solution with no vasoconstrictor unless otherwise authorized by the board.

(viii) Applicant may be required to identify or explain oral conditions represented by visual aids or set forth in drawings or photographs.

(ix) Applicant may be required to answer, in writing, practical questions concerning the performance of expanded duties of dental hygienists.

(b) Theory:
Physiology
Material~~((t))~~ medica & therapeutics
Anatomy
Histology
Bacteriology
X-ray
Metallurgy
Chemistry
Nursing and hygiene
Anesthesia

(4) Upon completion of the examination, applicant will:

(a) ~~((Return numbered badge and work sheet:))~~

~~((b))~~ Leave case history, periodontal charting forms and x-rays with the board. X-rays must remain in the possession of the board and finally will be filed for one year in the division of professional licensing with other material pertaining to the examination.

~~((c))~~ (b) Candidate will be required to furnish documentary evidence of malpractice liability insurance.

Reviser's Note: RCW 34.04.058 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 80-18-009

ADOPTED RULES

DEPARTMENT OF LICENSING

(Board of Dental Examiners)

[Order 363—Filed November 24, 1980]

Be it resolved by the Washington State Board of Dental Examiners, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to the amending of WAC 308-36-065 Examination review procedures; WAC 308-40-105 Examination review procedures and WAC 308-36-060 Examination results.

This action is taken pursuant to Notice Nos. WSR 80-14-079 and 80-14-033 filed with the code reviser on 10/1/80 and 9/29/80. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.29.030 and 18.32.040 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure

Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 21, 1980.

By Joanne Redmond
Assistant Administrator

AMENDATORY SECTION (Amending Order PL 342, filed 4/22/80)

WAC 308-36-065 EXAMINATION REVIEW PROCEDURES. (1) Each individual who takes the practical examination for licensure as a dental hygienist and does not pass the examination will be provided, upon written request, a statement indicating the areas of the practical examination in which his or her performance was deficient.

(2) Any unsuccessful applicant, after being advised by the board of the areas of deficiency in the examination, may request review by the board of his or her examination results. This request must be in writing and must be received by the board within 45 days of notification of the examination results. The request must state the reason or reasons why the applicant feels the results of the examination should be changed. The board will consider the following to be adequate reasons for modification of examination results:

- (a) a showing of a significant procedural error in the examination process;
- (b) evidence of bias, prejudice or discrimination in the examination process;
- (c) other significant errors which result in substantial disadvantage to the applicant.

(3) Any applicant who is not satisfied with the result of the review of his/her examination may appeal the board's ~~((final))~~ decision and may request a formal hearing to be held before the board pursuant to the Administrative Procedure Act. Such hearing must be requested within 20 days of receipt of the result of the board's review of the examination results.

AMENDATORY SECTION (Amending Order PL 342, filed 4/22/80)

WAC 308-40-105 EXAMINATION REVIEW PROCEDURES. (1) Each individual who takes the practical examination for licensure as a dentist and does not pass the examination will be provided, upon written request, a statement indicating the areas of the practical examination in which his or her performance was deficient.

(2) Any unsuccessful applicant, after being advised by the board of the areas of deficiency in the examination, may request review by the board of his or her examination results. This request must be in writing and must be received by the board within 45 days of notification of the examination results. The request must state the reason or reasons why the applicant feels the results of the examination should be changed. The board will consider the following to be adequate reasons for modification of examination results:

- (a) a showing of a significant procedural error in the examination process;
- (b) evidence of bias, prejudice or discrimination in the examination process;
- (c) other significant errors which result in substantial disadvantage to the applicant.

(3) Any applicant who is not satisfied with the result of the review of his/her examination may appeal the board's ~~((final))~~ decision and may request a formal hearing to be held before the board pursuant to the Administrative Procedure Act. Such hearing must be requested within 20 days of receipt of the result of the board's review of the examination results.

AMENDATORY SECTION (Amending Order PL 266, filed 3/24/77)

WAC 308-36-060 EXAMINATION RESULTS.

(1) In order to pass this examination the applicant must attain a minimum grade of:

- (a) ~~((75% in the practical examination including a passing grade of 75% of the points allocated to the prophylaxis procedure;))~~ 65% in the theory examination section OR National Board accepted; and
- (b) ~~((65% in the theory examination OR National Board accepted;))~~ 75% in the practical examination section, to include the following minimum scores:

- (i) 75% in the patient examination portion of the practical examination,
- (ii) 75% in the prophylaxis and anesthetic portions of the practical examination,
- (iii) 75% in the restorative portion of the examination.

(2) Applicants who fail either section of the examination (practical or theory) of the Washington State board may retake the section they failed (practical or theory) by again completing an application and submitting the statutory fee to the division of professional licensing.

Reviser's Note: RCW 34.04.058 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 80-18-010
RULES OF COURT
STATE SUPREME COURT
[November 20, 1980]

IN THE MATTER OF THE ADOPTION OF
AMENDMENTS TO APR 9(C)(5) NO. 25700-A-303
AND APR 9(E)(1). ORDER

The Board of Governors of the Washington State Bar Association having recommended the adoption of amendments to APR 9(C)(5) and APR 9(E)(1), and the Court having determined that the amendments will aid in the prompt and orderly administration of justice; Now, therefore, it is hereby

ORDERED:

(a) That the amendments to APR 9(C)(5) and APR 9(E)(1) as attached hereto are adopted;

(b) That the amendments are to be published expeditiously in the Washington Reports and shall be effective on January 1, 1981.

DATED at Olympia, Washington, this 20th day of November, 1980.

	Robert F. Utter
Hugh J. Rosellini	Charles Horowitz
Charles F. Stafford	James M. Dolliver
Robert F. Brachtenbach	Floyd V. Hicks
	William H. Williams

APR 9(c)(5)

(5) Except as otherwise provided in Rule 9(c)(6), in courts from the judgment of which there is a right of trial de novo of limited jurisdiction, a legal intern, only after participating with his or her supervising attorney lawyer in at least one nonjury case, may try nonjury cases in such courts without the presence of a supervising attorney lawyer; and only after participating with his or her supervising attorney lawyer in at least one jury case, may try jury cases in such courts without the presence of a supervising attorney lawyer.

APR 9(e)(1)

(1) A limited license as a legal intern shall be valid, unless revoked, for a period of ~~18~~ 24 consecutive months, provided that a person who fails the Washington state bar examination shall not continue to serve or to be eligible to become a legal intern after the date the results of the said bar examination are made public, and provided further that a person shall not serve as a legal intern more than ~~18~~ 12 months after graduation from law school.

WSR 80-18-011
RULES OF COURT
STATE SUPREME COURT
[November 20, 1980]

IN THE MATTER OF THE ADOPTION OF
JCrR 10.04, AMENDMENTS TO JCrR NO. 25700-A-304
2.01(a)(3) AND (4), JCrR 2.01(b)(2)
AND (6), JCrR 2.01(d), JCrR 2.09, ORDER
AND JCrR 4.09, AND THE RESCISSION
OF JCrR 2.01(e).

The Judicial Council having recommended the adoption of proposed amendments to JCrR 2.01(a)(3) and (4), JCrR 2.01(b)(2) and (6), JCrR 2.01(d), JCrR 2.09, and JCrR 4.09, the adoption of JCR 10.04, and the rescission of JCrR 2.01(e), and the Court having determined that the proposals will aid in the prompt and orderly administration of justice; Now, therefore, it is hereby

ORDERED:

(a) That JCrR 10.04 as attached hereto is adopted;
(b) That the amendments to JCrR 2.01(a)(3) and (4), JCrR 2.01(b)(2) and (6), JCrR 2.01(d), JCrR 2.09 and JCrR 4.09 as attached hereto are hereby adopted;
(c) That JCrR 2.01(e) is rescinded;
(d) That these changes are to be published expeditiously in the Washington Reports and shall be effective on January 1, 1980.

DATED at Olympia, Washington, this 20th day of November, 1980.

	Robert F. Utter
Hugh J. Rosellini	Charles Horowitz
Charles F. Stafford	James M. Dolliver
Robert F. Brachtenbach	Floyd V. Hicks
	William H. Williams

JCrR 2.01(a)(3) and (4)

(3) ~~Verification. Certification. The complaint shall be signed under oath by the Prosecuting Attorney or other authorized officer. The complaint shall contain a form of certificate by the Prosecuting Attorney that he or she certifies, under penalty of perjury, as provided in RCW 3.50.140, and any law amendatory thereof, that he or she has reasonable grounds to believe, and does believe, the person committed the offense contrary to law. The certificate need not be made before a magistrate or any other person.~~

(4) Approval of Form. ~~To insure uniformity, the format and use of the complaint, provided herein, shall be subject to approval by the Administrator for the Courts. The complaint shall be on a form prescribed or approved by the Administrator for the Courts.~~

JCrR 2.01(b)(2) and (6)

(2) Contents. The citation and notice shall be identical to the "Complaint/Citation Docket Form" prescribed in JTR 2.01 and shall include:

- (i) the name of the court and a space for the court's docket, case or file number;
- (ii) the name of the person, his address, date of birth, and sex;
- (iii) the date, time, place and description of the offense charged, the date on which the citation was issued, and the name of the citing officer;
- (iv) the time and place at which the person is to appear in court which need not be a time certain, but may be within 72 hours or within a greater period of time not to exceed 15 days after the date of the citation;
- (v) a space for the person to sign a promise to appear.

(6) Approval of Form. ~~To insure uniformity, the format and use of the citation and notice, provided herein, shall be subject to approval by the office of Administrator for the Courts. The citation and notice shall be on a form prescribed or approved by the Administrator for the Courts.~~

JCrR 2.01(d)

(d) Filing.

(1) The original of the complaint or citation and notice shall be filed with the clerk of the court, and sufficient copies shall be prepared in order to provide a copy for each defendant.

(2) The citation and notice in a traffic case shall be filed with the court within 48 hours after issuance, excluding Saturdays, Sundays, and holidays. A citation and notice not filed within the time limits of this section may be dismissed without prejudice.

JCrR 2.01(e)

[RESCINDED]

RULE 2.09

PRETRIAL RELEASE

(a) Personal Recognizance. Any defendant charged with an offense shall at his first court appearance be ordered released on his personal recognizance pending trial unless the court determines that such recognizance will not reasonably assure his appearance, when required. When such a determination is made, the court shall impose the least restrictive of the following conditions that will reasonably assure his appearance or if no single condition gives that assurance, any combination of the following conditions:

(1) place the defendant in the custody of a designated person or organization agreeing to supervise him;

(2) place restrictions on the travel, association, or place of abode of the defendant during the period of release;

(3) require the execution of an unsecured appearance bond in a specified amount;

(4) require the execution of an appearance bond in a specified amount and the deposit in the registry of the court in cash or other security as directed, of a sum not to exceed 10 percent of the amount of the bond, such deposit to be returned upon the performance of the conditions of release;

(5) require the execution of an appearance bond with sufficient solvent sureties, or the deposit of cash in lieu thereof;

(6) require the defendant return to custody during specified hours; or

(7) impose any condition other than detention deemed reasonably necessary to assure appearance as required.

(b) Relevant Factors. In determining which conditions of release will reasonably assure the defendant's appearance, the court shall, on the available information, consider the relevant facts including: the length and character of the defendant's residence in the community; his employment status and history and financial condition; his family ties and relationships; his reputation, character and mental condition; his history of response to legal process; his prior criminal record; the willingness of responsible members of the community to vouch for the defendant's reliability and assist him in appearing in

court; the nature of the charge; and any other factors indicating the defendant's ties to the community.

(c) Conditions of Release. Upon a showing that there exists a substantial danger that the defendant will commit a serious crime or that the defendant's physical condition is such to jeopardize his safety or that of others or that he will seek to intimidate witnesses, or otherwise unlawfully interfere with the administration of justice, the court, upon the defendant's release, may impose one or more of the following conditions:

(1) prohibit him from approaching or communicating with particular persons or classes of persons;

(2) prohibit him from going to certain geographical areas or premises;

(3) prohibit him from possessing any dangerous weapons, or engaging in certain described activities or indulging in intoxicating liquors or in certain drugs;

(4) require him to report regularly to and remain under the supervision of an officer of the court or other person or agency;

(5) detain him until his physical condition permits his release.

(d) Order for Release. A court authorizing the release of the defendant under this rule shall issue an appropriate order containing a statement of the conditions imposed, if any, shall inform him of the penalties applicable to violations of the conditions of his release and shall advise him that a warrant for his arrest may be issued immediately upon any such violation.

(e) Review of Conditions. Upon determining the conditions of release, the court, upon request, after 24 hours from the time of release, may review the conditions previously imposed.

(f) Amendment of Order. The court ordering the release of a defendant on any condition specified in this rule may at any time on change of circumstances or showing of good cause amend its order to impose additional or different conditions for release.

(g) Revocation of Release. Upon a verified application by the prosecuting attorney alleging with specificity that a defendant has willfully violated a condition of his release, a court shall order the defendant to appear for immediate hearing or issue a warrant directing the arrest of the defendant for immediate hearing. A law enforcement officer having probable cause to believe that a defendant released pending trial for a felony is about to leave the state or that he has violated a condition of such release, imposed pursuant to section (c), under circumstances rendering the securing of a warrant impracticable, may arrest the defendant and take him forthwith before the court.

(h) Release After Verdict. A defendant (1) who is charged with a capital offense, or (2) who has been found guilty of a felony and is either awaiting sentence or has filed an appeal, shall be released pursuant to this rule, unless the court finds that the defendant may flee the state or pose a substantial danger to another or to the community. If such a risk of flight or danger exists, the defendant may be ordered detained.

(i) Evidence. Information stated in, or offered in connection with, any order entered pursuant to this rule

need not conform to the rules pertaining to the admissibility of evidence in a court of law.

(j) **Forfeiture.** Nothing contained in this rule shall be construed to prevent the disposition of any case or class of cases by forfeiture of collateral security where such disposition is authorized by the court.

(k) **Defendant Discharged on Recognizance or Bail—Absence—Forfeiture.** If the defendant has been discharged on his own recognizance, on bail, or has deposited money instead thereof, and does not appear for judgment when his personal appearance is necessary, the court, in addition to the forfeiture of the recognizance, or of the money deposited, may direct the clerk to issue a bench warrant for his arrest.

(l) **Bail in Traffic Offense Cases—Mandatory Appearance.** When required to reasonably assure appearance in court, bail for a person arrested for the following offenses shall be the amount listed in this rule, unless the court for good cause recited in a written order sets a different amount, not to exceed \$500. Forfeiture of bail shall not constitute a final disposition for the following offenses without a written order of the court showing the reasons. The order may be a simple docket entry. If the court allows forfeiture of bail, it may accept the bail as full payment including all statutory assessments.

<u>1. Driving while intoxicated; physical control (RCW 46.61.502; 46.52.100; 46.61.504)</u>	<u>Bail</u> <u>\$300</u>
<u>2. Driving while intoxicated—nonhighway vehicle or snowmobile (RCW 46.09.120(2); 46.10.090(2))</u>	<u>\$250</u>
<u>3. Operating nonhighway vehicle or snowmobile so as to endanger human life, etc. (RCW 46.09.130; 46.10.130)</u>	<u>\$250</u>
<u>4. No valid driver's license (RCW 46.20.021)</u>	<u>\$25</u>
<u>5. Unlawful possession or use of a driver's license (RCW 46.20.336)</u>	<u>\$100</u>
<u>6. Operating motor vehicle with suspended or revoked license (RCW 46.20.342; 46.20.420)</u>	<u>\$250</u>
<u>7. Violating occupational license restrictions (RCW 46.20.410)</u>	<u>\$100</u>
<u>8. Financial responsibility (RCW 46.20.342; 46.29.610, .620, .625)</u>	<u>\$250</u>
<u>9. Transporting dangerous articles (RCW 46.48.175; see Laws of 1980, ch. 104)</u>	<u>\$250</u>
<u>10. Unattended hit and run (RCW 46.52.010)</u>	<u>\$100</u>
<u>11. Attended hit and run (RCW 46.52.020)</u>	<u>\$250</u>
<u>12. Reports of repairs, concealing evidence (RCW 46.52.090)</u>	<u>\$250</u>
<u>13. Confidentiality of driving records (RCW 46.52.130)</u>	<u>\$250</u>
<u>14. Failure to obey police officer, flagman, or fire fighter (RCW 46.61.015)</u>	<u>\$100</u>
<u>15. Failure to cooperate with or give information to police officer (RCW 46.61.020)</u>	<u>\$100</u>
<u>16. Failure to stop and give information (RCW 46.61.022)</u>	<u>\$100</u>
<u>17. Reckless driving (RCW 46.61.500)</u>	<u>\$250</u>
<u>18. Racing (RCW 46.61.530)</u>	<u>\$250</u>
<u>19. Leaving children unattended (RCW 46.61.685)</u>	<u>\$250</u>
<u>20. Failure to respond or appear (RCW 46.64.020; see Laws of 1980, ch. 128, § 8)</u>	<u>\$100</u>
<u>21. Habitual traffic offender (RCW 46.65.090)</u>	<u>\$250</u>

<u>22. Unfair motor vehicle business practices (RCW 46.70.170)</u>	<u>\$250</u>
<u>23. Unlawful operation of for hire vehicles (RCW 46.72.100)</u>	<u>\$250</u>
<u>24. Motor vehicle wreckers (RCW 46.80.170)</u>	<u>\$250</u>
<u>25. Driving training schools (RCW 46.82.390)</u>	<u>\$250</u>

(m) Bail in Traffic Offense Cases—Optional Appearance. Bail for a person arrested for the following traffic offenses shall be the amount listed in this rule, unless the court for good cause shown and recited in a written order sets a different amount, not to exceed \$500. Forfeiture of bail may, in the discretion of the court, constitute a final disposition of the following offenses.

Bail + Assessments

Negligent Driving
68 + 20(TSE) + 12(CJT) = \$100
(RCW 46.61.525)

RULE 4.09

EVIDENCE

(a) **Rules of Evidence.** The Rules of Evidence (ER) are applicable to criminal prosecutions.

(b) **Confessions.** With respect to confessions, in jury cases, the procedure set forth in CrR 3.5 shall apply, upon demand of the defendant.

(c) **Test Reports by Experts.**

(1) Generally. Subject to section (d), the official written report of an expert witness which contains the results of any test of a substance or object which are relevant to an issue in a trial shall be admitted in evidence without further proof or foundation as prima facie evidence of the facts stated in the report if the report bears the following certification:

The undersigned certifies under penalty of perjury that:

1. He performed a test on the (substance) (object) in question,

2. The person from whom he received the (substance) (object) in question is: _____,

3. The document on which this certificate appears or to which it is attached is a true and complete copy of my official report, and

4. Such document is a report of the results of a test which report and test were made by the undersigned who has the following qualifications and experience: _____.

Signature

Title

Business Address and Phone

(2) **Breathalyzer Maintenance Certificates.** Subject to section (d), certificates in the following form are admissible in any court proceeding held pursuant to RCW 46.61.506 for the purpose of determining whether a person was operating or in actual physical control of a motor vehicle while under the influence of intoxicating liquors:

BREATHALYZER MAINTENANCE AND CHEMICAL CERTIFICATION

I, _____, do certify under penalty of perjury as follows:

I am a maintenance operator possessing a valid permit or certificate issued to me by the state toxicologist by virtue of his rules, WAC 448, chapter 12, and RCW 46.61.506.

On _____ (date) at _____ (time) I examined, tested and calibrated a Breathalyzer machine with Serial No. _____ using a sealed ampule of chemicals with Control No. _____ according to the methods established and approved by the state toxicologist.

I further certify that said machine was, on that date, in proper working order, and that the chemicals in ampules with the above control number are suitable for use in this machine.

Breathalyzer Maintenance

Operator _____
Dated _____

(d) Exclusion of Test Reports. The court shall exclude test reports otherwise admissible under section (c) if:

(1) A copy of the certified report or certificate has not been delivered or mailed to the defendant or the defendant's lawyer at least 14 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, or

(2) In the case of an unrepresented defendant, a copy of this rule in addition to a copy of the certified report or certificate has not been delivered or mailed to the defendant at least 14 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, or

(3) At least 7 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, the defendant has delivered or mailed a written demand upon the prosecutor to produce the Breathalyzer maintenance operator or other expert witness at the trial.

RULE 10.04

REPORTING TRAFFIC OFFENSES

The court shall within 10 days of bail forfeiture or entry of judgment of guilty of a traffic offense forward to the Department of Licensing a copy of the citation and notice to appear or complaint and an abstract of the court's order.

WSR 80-18-012
RULES OF COURT
STATE SUPREME COURT
[November 20, 1980]

IN THE MATTER OF THE ADOPTION OF SAR 23 AND THE ADDITION OF ITS TITLE TO THE SAR TABLE OF RULES 25700-A-305 ORDER

The Court having considered the adoption of SAR 23 and having determined that the adoption thereof will aid in the prompt and orderly administration of justice; Now, therefore, it is hereby

ORDERED:

- (a) That SAR 23 as attached hereto is adopted;
- (b) That the Rule is to be published expeditiously in the Washington Reports and shall be effective on January 1, 1981; and
- (c) That the rule title be added to the SAR Table of Rules.

DATED at Olympia, Washington this 20th day of November, 1980.

Robert F. Utter

Hugh J. Rosellini Charles Horowitz

Charles F. Stafford James M. Dolliver

Robert F. Brachtenbach Floyd V. Hicks

William H. Williams

RULE 23

MOTION FOR RECONSIDERATION

A justice who has not participated in an opinion rendered by the Supreme Court shall not be entitled to act on a motion for reconsideration.

WSR 80-18-013
RULES OF COURT
STATE SUPREME COURT
[November 20, 1980]

IN THE MATTER OF THE ADOPTION OF MPR 1.4(c), AND AMENDMENTS TO NO. 25700-A-306
MPR 1.1, 1.2, 2.1, 2.2(c) and (e),
2.2A, 2.4(a) and (b)(1), 4.2, 4.4, ORDER
4.5(a), 6.1(c) and (g), 6.2(b), (i)
and (j), 6.3(b) and (h), 6.4(b)
and (g), AND 6.5.

The above Rules having been published in 93 Wn.2d, Advance Sheet No. 11, May 30, 1980, with comments to be submitted to the Judicial Council by July 7, 1980, and the Judicial Council having received no comments and transmitting the Rules to the Court for adoption as proposed, and the Court having concluded that the proposed Rules will aid in the prompt and orderly administration of justice; Now, therefore, it is hereby

ORDERED:

- (a) That MPR 1.4(c) and the amendments to MPR 1.1, 1.2, 2.1, 2.2(c) and (e), 2.2A, 2.4(a) and (b)(1), 4.2, 4.4, 4.5(a), 6.1(c) and (g), 6.2(b), (i) and (j), 6.3(b) and (h), 6.4(b) and (g), and 6.5 as attached hereto are adopted.
- (b) That the above Rule and amendments are to be published expeditiously in the Washington Reports and shall be effective on January 1, 1981.

DATED at Olympia, Washington, this 20th day of November, 1980.

	Robert F. Utter
Hugh J. Rosellini	Charles Horowitz
Charles F. Stafford	James M. Dolliver
Robert F. Brachtenbach	Floyd V. Hicks
	William H. Williams

RULE 1.1

NOTICE--GENERAL

Whenever any notice or document pursuant to the provisions of RCW 71.05 is required to be served on a person who is detained or committed, such notice or document shall be provided ~~in addition to any other person provided by statute~~, to the person's attorney, guardian, if any, and, if the person is under 18 years of age, to any person, entity, or institution having actual custody, in addition to any other person provided by statute.

(a) Notice to Prosecutor. In any judicial proceeding under RCW 71.05 for involuntary commitment or detention in which the prosecuting attorney is required to represent a party (see RCW 71.05.130), the prosecuting attorney for the county in which the proceeding is initiated shall be served with written notice of the proceedings and copies of the initiating papers by the party initiating the proceedings, ~~with written notice of the proceedings and copies of the initiating papers.~~

(b) Notice to Attorney General. In any judicial proceeding under RCW 71.05 for involuntary commitment or detention in which the attorney general is required to represent a party (see RCW 71.05.130), the attorney general shall be served with written notice of the proceedings and copies of the initiating papers by the party initiating the proceedings.

~~(b)~~(c) Notice of Release. Whenever a person committed or detained under RCW 71.05 is released or conditionally released, the court ordering such commitment shall be notified immediately in writing of the release by the superintendent or professional person in charge of the facility from which the person is released.

RULE 1.2

CONTINUANCE OR POSTPONEMENT

In any judicial proceeding for involuntary commitment or detention held pursuant to RCW 71.05 ~~for involuntary commitment or detention~~ the court may continue or postpone such proceeding for a reasonable time, subject to RCW 71.05.210 and RCW 71.05.240, on the following grounds:

(a) On motion of the respondent ~~on~~ if there is a showing of good cause;

(b) On motion of the prosecuting attorney ~~or the attorney general~~ if:

(1) the respondent expressly consents to a continuance or delay and there is a showing of good cause ~~is shown~~; or

(2) required in the ~~due~~ proper administration of justice and the respondent will not be substantially prejudiced in the presentation of his respondent's case.

(c) The court on its own motion may continue the case when required in the due administration of justice and when the respondent will not be substantially prejudiced in the presentation of his case.

An order granting continuance shall state whether detention will be extended and the grounds therefor.

MPR 1.4(c)

(c) If the conditions of the alternative treatment are not adhered to, the designated mental health professional may order the respondent apprehended according to the procedure defined by rules 4.1 through 4.5.

RULE 2.1

SUMMONS

The summons issued pursuant to RCW 71.05.150 shall include the following:

(a) The date and time for appearance, not less than 24 hours from the time at which the summons is served, at an evaluation and treatment facility.

(b) The address of the evaluation and treatment facility.

(c) The business address and business telephone number of the designated mental health professional.

(d) A statement that the person summoned may be detained at the evaluation and treatment facility for up to 72 hours ~~and whether the required 72-hour evaluation and treatment may be on an outpatient or inpatient status, excluding Saturdays, Sundays, and holidays.~~

~~(e)~~ A statement whether the 72-hour evaluation period is on outpatient or inpatient status.

~~(e)~~(f) A statement that if the person summoned fails to appear at the evaluation and treatment facility on or before the date and time indicated, he may be taken into custody.

~~(f)~~(g) A statement that an attorney will be appointed for the person summoned unless the person has retained his own attorney.

~~(g)~~(h) The name, business address and business telephone number of the designated attorney.

~~(h)~~(i) The summons shall be in substantially the following form:

THE STATE OF WASHINGTON TO (name person to be detained):

It is alleged that because of mental disorder you present a likelihood of serious harm to yourself, other persons, or the property of other persons, or are gravely disabled.

You are hereby required to appear in person at (address of evaluation and treatment facility) in (city) Washington on or before (hour) on (month, day, year)

for evaluation and possible treatment. You may be detained without court order for evaluation and possible treatment for not more than 72 hours, not including Saturdays, Sundays, or holidays. If you fail to appear in person on or before the date stated above, you may be taken into custody.

You have the right to have an attorney. (Name, address, telephone number) will be appointed as your attorney unless you make arrangements to be represented by another attorney.

[signed] _____
Mental Health Professional
(name) County, Washington
Address: _____
Telephone: _____

MPR 2.2(c) and (e)

(c) A statement that the person is to be taken into custody for the purpose of delivering such that person to an evaluation and treatment facility for a period of up to 72 hours excluding Saturdays, Sundays, and holidays. The 72-hour period begins when the evaluation and treatment facility provisionally accepts the person as provided in RCW 71.05.170.

(e) The authorization and notice of detention shall be in substantially the following form:

TO: ANY PEACE OFFICER OR MENTAL HEALTH PROFESSIONAL

(name of person) has failed to appear in response to summons issued by me pursuant to RCW 71.05.150 a copy of which is attached, or as a result of mental disorder:

- presents an imminent likelihood of serious harm to him/herself
- presents an imminent likelihood of serious harm to others
- presents an imminent likelihood of serious harm to the property of others
- is in imminent danger because he/she is gravely disabled

You are notified to take or to cause such person to be taken into custody forthwith and placed in (name and location of evaluation and treatment center facility) for evaluation and treatment for not more than 72 hours, or for such additional time as a court may order. The 72-hour period begins when the person is provisionally accepted at the evaluation and treatment facility and excludes Saturdays, Sundays, and holidays.

Dated: _____ [signed] _____
Mental Health Professional
(name) County, Washington

Respondent has been detained in (name and location of evaluation and treatment facility).

Dated: _____ Time: _____
[signed] _____
 Peace Officer, or
 Mental Health Professional
(name) County, Washington

RULE 2.2A

NOTICE OF EMERGENCY DETENTION

The notice of emergency detention required to be filed with the court and served upon the designated attorney of the detained person pursuant to RCW 71.05.160 shall include a statement specifying the name and location of the evaluation and treatment facility where the person taken into custody has been detained.

The notice of emergency detention shall be in substantially the following form:

(Respondent) has been detained in (name of evaluation and treatment facility).

Dated: _____ Time of provisional acceptance: _____
[signed] _____
Mental Health Professional
(name) County, Washington

MPR 2.4(a) and (b)(1)

(a) Notice. If notice to the court and the prosecuting attorney of the probable cause hearing as required by RCW 71.05.150(1)(c) includes the date and time of the initial detention provisional acceptance of any person involuntarily detained, no additional notice to the court shall be required pursuant to RCW 71.05.170.

(b) Procedure.

(1) The probable cause hearing provided in RCW 71.05.200(1) shall be held in accordance with the provisions of RCW 71.05.200(1), 71.05.240, and 71.05.250, except that under the circumstances defined by RCW 10.77.090, the prosecuting attorney may be the petitioner.

RULE 4.2

AUTHORIZATION FOR APPREHENSION AND DETENTION

At the time of taking any person into custody for failure to adhere to the terms and conditions of release under RCW 71.05.340 or of an alternative treatment under RCW 71.05.320, an order of authorization for apprehension and detention shall be served upon the person. The order of authorization for apprehension and detention shall include:

- (a) The name of the person taken into custody;
- (b) A statement that it is issued pursuant to revocation the suspension of conditional release or alternative treatment;
- (c) The date on which the order of commitment or order for alternative treatment was entered and the number of days, if any, for which the person was ordered committed.

(d) The authorization shall be in substantially the following form:

TO: ANY PEACE OFFICER OR MENTAL HEALTH PROFESSIONAL

You are authorized to take or cause to be taken (name of person) into custody and place such person in

(name and location of evaluation and treatment facility) for detention pursuant to RCW 71.05.340 (suspension of conditional release) or RCW 71.05.320 (suspension of alternative treatment). The named person was conditionally released from an order of commitment or originally placed on alternative treatment, the conditions of which have been violated. The named person's commitment to inpatient treatment or alternative treatment was originally ordered for (number) days by (name of court) on (date).

Date: _____ [signed] _____
 Secretary, Department of Social and Health Services, State of Washington, or His Designee,
 Mental Health Professional for (name) County.

SUPERIOR COURT OF WASHINGTON
FOR [_____] COUNTY

In re the Detention of: _____ No. _____
Petitioner: _____ }
and _____ } PETITION FOR INITIAL
Respondent: _____ } RCW _____
DETENTION

Pursuant to RCW 71.05 petitioner a peace officer or mental health professional designated by the county alleges under penalty of perjury that:

Respondent, _____, was brought to my attention under the following circumstances:

As a result of my personal observation or investigation I believe that the actions of the respondent constitute a likelihood of serious harm to the respondent, others, or to the property of others, or that the respondent is gravely disabled.

The specific facts known to me as a result of personal observation or investigation, upon which I base the belief that the respondent should be detained for the purposes and under the authority of RCW 71.05 are:

Therefore the petitioner requests that the respondent be detained at an evaluation and treatment facility for no more than a 72-hour evaluation and treatment period, excluding Saturdays, Sundays, and holidays.

Dated this _____ day of _____, 19____.

Petitioner
Sworn and Subscribed on _____

Notary Public for the
State of Washington
Residing at _____
My commission expires on _____

RULE 4.4

PETITION FOR INITIAL DETENTION

~~The granting of a conditional release pursuant to RCW 71.05.340, shall not preclude a mental health professional from commencing new proceedings pursuant to RCW 71.05.150.~~

A mental health professional may commence new proceedings for 72-hour detention pursuant to RCW 71.05.150, notwithstanding an order of less restrictive alternative treatment under RCW 71.05.320 or a grant of conditional release pursuant to RCW 71.05.340.

MPR 4.5(a)

(a) Burden of Proof. Before entering an order returning any person for involuntary treatment on an inpatient basis as a result of failure to adhere to the terms and conditions of conditional release pursuant to RCW 71.05.340 or less restrictive treatment under RCW 71.05.320, the court shall find at the hearing that there is clear, cogent, and convincing evidence that such person did not adhere to the terms and conditions of release or less restrictive treatment, that the terms of such release or treatment should not be modified, and that the person should be returned to inpatient treatment such person is likely to injure himself or other persons if not returned for involuntary treatment on an inpatient basis.

MPR 6.1(c) and (g)

(c) A statement that as a result of the petitioner's personal observation or investigation, the petitioner believes that the actions of the respondent constitute a likelihood of harm to himself the respondent, or others, or to the property of others, or that he the respondent is gravely disabled.

(g) The petition shall be in substantially the following form:

MPR 6.2(b), (i), and (j)

(b) The name of the person alleged, as a result of mental disorder, to present a likelihood of serious harm to him/herself, others, or himself or the property of others, or to be gravely disabled, and; if known to the petitioner, the address, age, sex, marital status and occupation of the person. Such person shall be denominated the respondent.

(i) A demand that a probable cause hearing be held within 72 hours of detention after provisional acceptance at the evaluation and treatment facility, excluding Saturdays, Sundays, and holidays, unless the person is sooner released, on the issue of whether the respondent shall be detained for an additional 14 days' involuntary treatment or whether such person shall be treated under less restrictive alternatives.

(j) The petition shall be in substantially the following form:

SUPERIOR COURT OF WASHINGTON FOR [] COUNTY

In re the Detention of:

No. _____

PETITION FOR FOURTEEN-DAY INVOLUNTARY TREATMENT RCW _____

Respondent.

(Petitioner(s)), [] mental health professional for [] county, [] member(s) of professional staff of [] (agency or facility), [] prosecuting attorney for [] county pursuant to RCW 10.77.090, alleges that:

(Respondent), residing at (address) in (city or town) is a [] single [] married [] widowed [] divorced [] male [] female age _____. (Respondent's) occupation is _____.

The professional staff of the evaluation agency or facility has examined respondent's condition and finds that as a result of mental disorder (respondent) presents:

- [] a likelihood of serious harm to himself/herself,
[] a likelihood of serious harm to others,
[] a likelihood of serious harm to the property of others,
[] is gravely disabled.

The facts upon which the allegations of this petition are based are as follows:

(use back of page if necessary)

The person(s) legally responsible for the care, support, and maintenance of (respondent), and their relationship to him are, so far as known to the petitioner, as follows: (Give names, addresses, and relationship of persons named as respondents)

(use back of page if necessary)

The respondent has been advised of the need for, but has not accepted voluntary treatment.

The facility providing intensive treatment is certified to provide such treatment by the Department of Social and Health Services.

The petitioner(s) request(s) that a hearing be held before (time and date) unless the respondent is sooner released, to determine whether (respondent) [] shall be detained for 14 days' involuntary treatment because there is no less restrictive alternative to detention in the best interests of respondent or others, or [] shall be required to comply with the following less restrictive alternative _____

Petitioner [] Physician [] MHP [] Prosecuting Attorney []

Petitioner [] Physician [] MHP [] Prosecuting Attorney []

Address _____

Sworn and Subscribed on _____

Notary Public for State of Washington

Residing at _____

My commission expires on _____

MPR 6.3(b)and (h)

(b) The name and address of the person alleged, as a result of mental disorder, to present a likelihood of serious harm to himself him/herself or others because such person (1) has threatened, attempted, or inflicted physical harm upon the person of another or himself him/herself or substantial damage upon the property of another after having been taken into custody for evaluation and treatment, or (2) was taken into custody as a result of conduct in which he he/she attempted or inflicted physical harm upon the person of another or himself him/herself, or (3) is gravely disabled, or (4) is in custody because he has been determined to be incompetent and criminal charges have been dismissed pursuant to RCW 10.77.090(3) and has committed acts constituting a felony, and presents substantial likelihood of repeating similar acts. Such person shall be denominated the respondent.

(h) The petition shall be in substantially the following form:

SUPERIOR COURT OF WASHINGTON FOR [] COUNTY

In re the Detention of:

No. _____

PETITION FOR NINETY-DAY INVOLUNTARY TREATMENT

Respondent.

RCW _____

(Petitioner), [] the professional person in charge, or [] his professional designee, or [] the county mental health professional for (name) county, of (name of facility) in which (respondent) is detained for (number) days pursuant to an order of (name of court) entered on (date) alleges that:

(Respondent), residing at (address) in (city or town) is a [] single [] married [] widowed [] divorced [] male [] female age _____

As a result of mental disorder (respondent) presents a likelihood of serious harm to him/herself or others because respondent [] has threatened, attempted, or inflicted physical harm upon the person of another or him/herself or substantial damage upon the property of another after having been taken into custody for evaluation and treatment, or [] was taken into custody as a

result of conduct in which respondent threatened, attempted or inflicted physical harm upon the person of another or him/herself, or is gravely disabled, or has been determined to be incompetent and criminal charges have been dismissed pursuant to RCW 10.77.090(3), and has committed acts constituting a felony, and as a result of mental disorder, presents a substantial likelihood of repeating similar acts.

The facts upon which the allegations of this petition are based are summarized as follows: _____

The allegations are supported by the accompanying affidavits signed by _____

The petitioner requests that a hearing be held to determine whether (respondent) shall be detained for involuntary treatment for a period not to exceed 90 days.

Petitioner

Sworn and Subscribed on _____

Notary Public for
State of Washington
Residing at _____
My commission expires on _____

MPR 6.4(b) and (g)

(b) The name and address of the person alleged, as a result of a mental disorder, to present a likelihood of serious harm to others because such person (1) during his his/her current period of involuntary court ordered treatment has threatened, attempted or actually inflicted physical harm on another or substantial damage upon the property of another, or (2) continues to be gravely disabled was taken into custody as a result of conduct in which he/she attempted or inflicted serious physical harm upon the person of another and continues to present, as a result of mental disorder, a likelihood of serious harm to others, or (3) is in custody because he has committed acts constituting a felony pursuant to RCW 71.05.280(3) (acts constituting a felony) and as a result of mental disorder presents a substantial likelihood of repeating similar acts, or (4) continues to be gravely disabled. Such person shall be denominated the respondent.

(g) The petition shall be in substantially the following form:

SUPERIOR COURT OF WASHINGTON
FOR [_____] COUNTY

In re the Detention of: _____

No. _____

PETITION FOR ONE
HUNDRED EIGHTY-DAY
INVOLUNTARY TREATMENT

Respondent. _____

RCW _____

(Petitioner), the superintendent or professional person in charge of (name of facility) in which (respondent) is detained for (number) days pursuant to an order of (name of court) entered on (date) alleges that:

(Respondent), residing at (address) in (city or town) is a single, married, widowed, divorced, male, female age _____

(Respondent) has threatened, attempted or actually inflicted harm on another person, or substantial damage upon the property of another during respondent's current period of court ordered treatment and as a result of mental disorder presents a likelihood of serious harm to others, or was taken into custody as a result of conduct in which respondent attempted or inflicted serious physical harm upon the person of another and continues to present as a result of mental disorder a likelihood of serious harm to others, or is in custody pursuant to RCW 71.05.280(3) (acts constituting a felony) and as a result of mental disorder presents a substantial likelihood of repeating similar acts, or continues to be gravely disabled.

The facts upon which the allegations of this petition are based are as follows: _____

A form of treatment less restrictive than involuntary detention is not in the best interest of the respondent or others.

The petitioner requests that a hearing be held to determine whether (respondent) shall be detained for involuntary treatment for a period not to exceed 180 days.

Petitioner

Sworn and Subscribed on _____

Notary Public for
State of Washington
Residing at _____
My commission expires on _____

RULE 6.5

PETITION FOR REVOCATION OF
CONDITIONAL RELEASE
OR LESS RESTRICTIVE TREATMENT

The petition for revocation of conditional release or less restrictive treatment shall contain the following:

(a) The name and address of the petitioner and the statement that petitioner is the Secretary of the Department of Social and Health Services, State of Washington, or is the county mental health professional for (name) county.

(b) The name and address of the person alleged to have failed to adhere to the terms and conditions of release or less restrictive treatment and to be likely to injure himself or other persons if not returned for involuntary treatment on an inpatient basis. Such person shall be denominated the respondent.

(c) The facts upon which the allegations of the petition are based.

(d) A statement that the respondent was released under terms and conditions, a copy of which terms and conditions is attached to the petition, from detention pursuant to court order for involuntary treatment and of a court ordered less restrictive treatment or under terms

and conditions set by an evaluation and treatment facility, and that a copy of the terms and conditions is attached to the petition. The statement shall also contain the date the order was entered, number of days for which effective, and the court entering such order.

(e) The date, time and place of detention of the respondent if he is detained pursuant to an order of the secretary, or whether such an order has been or will be issued.

(f) A demand that a hearing be held within 5 days of the date on which respondent was detained pursuant to an order of the secretary, or not less than 15 days from the date of service of the petition on the respondent, on the issues of whether the respondent failed to adhere to the terms and conditions of release or less restrictive treatment, or whether the conditions of the release should be modified, or the person should be returned to the facility or whether the person should be placed in an involuntary treatment facility.

(g) The petition shall be in substantially the following form, with a copy of the terms and conditions attached:

SUPERIOR COURT OF WASHINGTON FOR [] COUNTY

In re the Detention of:

No. _____

PETITION FOR REVOCATION OF CONDITIONAL RELEASE

Respondent.

RCW _____

(Petitioner), [] Secretary of the Department of Social and Health Services, State of Washington, or [] county mental health professional for (name) county alleges that:

(Respondent), residing at (address) in (city or town) is a [] single, [] married, [] widowed, [] divorced, [] male, [] female age _____

Pursuant to an order of (name) court entered on (date), respondent was detained for involuntary treatment for a period not to exceed (number) days in (name of facility), or was placed on less restrictive alternative treatment.

[] (Respondent) was conditionally released from inpatient care at (name of facility) prior to expiration of the court ordered period of detention, under terms and conditions for such release copies of which, including modifications, are attached and were filed in (name) court on (date(s)) or [] respondent was placed on less restrictive treatment under terms and conditions copies of which, including modifications, are attached.

During the period of conditional release or less restrictive treatment, respondent was receiving outpatient care from (name of facility) located in (city or town), (name) county.

Pursuant to RCW _____, petitioner [] has [] has not issued an order for the apprehension and detention of respondent and respondent [] is not detained [] is detained in (name of facility) located in (city, town), (name) county.

(Respondent) has failed to adhere to the terms and conditions of respondent's release from involuntary detention or less restrictive alternative treatment and []

the conditions of release or less restrictive treatment should be modified or [] the person should be placed in an involuntary treatment facility.

The facts upon which the allegations of this petition are based are as follows:

The petitioner requests that a hearing be held to determine whether respondent has failed to adhere to the terms and conditions of release or less restrictive treatment, and whether the respondent shall be placed on involuntary treatment on an inpatient basis or whether the terms and conditions of release or less restrictive treatment shall be modified.

Petitioner

Sworn and Subscribed on _____

Notary Public for State of Washington Residing at _____ My commission expires on _____

WSR 80-18-014 RULES OF COURT STATE SUPREME COURT [November 20, 1980]

IN THE MATTER OF THE ADOPTION OF GR 8, THE RESCISSION OF JAR 1, AND CHANGES TO THE TABLES OF RULES OF GR AND JAR. NO. 25700-A-307 ORDER

The Court having considered the adoption of GR 8 and the rescission of JAR 1, and having determined that the proposal will aid in the prompt and orderly administration of justice; Now, therefore, it is hereby

ORDERED:

- (a) That GR 8 as attached hereto is adopted; (b) That JAR 1 is hereby rescinded; (c) That these changes are to be published expeditiously in the Washington Reports and shall be effective on January 1, 1981; (d) That the title of GR 8 be added to the GR Tables of Rules and that the title of JAR 1 be deleted from the JAR Table of Rules.

DATED at Olympia, Washington, this 20th day of November, 1980.

Robert F. Utter

Hugh J. Rosellini

Charles Horowitz

Charles F. Stafford

James M. Dolliver

Robert F. Brachtenbach

Floyd V. Hicks

William H. Williams

JAR 1
(Rescinded)

RULE 8

QUALIFYING EXAMINATION FOR LAY
CANDIDATES
FOR JUDICIAL OFFICERS

8.1

DEFINITIONS

As used in this rule:

(a) "Judicial officer" shall mean anyone:

(1) Who is not admitted to practice law in the state of Washington including but not limited to district court judges, municipal court judges, justices of the peace, police court judges, judges of any court inferior to the superior court which may be hereafter established, court commissioners and administrators; and

(2) Who hear and dispose of cases.

(b) "Hear and dispose of cases" shall mean but is not limited to signing warrants; issuing summonses; setting bail; presiding at preliminary appearances, arraignments, hearings, trials or other proceedings or determining conditions of release.

8.2

MANDATORY QUALIFYING EXAMINATION

Every lay candidate for a judicial officer position shall, before appointment or election, pass the qualifying examination prepared in accordance with this rule.

8.3

JUDICIAL OFFICER EXAMINATION
COMMITTEE

The qualifying examination for lay candidates for judicial officers shall be prepared and administered by a committee, under the supervision of the Chief Justice of the Supreme Court, composed of the Administrator for the Courts, the Executive Secretary of the Judicial Council, the President of the Superior Court Judges' Association, and the President of the Magistrates' Association. The Administrator for the Courts shall be the chairman of the committee.

8.4

COMMITTEE RESPONSIBILITIES

The committee shall:

(a) Study Syllabus. Promulgate syllabi for study by candidates to prepare them for the responsibilities of a judicial officer and the qualifying examination for each jurisdiction. The syllabi shall include, but are not limited to, constitutional and statutory provisions and Supreme Court rules relating to the conduct of courts, state statutes, basic rules of evidence, and rights of a criminal defendant.

(b) Examination. Prepare qualifying examinations to test on proficiency included in the respective study syllabi. The examinations shall require written responses to written questions, and may also include oral portions.

(c) Administration. Announce the time and place for the examination and provide for monitoring and security during the examination.

(d) Grading. Arrange for the grading of the examination papers and determine a level of adequate competence that the candidate shall demonstrate to pass the examination.

(e) Certification. Certify to the auditor of the county in which the applicant resides the names of those applicants qualified by examination for performing the duties of judicial officer.

8.5

UNSUCCESSFUL CANDIDATES

A candidate who fails to pass the qualifying examination may, on petition to the committee, be given additional examinations once every 6 months at times and places set by the committee.

WSR 80-18-015

EMERGENCY RULES

HEALTH CARE

FACILITIES AUTHORITY

[Order 7—Filed November 25, 1980]

Be it resolved by the Washington Health Care Facilities Authority, acting at Olympia, Washington, that it does promulgate and adopt the annexed rules relating to the amending of WAC 247-02-050.

We, the Washington Health Care Facilities Authority, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this amendment is necessary so that a court case testing the constitutionality of the Authority assisting religiously affiliated hospitals with financing through the issuance of tax exempt bonds may proceed.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 70.37.050 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 25, 1980.

By Gerald L. Sorte
Executive Director

AMENDATORY SECTION (Amending Order 2, Resolution 79-3, filed 9/26/79)

WAC 247-02-050 OPERATIONS AND PROCEDURES. (1) *Uniform Procedure Rules:* Practice and procedure in and before the Authority are governed by the Uniform Procedural Rules codified in the Washington Administrative Code, WAC 1-08-005 through 1-08-590, as now or hereafter amended, which rules the Authority adopts as its own, subject to any additional rules the Authority may add from time to time. The Authority reserves the right to make whatever determination is fair and equitable should any question not covered by its rules come before the Authority, said determination to be in accordance with the spirit and intent of the law.

(2) *Authority Meetings:* The meetings of the Authority shall all be "special meetings" as that designation is applied in chapter 42.30 RCW. They may be called at any time and place by the Chairman or a majority of the members of the Authority. At least ten days' notice of all special meetings shall be given by delivering personally or by mail to each member a written notice specifying the time and place of the meeting and a copy of the agenda prepared by the Executive Director in consultation with the Chairman, and by giving such notice to the public as may be required by law. If an emergency is deemed to exist, the Chairman may shorten the notice period to not less than twenty-four hours. An executive session may be called by the Chairman or by a majority of all members of the Authority to consider the appointment, employment or dismissal of an officer or employee, and such other matters as are permitted by RCW 42.30.110.

(3) *Quorum:* Three members shall constitute a quorum, and the act of a majority of the members present at any meeting, if there is a quorum, shall be deemed the act of the Authority except as specified hereafter in WAC 247-02-050(7).

(4) *Chairman's Voting Rights:* The Chairman shall have the right to vote on all matters before the Authority, just as any other Authority member.

(5) *Minutes of Meetings:* Minutes shall be kept of the proceedings of the Authority.

(6) *Rules of Order:* The Authority shall generally follow Robert's Rules of Order, newly revised, in conducting its business meetings.

(7) *Form of Authority Action:* The Authority may act on the basis of a motion except when authorizing issuance of bonds pursuant to WAC 247-16-070 and when adopting a plan and system of an applicant pursuant to WAC 247-16-080, and when otherwise taking official and formal action with respect to the creation of special funds and the issuance and sale of bonds for a project of a participant, in which case the Authority shall act by resolution. Such resolutions shall be adopted upon the affirmative vote of a majority of the members of the Authority and shall be signed by the Chairman (~~and attested by the secretary~~) and the Secretary. Motions shall be adopted upon the affirmative vote of a majority or a quorum of members present at any meeting.

(8) *Public participation in the meetings of the Authority shall be as follows:*

(a) Any person or organization wishing to make a formal presentation at a regularly scheduled meeting of the Authority shall so notify the Executive Director in writing at least forty-eight hours prior to the time of the meeting.

(i) Such notification shall contain the name of the person, association, corporation or organization that desires to make a presentation; the address of such person and, if applicable, the address of the entity to be represented in the presentation; and the topic to be presented or discussed.

(ii) Permission to make a presentation to the Authority shall be granted by the Executive Director as authorized by the Authority.

(iii) Confirmation of permission to make a presentation to the Authority shall be made, if at all possible, by the Authority staff prior to the meeting of the Authority and shall include the date and time of the meeting and time set for the formal presentation.

(b) The Chairman of the Authority shall have the discretion to recognize anyone in the audience who indicates in writing at the time of the meeting a desire to speak at such meeting, provided that remarks by any individual person shall be limited to five minutes unless a time extension is granted by the Chairman.

Reviser's Note: RCW 34.04.058 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.

Reviser's Note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

WSR 80-18-016
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 1568—Filed November 26, 1980]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to chore services for disabled adults, adopting WAC 388-15-217.

I, N. Spencer Hammond, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is these rules are necessary to implement chapter 137, Laws of 1980, which is already in effect.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser on November 29, 1980.

This rule is promulgated under the general rule-making authority of the secretary of Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 26, 1980.

By N. S. Hammond
Executive Assistant

NEW SECTION

WAC 388-15-217 CHORE SERVICES FOR EMPLOYED DISABLED ADULTS. (1) Notwithstanding other provisions of WAC 388-15-210 through 388-15-215, employed disabled adults shall be eligible for chore services as provided in this section, with cost participation, as authorized by RCW 74.08.570.

(2) The following definitions shall apply for purposes of this section:

(a) "Employed" means engaged on a regular monthly basis in any work activity for which monetary compensation is obtained.

(b) "Total income" is the sum of an applicant's unearned income plus gross earned income.

(3) To be eligible for chore services under this section, an applicant/recipient must meet all of the following conditions:

(a) Be eighteen years of age or older.

(b) Be a resident of the state of Washington.

(c) Be determined by the department to be disabled as specified in subsection (4) of this section.

(d) Be willing to submit to such examinations as are deemed necessary by the department to establish the extent and nature of the disability.

(e) Be employed.

(f) Have chore service need as determined by the department using the client review questionnaire. See subdivision (8)(a) of this section.

(g) Not have unearned income exceeding the maximum income standard for receipt of Title XX chore services by applicants ineligible for this section. (Refer to WAC 388-15-020.)

(h) Not have resources exceeding the limitations specified in WAC 388-17-160(4).

(i) Promptly report to the department in writing any changes in income or resources which may effect eligibility.

(j) Agree to pay all chore services costs beyond the state's contribution as determined in accordance with subsection (5) of this section.

(4) For purposes of this section, an applicant is disabled if either of the following conditions is satisfied:

(a) The applicant previously has been determined "disabled" for the purpose of receiving Social Security Disability Insurance (SSDI) or Supplemental Security Income (SSI) or Federal Aid Medical Care Only (FAMCO), and the department determines that there has been no appreciable improvement in the applicant's

disabling condition(s) since that disability determination was made.

(b) The applicant is determined by the department to have a medically determinable physical or mental impairment which, except for the applicant's ability to perform gainful activity, is comparable in severity to a disability which would qualify an applicant for medical assistance related to Title XVI under WAC 388-92-015(3)(c).

(5) The department shall use the following method in determining the portion of the applicant's chore service need which will be paid by the department and the amount to be paid by the applicant's cost participation:

(a) Determine the applicant's total income (earned plus unearned). Earned income from self-employment, when applicable, shall be computed using the same rules as are established in WAC 388-28-520.

(b) Deduct the applicant's allowable work related expenses as determined by the department according to subsection (7) of this section.

(c) Deduct the maximum income level permitted for a person with the same family size as the applicant under the income standard for Title XX chore services (without participation) under WAC 388-15-020(1)(e)(i) and 388-15-020(2).

(d) If the remainder, following steps (a) through (c) of this subsection, is equal to or less than zero, the department shall pay the full authorized cost of chore services as determined by the department according to subsection (8) of this section.

(e) If the remainder, following steps (a) through (c) of this subsection, is greater than zero, the applicant shall pay one-half of this remainder as cost participation. The department shall pay the difference between the full authorized cost of chore services as determined according to subsection (8) of this section and the applicant's cost participation amount.

(f) This calculation determines the maximum payment the department shall make for any month. If fewer hours are worked than the maximum chore service need determined according to subdivision (8)(a) of this section, the department's actual payment shall be prorated.

(6) The department shall pay its share of chore service costs to the client following receipt of documentation that the services were provided. If less service is verified in any month than the maximum authorized, the department shall pay a prorated portion of its share of cost. The client shall employ the chore service worker and shall pay the worker the full amount due for services rendered. If the client receives services exceeding those authorized by the department, or agrees to a rate of pay exceeding that authorized by the department, the client shall be responsible for paying the amount exceeding the department's authorized service cost.

(7) An applicant's work related expenses shall be computed by the department as follows:

(a) Work related expenses shall be deducted in accordance with the "percentage method" or the "actual method," whichever is chosen by the client.

(b) If the client chooses the "percentage method," twenty percent of the gross earned income shall be deducted.

(c) If the client chooses the "actual method," the actual cost of each work related expense shall be deducted. This method shall be used only when the client provides written verification of all work related expenses claimed.

(d) When determined by the "actual method," allowable work expenses shall consist of:

(i) The same work related expenses as are listed in WAC 388-28-515(5), with the exception that expenditures for rental cars shall not be considered work related expenses under this section.

(ii) When appropriate, actual expenditures by the client for child care which is essential to continued employment shall be deducted as work expenses, up to the maximum amount which would be authorized for an applicant with similar employment hours, child care arrangements and child care provider who was eligible under WAC 388-15-170.

(e) Even if verified, work related expenses shall not be counted in excess of the applicant's gross earned income.

(f) The client shall have the option to change methods whenever he/she reports income to the CSO.

(8) The department shall determine the applicant's authorized chore service cost as follows:

(a) Using the client review questionnaire, determine chore service need following the same rules as would apply for Title XX chore services clients without cost participation.

(b) Calculate the authorized cost of these needed chore services based on hourly or monthly payment rates as authorized for Title XX chore service individual provider clients in that CSO catchment area.

WSR 80-18-017

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 80-189—Filed November 26, 1980]

I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to maintain control over the incidental catch of salmon and avoid disruption of existing commercial and recreational fisheries. A public hearing is scheduled on this rule December 15, 1980.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act

(chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 26, 1980.

By Gordon Sandison
Director

NEW SECTION

WAC 220-44-03000B COMMERCIAL BOTTOMFISH LANDINGS—COASTAL WATERS. Notwithstanding the provisions of WAC 220-44-030, effective immediately until further notice, it shall be unlawful to take, fish for, possess, transport through the waters of the state or land in the State of Washington, bottomfish taken for commercial purposes in coastal or Pacific Ocean waters with any gear except:

(1) Otter trawl and beam trawl

(2) Set lines

(3) Hand line jig gear

(4) Troll lines

(5) Bottomfish pots.

WSR 80-18-018

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 80-1—Filed November 26, 1980]

I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is Area 12C and the southern portion of Area 12B are closed to protect chum salmon escapement to the Hood Canal Hatchery. Chum management needs prevail in Area 13.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 26, 1980.

By Gordon Sandison
Director

NEW SECTION

WAC 220-28-012B0L **CLOSED AREA.** Effective 3:00 p.m. November 27, 1980 until further notice, it is unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in that portion of Puget Sound Salmon Management and Catch Reporting Area 12B south of a line projected from Quatsap Point to Hood Point.

NEW SECTION

WAC 220-28-012C0Y **CLOSED AREA.** Effective 3:00 p.m. November 27, 1980 until further notice, it is unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Puget Sound Salmon Management and Catch Reporting Area 12C.

NEW SECTION

WAC 220-28-01300T **CLOSED AREA.** Effective 6:00 p.m. November 30, 1980 until further notice, it is unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Puget Sound Salmon Management and Catch Reporting Area 13, except in the following portions of Area 13:

(a) that portion easterly and shoreward of a line projected northeasterly from Gordon Point through the second gravel loading tower north of Chambers Creek (Lone Star Industries tower) to the shore.

(b) that portion within a 300 yard radius of McAllister Creek.

REPEALER

The following sections of the Washington Administrative Code are repealed:

effective 3:00 p.m. November 27, 1980:

WAC 220-28-012C0X **CLOSED AREAS.** (80-185)

effective 6:00 p.m. November 30, 1980:

WAC 220-28-01300S **CLOSED AREA.** (80-178)

WSR 80-18-019**PROPOSED RULES****UTILITIES AND TRANSPORTATION
COMMISSION**

[Filed November 26, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission, intends to adopt, amend, or repeal rules concerning Cause No. TV-1418, relating to the amending of WAC 480-12-180 and 480-12-190, relating to equipment safety and drivers hours of service of common carriers. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the amendments on economic

values, pursuant to chapter 43.21H RCW and WAC 480-08-050(17);

and that the adoption, amendment, or repeal of such rules will take place at 8:00 a.m., Wednesday, January 7, 1981, in the Commission Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 80.01.040, 81.80.211 and 81.80.290.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to Friday, January 2, 1981, and/or orally at 8:00 a.m., Wednesday, January 7, 1981, Commission Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

Dated: November 26, 1980

By: David Rees
Secretary

STATEMENT OF PURPOSE

In the matter of amending WAC 480-12-180 and 480-12-190, relating to equipment safety and drivers hours of service of common carriers.

The rule changes proposed by the Washington Utilities and Transportation Commission are to be promulgated pursuant to RCW 81.01.040[80.01.040], 81.80.211 and 81.80.290, which direct that the Commission has authority to implement the provisions of chapter 81.80 RCW, and pursuant to RCW 34.04.030, as rules of the Washington Utilities and Transportation Commission.

The rule changes proposed are designed to make current state safety rules with federal Department of Transportation safety rules, and to change driver log reporting requirements to include a 100 mile radius exemption from strict log book requirements. Under the new rules as proposed the present 50 mile radius exemption will be enlarged to 100 miles, but certain information on drivers hours of service will still be required to be maintained.

With respect to safety requirements, new language in current federal rules is intended to be adopted, although no substantive changes in equipment standards is made. Language in the current rule is proposed to be changed to precisely state effective dates of certain reporting requirements.

David Rees, Secretary, Seventh Floor, Highways-Licenses Building, Olympia, Washington (telephone number (206) 753-6512) and members of his staff were responsible for the drafting of the rule changes and will be responsible for implementation and enforcement of the proposed rules.

The proponent of the rule is the Washington Utilities and Transportation Commission.

There are no comments or recommendations being submitted inasmuch as the adoption is pursuant to legislative authorization reflected in RCW 80.01.040, 81.80.211 and 81.80.290.

The rule changes proposed will affect no economic values. The rule changes proposed are not necessary because of state or federal court action or federal law.

This certifies that copies of this statement are on file with the Commission, are available for public inspection, and that three copies of this statement are this date being forwarded to the Secretary of the Senate and three copies to the Chief Clerks of the House of Representatives.

AMENDATORY SECTION (Amending Order 127, Cause No. TV-1261, filed 9/19/79)

WAC 480-12-180 EQUIPMENT—DRIVERS—SAFETY. In addition to other laws and regulations of this state, all motor vehicles operating under chapter 81.80 RCW shall comply with the following:

(1) Adoption of United States department of transportation motor carrier safety regulations. The rules and regulations governing motor carrier safety prescribed by the United States department of transportation in Title 49, Code of Federal Regulations, part 392, excluding section 392.2 and paragraph (c) of section 392.1; part 393, excluding paragraph (b) of section 393.1; part 396, excluding paragraph (b) of section 396.1; part 397, excluding section 397.21 and paragraph (c) of section 397.1; as well as and including all appendices and amendments thereto in effect on ~~((the effective date of this rule))~~ October 31, 1980, are adopted and prescribed by the commission to be observed by all common, contract, and registered carriers operating under chapter 81.80 RCW.

(2) Whenever the designations "director, bureau of motor carrier safety," "director, regional motor carrier safety office," "regional highway administrator," and "federal highway administration" are used in the respective parts of Title 49, Code of Federal Regulations, as described in subsection (1) of this section, such designations for the purpose of this rule shall mean the "Washington utilities and transportation commission."

(3) Safety chains or other load fastening devices. Any motor truck, truck tractor, trailer, semitrailer, or any combination thereof, transporting logs upon a public highway where binder devices are required, shall have the load thereon securely fastened and protected as follows:

(a) Placement and number of wrappers required on log trucks using stakes.

(i) In the hauling of one log loads, one wrapper chain or cable shall be required and it shall be secured to the rear bunk and the log shall be properly blocked or secured in a manner which will prevent it from rolling or shifting. An additional wrapper, secured to the front bunk, is optional.

(ii) In the hauling of two log loads, not less than two wrapper chains or cables shall be used to secure the load. The logs shall be properly blocked to prevent them from rolling or shifting.

(iii) On loads consisting of three or four logs not over forty-four feet in length, the load shall be secured by not less than two properly spaced wrapper chains or cables. Ends of short logs not secured by such wrappers shall be secured with extra wrappers. If any log is over forty-four feet in length, the load shall be secured by not less than three properly spaced wrappers.

(iv) Loads consisting of five or more logs, when the logs are all seventeen feet or less in length, shall be secured by not less than two properly spaced wrappers. Loads consisting of five or more logs, when any log is over seventeen feet in length, shall be secured by not less than three properly spaced wrappers.

(b) Placement and number of wrappers required on log trucks using chock blocks.

(i) In the hauling of one log load, one wrapper chain or cable shall be required and secured to the rear bunk and the log shall be properly blocked in a manner to prevent it from rolling or shifting.

(ii) One additional wrapper chain or cable shall be required on log trucks using chock blocks over and above the requirements in subparagraphs (a) (iii) and (iv) of this subsection.

(c) Placement and number of wrappers required on crosswise loaded trucks, trailers, etc. In the case of short logs loaded crosswise, the following method of securing the load shall be used if the truck trailer is not provided with solid ends of a height sufficient to prevent any log in the load from rolling off: Not less than two chock blocks shall be used at each open end of the vehicle and the load shall be held with at least two wrapper chains or cables. The wrappers shall be firmly attached to the end of the truck or trailer. Rigid standards or stakes may be used in lieu of chock blocks but each such standard or stake shall be either rigidly connected to the bed of the truck or trailer or shall be placed in a tight fitting socket at least twelve inches in depth. Other means furnishing equivalent security may be acceptable.

(d) Wrapper placement. When two wrappers are required, they shall be applied within six feet of the front and rear bunks. When more than two wrappers are required, the front and back binder shall be applied within six feet of the front and rear bunks.

(e) Short logs. To properly secure short logs, binders shall be placed near the end, not less than twelve inches from the end of the log.

(f) Log on top or in outside saddle. No log loaded on top or in outside saddles of a load shall be transported unless secured by not less than two wrapper chains or cables, one of which shall be placed near each end of such log.

(g) Fasten in place. All wrappers and binders shall be fastened in place prior to tightening to prevent the displacement of logs on the top of the load.

(h) Surround load. All wrapper chains or cables, except in the case of one log loads, shall entirely surround the load. This does not apply to gut-wrappers.

(i) Gut-wrappers. Gut-wrappers, when used, shall be adjusted so as to be tightened by, but not carry the weight of the logs above them.

(j) Wrappers and binders to be placed before leaving immediate loading area. Wrappers and binders shall be placed and tightened around the completed load before the truck leaves the immediate loading area.

(k) Construction of wrappers and binders. Wrapper chains or cables, binders, fasteners, or attachments thereof, used for any purpose as required by these standards, shall have a minimum breaking strength of not less than fifteen thousand pounds and shall be rigged so that it can be safely released.

(l) Bundle straps or banding. For the purposes of this standard, applied bundle straps or banding are not acceptable as wrappers and binders.

(m) Loose ends secured. All loose ends of wrapper chains or cables shall be securely fastened so as to prevent their swinging free in a manner that will create a hazard.

(n) Trucks in sorting yards. Trucks and trailers used around sorting yards, etc., which travel at slow speeds, will not be required to use wrappers providing all logs are contained by and lie below the height of the stakes and there are no persons on the ground exposed to such traffic.

(o) Binder hook design. Binders for securing wrappers on logging trucks shall be fitted with hooks of proper size and design for the wrapper chain being used.

(p) Defective wrappers. Wrappers shall be removed from service when any of the following conditions exist:

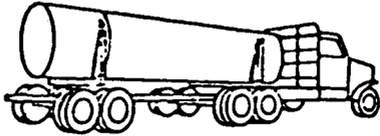
- (i) Excessively worn links on chains;
- (ii) Deformed or stretched chain links;
- (iii) Cracked chain links;
- (iv) Frayed, stranded, knotted, or otherwise defective wire rope.

(q) Binder extensions. Pipe extension handles (swedes) for tightening or securing binders shall be limited to not longer than thirty-six inches. Care shall be taken that a sufficient amount of the pipe extends over the binder handle.

(r) Defective binders. Defective binders shall be immediately removed from service.

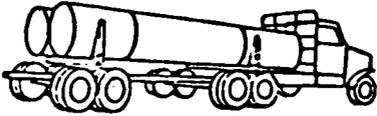
NOTE: See the following Diagrams I and II for illustrations of placement and number of load fastening devices.

PLACEMENT AND NUMBER OF WRAPPERS



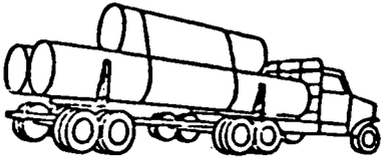
One log load

One wrapper required which shall be secured to the rear bunk. Log shall be blocked or secured in a manner to prevent it from rolling or shifting. A second wrapper secured to the front bunk is optional.



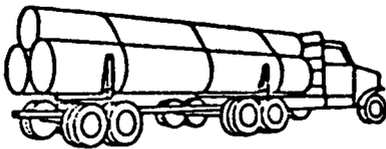
Two log load

A minimum of two wrappers required. Logs shall be blocked to prevent them from rolling or shifting.



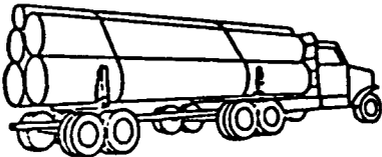
Three or four log load forty-four feet or less

A minimum of two wrappers required.



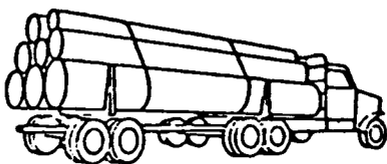
Three or four log loads more than forty-four feet

A minimum of three wrappers required.



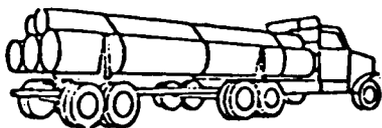
Five or six log load
all logs seventeen feet or less

A minimum of two wrappers required.



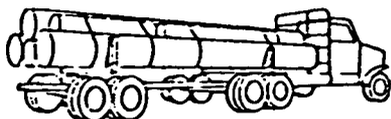
Seven or more log load
all logs seventeen feet or less

A minimum of two wrappers required.



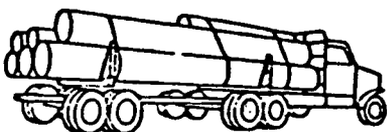
Five or more log load
if any logs are more than seventeen feet

A minimum of three wrappers required.



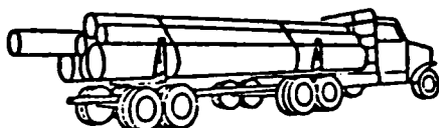
Outside logs or top logs

All outside or top logs shall be secured by a binder near but not within 12 inches of each end.



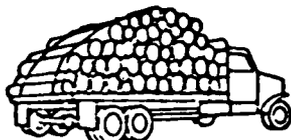
A wrapper shall be near each bunk

Each load shall be secured by having a wrapper within 6 feet of each bunk except on one log loads.



Proper support for logs

Not more than approximately one-third the weight of any log shall extend beyond the end of the logs or bunk supporting it.



Short logs loaded crosswise

A minimum of two wrappers are required and two chocks or stakes shall be used on the open end of the truck.

NOTE: All loads of logs on logging trucks equipped with chock blocks instead of stakes, shall have at least one additional wrapper over and above the requirements for trucks equipped with stakes, excepting on one and two log loads and trucks with short logs loaded crosswise.

(4) Approved load fastening devices. The following binder devices are hereby approved for purposes of transporting logs as referred to in subsection (3) of this section, provided that they meet a breaking strength of at least fifteen thousand pounds:

- (a) Three-eighths inch high-test steel chain;
- (b) One-half inch diameter steel cable; and
- (c) Steel strapping not less than two inches by fifty one-thousandths inches in dimension.

(5) Anti-spray devices. Every vehicle shall be equipped with a device adequate to effectively reduce the wheel spray or splash of water from the roadway to the rear thereof. All such devices shall be as wide as the tires behind which they are mounted and extend downward at least to the center of the axle.

(6) Qualifications of drivers. Adoption of United States department of transportation motor carrier safety regulations. The rules and regulations governing qualifications of drivers prescribed by the United States department of transportation in Title 49, Code of Federal Regulations, part 391, excluding paragraphs (a) and (b) of section 391.2, section 391.69, subparagraph (2) of paragraph 391.71(a), and subparagraph (4) of paragraph 391.71(b); as well as and including all appendices and amendments thereto in effect on ~~((the effective date of this rule))~~ October 20, 1979, are adopted and prescribed by the commission to be observed by all common, contract, and registered carriers operating under chapter 81.80 RCW except:

(a) The minimum age requirement for drivers prescribed in subparagraph (1) of paragraph 391.11(b) shall be eighteen years of age.

(b) With respect to the limited exemption prescribed in section 391.61, the time period identified therein shall be the period of time prior to ~~((the effective date of this rule))~~ October 20, 1979.

(c) With respect to the limited exemptions prescribed in sections 391.65 and 391.71, the time periods identified in these sections shall have as a starting date ~~((the effective date of this rule))~~ October 20, 1979.

(7) Whenever the designation "director, bureau of motor carrier safety" is used in the respective parts of Title 49, Code of Federal Regulations, as described in subsection (6) of this section, such designation for the purpose of this rule shall mean the "Washington utilities and transportation commission", located in Olympia, Washington.

AMENDATORY SECTION (Amending Order R-121, Cause No. TV-1203, filed 3/28/79)

WAC 480-12-190 HOURS OF SERVICE—ON DUTY—ADOPTION OF FEDERAL SAFETY REGULATIONS. The rules and regulations adopted by the United States department of transportation in Title 49, Code of Federal Regulations, Part 395, as well as and including all appendices and amendments thereto in effect on January 30, 1978 are adopted and prescribed by the commission to be observed by all common, contract, and registered carriers operating under chapter 81.80 RCW, except:

(1) A driver who is driving a motor vehicle in the hauling of logs from the point of production or in dump truck operations, exclusively in intrastate commerce, shall not drive nor be permitted to drive more than twelve hours following eight consecutive hours off duty. Such driver shall not be on duty nor be permitted to be on duty more than ninety hours in any period of seven consecutive days.

(2) A driver who is driving a motor vehicle in the hauling of agricultural products from the point of production on farms, exclusively in intrastate commerce, shall not drive nor be permitted to drive more than twelve hours following eight consecutive hours off duty. Such driver shall not be on duty nor be permitted to be on duty more than ninety hours in any period of seven consecutive days.

(3) The rules and regulations governing driver's daily logs prescribed in Title 49, Code of Federal Regulations, section 395.8 and adopted in this section, do not apply ~~((for those operations described in subsections (1) and (2) of this section))~~ to a ~~((regularly employed))~~ driver who drives wholly within a radius of one hundred miles of the terminal or garage at which he or she reports for work, if the motor carrier who employs the driver maintains and retains for a period of one year accurate and true records showing the total number of hours of driving time and the time that the driver is on duty each day and the time at which the driver reports for, and is released from, duty each day. A tacograph showing the required driver hourly information may be substituted for the required records.

WSR 80-18-020**ADOPTED RULES****SUPERINTENDENT OF PUBLIC INSTRUCTION**

[Order 80-38—Filed November 26, 1980]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the limitation of dollar amount of school district excess general fund property tax levies.

This action is taken pursuant to Notice No. WSR 80-15-119 filed with the code reviser on October 22, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.52.0531 which directs that the Superintendent of Public Instruction has authority to implement the provisions of RCW 84.52.0531.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 26, 1980.

By Frank Brouillet
Superintendent of Public Instruction

AMENDATORY SECTION (Amending Order 13-78, filed 12/8/78)

WAC 392-139-005 PURPOSE. The purpose of WAC 392-139-010 through ~~((392-139-045))~~ 392-139-036 is to establish the exclusive means for fixing the maximum dollar amount of taxes which may be levied on property and collected ~~((in))~~ on behalf of any school district in a given tax year for general fund maintenance and operation purposes pursuant to RCW 84.52.053 and 84.52.0531. These rules shall be effective for calculation of taxes collected in 1981 and thereafter.

AMENDATORY SECTION (Amending Order 13-78, filed 12/8/78)

WAC 392-139-010 ESTABLISHMENT OF THE MAXIMUM DOLLAR AMOUNT OF SCHOOL DISTRICT LEVIES—GENERAL. (1) Notwithstanding such larger dollar amount as may be approved by the electorate of a school district pursuant to RCW 84.52.053, the maximum dollar amount which may be levied and collected by or for any school district for general fund maintenance and operation support in a given tax year ~~((or in a given school year, as the case may be,))~~ shall be established annually as follows:

(a) Only figures and data gathered and approved by the superintendent of public instruction, or his or her designee, shall be used.

(b) ~~((Approved current information and data shall be applied to Schedules I, II, III, IV, V and VI of the Form F-780 as set forth in WAC 392-139-020 through 392-139-045 in order to compute the permissible dollar amount that may be levied by or for a school district.))~~ Pursuant to this chapter, the division of financial services, superintendent of public instruction, shall annually during the month of September compute and notify school districts of the maximum excess general fund property tax levy capacity of each school district for taxes to be collected during the immediate succeeding calendar year. All definitions of time periods are used in this chapter in the context of such annual September action.

(c) ~~((The official maximum dollar amount for a given tax year shall be the amount computed by the superintendent of public instruction, or his or her designee, as of the September immediately preceding the tax year of collection.))~~

~~((d))~~ Notice of the levy amount for each school district arrived at pursuant to this ~~((section))~~ chapter shall be provided to each affected school district ~~((and))~~, county assessor and ~~((auditor))~~ chairman of the board of county commissioners prior to ~~((October 1 of each year))~~ the date specified in RCW 84.52.020.

(2) The superintendent of public instruction, or his or her designee, shall annually provide all districts with the appropriate calculation procedures for the purposes of this ~~((section))~~ chapter.

NEW SECTION

WAC 392-139-016 DEFINITIONS. As used in this chapter, the terms:

(1) "Accounts 1000, 1030, 1040 and 3170" shall mean general fund revenue classifications as designated in Form F-195 (school district annual budget) published and distributed by the superintendent of public instruction as follows: Account 1000—total local property tax revenue; Account 1030—local property taxes collected from excess levies; Account 1040—joint district local property taxes collected from excess levies; and Account 3170—timber excise tax Fund A.

(2) "County assessor's report" shall mean the report completed by county assessors each year depicting the basic assessed valuation, regular levy senior citizen exemption, one hundred percent timber roll, excess general fund levy senior citizen exemption, and total assessed valuation data for individual school districts. County assessors provide these data annually to the superintendent of public instruction via Report 1038S.

(3) "County treasurer's monthly report" shall mean the financial statement issued to the school districts by the county treasurers each month from September through August. This report includes data concerning the school district general fund consisting of beginning and ending cash balances, investment income and expenditure, warrants outstanding, revenues in the form of cash increases credited to the various accounts and the current balance of the general fund. To determine the prior year's local property tax, joint district property tax and timber tax collections for calculating a school district's additional levy authority, cash increase data are reported in items 20, 21, 22, 23, 24, 25 and 35 of this report.

(4) "F-195" (the budget for fiscal year 19__-__) shall mean the annual school district budget document officially adopted by each school district pursuant to chapter 28A.65 RCW for each year's operations. This document contains estimates of revenues to be received from state sources and excess general fund levy revenues to be collected during the school year.

(5) "R-1191" (estimated funding required to guarantee one hundred percent of basic education allocation for 19__-__ school year) shall mean the monthly report prepared and distributed by the superintendent of public instruction which includes the number of basic education allocation formula derived certificated and classified staff units, the compensation entitlement amounts for such staff, the basic education allocation provided for each average annual full-time-equivalent student, the basic education allocation, the amount of state-funded support and any final adjustments made for the current school year for each school district. These data are used to calculate the basic levy limitation amount pursuant to WAC 392-139-021 and the additional levy capacity, if any, pursuant to WAC 392-139-026 for calendar year tax collections.

(6) "R-1191E" (full-time enrollments used to calculate staff units) shall mean the report prepared and distributed by the superintendent of public instruction which includes the number of basic certificated, formula certificated and formula classified staff units computed on the basis of the number of students enrolled in a school district as reported by the district converted to full-time-equivalent (FTE) students. The enrollment

data are reported for each of the following grade levels: Kindergarten, grades 1-6, 7-8, and 9-12, excluding secondary vocational students. Vocational secondary FTE students are reported separately for private and public schools. The staff unit calculations provide for an additional number of certificated units due to a significant decrease in student enrollment as provided in the biennial appropriations acts.

(7) "R-1197" (statement of apportionment) shall mean the monthly report prepared and distributed by the superintendent of public instruction which includes the annual allotment of state funds to each school district for each of the state-funded programs which the district operates.

(8) "Spring tax collection percentage" shall mean that portion of property tax payments received by county treasurers for each school district from February 1 through August 31 expressed in terms of a percent. The superintendent of public instruction shall determine an average tax collection percentage based on a three-year period of tax collections. If a school district requests that the superintendent of public instruction review the tax collection percentage, the superintendent may choose another tax collection period on which to base the tax collection percentage.

(9) "Fall tax collection percentage" shall mean that portion of property tax payments received by county treasurers for each school district from September 1 through January 31 of the next ensuing year expressed in terms of a percent. The superintendent of public instruction shall determine an average tax collection percentage based on a three-year period of tax collections. If a school district requests that the superintendent of public instruction review the tax collection percentage, the superintendent may choose another tax collection period on which to base the tax collection percentage.

(10) "Total property tax collections" shall mean all property tax payments received by county treasurers for each school district from February 1 through January 31 of the next ensuing year. The sum of the spring tax collection percentage and the fall tax collection percentage shall always equal one hundred percent.

NEW SECTION

WAC 392-139-017 **ADDITIONAL DEFINITIONS.** As used in this chapter, the terms:

(1) "P-213" shall mean the form entitled Report of High School Students Residing in Nonhigh Districts. The P-213 is printed and distributed annually by the superintendent of public instruction to school districts educating students residing in other school districts not maintaining an educational program for grades seven through twelve. Data from this report are used to determine, in part, the amount of excess general fund levy capacity which shall be transferred from the nonresident high school district to the resident nonhigh school district pursuant to WAC 392-139-036.

(2) "P-223NR" shall mean the form entitled Monthly Report of School District Enrollment of Nonresident Students Enrolled in an Approved Interdistrict Cooperative. The P-223NR is printed and distributed annually

by the superintendent of public instruction to school districts educating students residing in other school districts. Data from this report are used to determine the authorized levy capacity to be shifted from the nonresident school district to the resident school district.

(3) "Basic education allocation" shall mean the amount of state funds calculated by the superintendent of public instruction which is the basis for the superintendent to distribute funds to school districts for the operation of a basic program of education pursuant to RCW 28A.58.750, et seq., 28A.41.130, 28A.41.140 and chapter 392-121 WAC. This amount is also known as the total guaranteed entitlement for basic education. In cases where a school district operates more than one small high school, the basic education allocation shall be increased by the amount calculated pursuant to the small high school formula set forth in the biennial appropriations act for each of the high schools.

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

(5) "Enrollment decline" shall have the same meaning as this term is given in WAC 392-121-105.

(6) "Current school year" shall mean the school year which is in session at the time the levy limitation calculations are made pursuant to this chapter and county commissioners certify to the county assessors the amount of taxes to be levied on property pursuant to RCW 84.52.070.

(7) "Prior school year" shall mean the school year immediately preceding the current school year.

(8) "Next tax collection year" shall mean the immediate succeeding calendar year referenced in WAC 392-139-010(1)(b).

(9) "Current tax collection year" shall mean the current calendar year.

(10) "Mandated restricted cash" shall mean an amount of funds from excess general fund levy collections in the fall of calendar year 1979 equal to eight percent of the school district's 1979-80 basic education allocation multiplied by the district's fall tax collection percentage rate or the amount of the district's fall 1979 collections, whichever is less, which shall be held in an unencumbered status for expenditure for excess general fund levy relief in a subsequent school year pursuant to section 107, chapter 270, Laws of 1979 extraordinary session (the biennial appropriations act).

NEW SECTION

WAC 392-139-018 ADDITIONAL DEFINITIONS. As used in this chapter, the terms:

(1) "Account 3020" shall mean the school district general fund budget classification in which are recorded state funds received by school districts for reimbursement for operation of a student transportation program approved by the superintendent of public instruction pursuant to RCW 28A.41.160 and chapter 392-141 WAC.

(2) "Account 3021" shall mean the school district general fund budget classification in which are recorded

state funds received by school districts for reimbursement for cost of depreciation of transportation equipment pursuant to RCW 28A.41.160 and chapter 392-141 WAC.

(3) "Account 3030" shall mean the school district general fund budget classification in which are recorded state funds received by school districts for the operation of a program to educate handicapped students, such program approved by the superintendent of public instruction pursuant to chapter 28A.13 RCW, RCW 28A.41.053 and chapter 392-171 WAC.

(4) "Account 3220" shall mean the school district general fund budget classification in which are recorded state funds received by school districts for the operation of urban, rural, racial, disadvantaged (URRD) educational programs pursuant to RCW 28A.41.270 and chapter 392-161 WAC.

(5) "Account 3243" shall mean the school district general fund budget classification in which are recorded state funds which a school district receives for the operation of an education program for gifted students, such program approved by the superintendent of public instruction pursuant to RCW 28A.16.020 and WAC 180-68-100.

(6) "Account 3244" shall mean the school district general fund budget classification in which are recorded state funds received by a school district for the operation of a remedial assistance program pursuant to RCW 28A.41.404 and WAC 392-161-170, et seq.

(7) "Account 3245" shall mean the school district general fund budget classification in which are recorded state funds received by a school district for the operation of a transitional bilingual instruction program pursuant to RCW 28A.58.810 and chapter 392-160 WAC.

NEW SECTION

WAC 392-139-021 DETERMINATION OF EXCESS GENERAL FUND LEVY CAPACITY ATTRIBUTABLE TO BASIC EDUCATION ALLOCATION. The dollar amount of each school district's general fund excess levy authorized for the next tax collection year shall be determined by multiplying the prior school year's basic education allocation as of August 31 by ten percent.

NEW SECTION

WAC 392-139-026 DETERMINATION OF ADDITIONAL EXCESS GENERAL FUND LEVY CAPACITY. (1) General. The dollar amount of each school district's general fund excess levy authorized for the next tax collection year may be increased over the amount determined in WAC 392-139-021 to the extent that the total of the estimated basic education allocation for the current school year as of August 31, plus the estimated current school year general fund excess levy property tax collections which would otherwise be placed in accounts 1000 and 3170 as limited pursuant to WAC 392-139-021, plus the mandated restricted cash, is less than the estimated potential current school year dollar level for basic education as established in subsection (2) of this section.

(2) Establishment of a school district's potential current school year dollar level for basic education for purposes of additional excess general fund levy capacity. The establishment of the potential current school year dollar amount for purposes of determining whether or not a school district is authorized additional general fund excess levy capacity shall be calculated as follows:

(a) Determine the district's current school year dollar level per student by dividing the total of amounts in prior school year general fund revenue accounts 1000 and 3170 plus prior school year basic education allocation as of August 31 less mandated restricted cash by the prior school year's AAFTE and multiplying the quotient obtained by one hundred six percent.

(b) Determine the district's potential aggregate current school year dollar level by:

(i) Multiplying the district's estimate of current school year's AAFTE by current school year dollar level per student calculated in (a) of this subsection;

(ii) Multiplying the enrollment decline students by the total obtained by adding the prior school year's dollar amounts in general fund revenue accounts 1000 and 3170 plus the prior school year's basic education allocation as of August 31 less the mandated restricted cash; and

(iii) Adding the products obtained in (i) and (ii) above.

(c) Determine the district's current school year revenue level in relevant budget accounts without funds from additional levy capacity calculated pursuant to this section by combining the district's estimated total dollars in the current school year's general fund revenue accounts 1000 and 3170 with the district's estimate of current school year basic education allocation as of October 1 and the mandated restricted cash.

(d) Determine the district's additional potential current school year dollar level by subtracting the total obtained in (c) of this subsection from the total obtained in (b) of this subsection.

(e) Determine the district's additional excess general fund levy capacity, if any, by dividing the amount obtained in (d) of this subsection, if greater than zero, by the spring tax collection percentage.

NEW SECTION

WAC 392-139-031 DETERMINATION OF EXCESS GENERAL FUND LEVY CAPACITY ATTRIBUTABLE TO STATE-FUNDED CATEGORICAL PROGRAMS. The dollar amount of each school district's general fund excess levy authorized for the next tax collection year pursuant to this chapter shall be determined by summing the prior school year's allocations made from the state general fund to the school district by the superintendent of public instruction in school district general fund revenue accounts 3020, 3021, 3030, 3220, 3243, 3244 and 3245 as reported on the August 31 R-1197 and multiplying the total obtained by ten percent.

NEW SECTION

WAC 392-139-036 DETERMINATION OF EXCESS GENERAL FUND LEVY CAPACITY TO BE TRANSFERRED FROM THE NONRESIDENT SCHOOL DISTRICT TO THE RESIDENT SCHOOL DISTRICT. In cases where a student resides in one school district (resident school district) but attends school in another school district (nonresident school district) pursuant to chapter 28A.44 RCW, RCW 28A.58-.075 or 28A.58.245 and chapter 392-135 WAC, the nonresident school district's excess general fund levy capacity for the next tax collection year shall be reduced and the resident school district's general fund excess levy capacity for the next tax collection year shall be increased by the same amount which shall be determined as follows:

(1) Determine the nonresident school district's prior school year basic education allocation per AAFTE as of August 31.

(2) Multiply the amount obtained in subsection (1) of this section by ten percent.

(3) For each AAFTE student enrolled in a nonresident school district, deduct the amount obtained in subsection (2) of this section from the nonresident school district's excess general fund levy capacity for the next tax collection year and add that same amount to the resident school district's excess general fund levy capacity for the next tax collection year.

REPEALER

The following sections of the Washington Administrative Code are repealed:

(1) WAC 392-139-015 DEFINITIONS.

(2) WAC 392-139-020 SCHEDULE I—CALCULATION OF BASIC LEVY LIMITATION FOR CALENDAR YEAR 19__.

(3) WAC 392-139-025 SCHEDULE II—CALCULATION OF ADDITIONAL LEVY AUTHORITY (EXCEEDING BASIC LEVY LIMITATION FOR 19__ CALENDAR YEAR).

(4) WAC 392-139-030 SCHEDULE III—PRIOR YEAR 100% FORMULA FUNDING.

(5) WAC 392-139-035 SCHEDULE IV—ESTIMATED CURRENT YEAR BASIC EDUCATION FUNDING.

(6) WAC 392-139-040 SCHEDULE V—SMALL SCHOOL FACTORS.

(7) WAC 392-139-045 SCHEDULE VI—SMALL HIGH SCHOOL FACTORS.

WSR 80-18-021

PROPOSED RULES

**UTILITIES AND TRANSPORTATION
COMMISSION**

[Filed November 26, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission, intends to adopt,

amend, or repeal rules concerning Cause No. U-80-105, relating to the adoption of chapter 480-105 WAC, relating to rules governing the interconnection of electric companies with electric cogeneration and small power production facilities, and the rates to be paid for electricity purchased from or sold to such facilities. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposal on economic values pursuant to chapter 43.21H RCW and WAC 480-08-050(17);

that such agency will at 9:30 a.m., Tuesday, January 13, 1981, in the Commission's Hearing Room, 6th Floor, Highways-Licenses Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 8:00 a.m., Wednesday, January 28, 1981, in the Commission's Conference Room, 7th Floor, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 80.01.040 and 80.04.160.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 13, 1981, and/or orally at 9:30 a.m., Tuesday, January 13, 1981, Commission's Hearing Room, 6th Floor, Highways-Licenses Building, Olympia, Washington.

Dated: November 26, 1980

By: David Rees
Secretary

STATEMENT OF PURPOSE

In the matter of adopting chapter 480-105 WAC relating to electric companies.

Chapter 480-105 WAC is proposed for adoption as indicated in the notice of intention to adopt rules filed this date with the Code Reviser.

This rule adoption is proposed pursuant to RCW 80.01.040 and 80.04.160 under the general rule-making authority of the Washington Utilities and Transportation Commission. The proposed new chapter, chapter 480-105 WAC, is intended to set forth rules governing the interconnection of electric companies with electric cogeneration and small power production facilities, and rules governing the rates to be paid for electricity purchased from or sold to such facilities.

David Rees, Secretary, Seventh Floor, Highways-Licenses Building, Olympia, Washington, telephone number (206) 753-6420, and members of his staff, were responsible for the drafting of the rules and are responsible for the implementation and enforcement of these rules.

The proponent of this chapter is the Washington Utilities and Transportation Commission.

There are no comments or recommendations being submitted inasmuch as these proposed

rules are being proposed pursuant to existing statutory authority.

The proposed rule-making action is necessary pursuant to the provisions of section 210(f) of the federal Public Utility Regulatory Policies Act of 1978 (PURPA), Public Law 95-617.

This certifies that copies of this statement are on file with the Commission and available for public inspection, and that three copies of this statement are this date being forwarded to the Secretary of the Senate and three copies each to the Chief Clerks of the House of Representatives.

Chapter 480-105 WAC

ELECTRIC COMPANIES—INTERCONNECTION WITH ELECTRIC COGENERATION AND SMALL POWER PRODUCTION FACILITIES

WAC

480-105-001	Purpose.
480-105-005	Application of rules.
480-105-010	Definitions.
480-105-020	Obligations of qualifying facilities to electric utility.
480-105-030	Availability of electric utility system cost data.
480-105-040	Obligations of electric utility to qualifying facilities.
480-105-050	Rates for purchases.
480-105-060	Rates for sales.
480-105-070	Interconnection costs.
480-105-080	System emergencies.

NEW SECTION

WAC 480-105-001 PURPOSE. The purpose of this chapter is to implement regulations regarding arrangements between electric utilities and qualifying cogeneration and small power production facilities as provided under section 210 of the federal Public Utility Regulatory Policies Act of 1978 (PURPA), Public Law 95-617.

NEW SECTION

WAC 480-105-005 APPLICATION OF RULES. (1) These rules shall apply to any interconnection arrangement between an electric utility regulated by the commission and facilities which are qualifying facilities as defined herein. Provisions of these rules shall not supersede existing contracts. At the expiration of any existing contract between an electric utility and a cogenerator or small power producer, any contract extension or new contract shall comply with these rules.

(2) Nothing in this tariff relieves the company from carrying out its responsibilities as described in Section 210 of the Public Utility Regulatory Policies Act of 1978 (PURPA) or in the rules promulgated pursuant to said act.

(3) Nothing in these rules limits the authority of an electric utility or a qualifying facility to agree to a rate for any purchase, or terms or conditions relating to any purchase, which differ from the rate or terms or conditions which would otherwise be provided by these rules, provided such rates do not burden other ratepayers.

(4) In the event of an impasse in negotiations between an electric utility and a qualifying facility, either party may request a determination by the commission of the matter at issue.

NEW SECTION

WAC 480-105-010 DEFINITIONS. (1) "Avoided costs" means the incremental costs to an electric utility of electric energy or capacity or both which, but for the purchase from the qualifying facility of qualifying facilities, the utility would generate itself or purchase from another source.

(2) "Back-up power" means electric energy or capacity supplied by an electric utility to replace energy ordinarily generated by a qualifying facility's own generation equipment during an unscheduled outage of the facility.

(3) "Capacity costs" means the costs associated with providing the capability to deliver energy; they consist primarily of the capital costs of facilities used to generate and transmit electricity.

(4) "Cogeneration" means the sequential generation of electric energy and useful heat from the same primary energy source or fuel for industrial, commercial, heating, or cooling purposes.

(5) "Cogeneration facility" means a facility which produces electric energy, and steam or other forms of useful energy (such as heat) which are used for industrial, commercial, heating, or cooling purposes, through the sequential use of energy. An electric utility is not a cogeneration facility for the purposes of this chapter.

(6) "Commission" means the Washington utilities and transportation commission.

(7) "Costs of interconnection" means the reasonable costs of connection, switching, dispatching, metering, transmission, distribution, equipment necessary for system protection, safety provisions and administrative costs incurred by an electric utility directly related to the installation and maintenance of the physical facilities necessary to permit interconnected operations with a qualifying facility, to the extent that such costs are in excess of the corresponding costs which the electric utility would have incurred if it had not engaged in interconnected operations, but instead generated an equivalent amount of electric energy itself or purchased an equivalent amount of electric energy or capacity from other sources. Interconnection costs do not include any costs included in the calculation of avoided costs.

(8) "Demand" means the average rate in kilowatts at which electric energy is delivered during a set period of time, to be determined by mutual agreement between the company and the customer.

(9) "Electric utility" means any public service company as defined by RCW 80.04.010 engaged in the generation, distribution, sale or furnishing of electricity and which is subject to the jurisdiction of the commission.

(10) "Energy" means electric energy, measured in kilowatt hours (kWh).

(11) "Energy costs" are the variable costs associated with the production of electric energy. They represent the cost of fuel and some operating and maintenance expenses, or the total cost of purchased energy. Identifiable capacity charges included in purchased power agreements shall not be included in the calculation of the cost of purchased energy. Such charges shall, when appropriate, be considered in the determination of capacity costs.

(12) "Interruptible power" means electric energy or capacity supplied by an electric utility to a qualifying facility subject to interruption by the electric utility under certain specified conditions.

(13) "Maintenance power" means electric energy or capacity supplied by an electric utility during scheduled outages of a qualifying facility.

(14) "Primary energy source" means the fuel or fuels used for the generation of electric energy, not including minimum amounts of fuel required for ignition, start-up, testing, flame stabilization, and control uses, nor minimum amounts of fuel required to alleviate or prevent unanticipated equipment outages and emergencies that directly affect the public health, safety, or welfare, which would result from electric power outages.

(15) "Purchase" means the purchase of electric energy or capacity or both from a qualifying facility by an electric utility.

(16) "Qualifying facility" means a cogeneration facility or a small power production facility as defined by these rules.

(17) "Rate" means any price, rate, charge, or classification made, demanded, observed or received with respect to the sale or purchase of electric energy or capacity, or any rule, regulation, or practice respecting any such rate, charge, or classification, and any contract pertaining to the sale or purchase of electric energy or capacity.

(18) "Sale" means the sale of electric energy or capacity or both by an electric utility to a qualifying facility.

(19) "Small power production facility" means a facility which produces electric energy solely by the use, as a primary energy source, of biomass, waste, renewable resources, or any combination thereof. Only small power production facilities which, together with any other facilities located at the same site (as determined by the Federal Energy Regulatory Commission), have power production capacities of 80 megawatts or less, are covered by these rules. An electric utility is not a small power production facility for the purposes of this chapter.

(20) "Supplementary power" means electric energy or capacity supplied by an electric utility, regularly used by a qualifying facility in addition to that which the facility generates itself.

(21) "System emergency" means a condition on an electric utility's system which is likely to result in imminent significant disruption of service to customers or is imminently likely to endanger life or property.

NEW SECTION

WAC 480-105-020 OBLIGATIONS OF QUALIFYING FACILITIES TO ELECTRIC UTILITY. The conditions listed in this section shall apply to all qualifying facilities to be served by an electric utility under this chapter.

(1) The owner or operator of a qualifying facility purchasing or selling electricity pursuant to these rules shall execute a written agreement with the electric utility.

(2) In order to ensure system safety and reliability of interconnected operations, all interconnected qualifying facilities shall be constructed and operated in accordance with all applicable federal, state, and local laws and regulations.

(3) The qualifying facility shall furnish, install, operate, and maintain in good order and repair and without cost to the electric utility such relays, locks and seals, breakers, automatic synchronizers, and other control and protective apparatus as shall be designated by the utility as being required as suitable for the operation of the qualifying facility in parallel with the electric utility's system.

(4) Switching equipment capable of isolating the qualifying facility from the electric utility's system shall be accessible to the utility at all times.

(5) At its option, the electric utility may choose to operate the switching equipment described in (3) above if, in the sole opinion of the utility, continued operation of the customer's qualifying facility in connection with the utility's system may create or contribute to a system emergency. The utility shall endeavor to minimize any adverse effects of such operation on the customer.

(6) The qualifying facility shall indemnify and hold harmless the electric utility from any and all liability arising from the operation and interconnection of the cogeneration or small power production facilities. The utility may require the qualifying facility to obtain adequate insurance satisfactory to the utility. The qualifying facility shall bear full responsibility for the installation and safe operation of the interconnection facilities described in paragraph (3) above and elsewhere in these rules. This condition does not indemnify the utility from liability arising from its own actions.

NEW SECTION

WAC 480-105-030 AVAILABILITY OF ELECTRIC UTILITY SYSTEM COST DATA. (1) Each electric utility shall provide sufficient data concerning the utility's avoided costs and costs of interconnection in order to allow the owner or operator of a qualifying facility to estimate, with reasonable accuracy, the payment it could receive from the utility if the qualifying facility went into operation under any of the purchase agreements provided for in these rules.

(2) To make available data from which avoided costs may be derived, not later than May 31, 1982, and not less often than annually thereafter, each electric utility shall provide to the commission for its approval, and shall maintain for public inspection, the following data:

(a) The estimated avoided cost on the electric utility's system, solely with respect to the energy component, for expected levels of purchases from qualifying facilities. Such levels of purchases shall be stated in blocks of not more than one hundred megawatts for systems with peak demand of one thousand megawatts or more and in blocks equivalent to not more than ten percent of the system peak demand for systems of less than one thousand megawatts. The avoided costs shall be stated on a cents per kilowatt-hour basis, during peak and off-peak periods, by year, for the current calendar year and each of the next five years;

(b) The electric utility's plan for the addition of capacity by amount and type, for purchases of firm energy and capacity, and for capacity retirements for each year during the succeeding ten years; and

(c) The estimated capacity costs at completion of the planned capacity additions and planned capacity firm purchases, on the basis of dollars per kilowatt, and the associated energy costs of each addition or purchase, expressed in cents per kilowatt hour. These costs shall be expressed in terms of individual generating resources and of individual planned firm purchases. The necessity of differentiating between costs of individual units of a resource shall be at the discretion of the utility.

(d) Nothing herein shall preclude the determination of avoided costs (i) as the average avoided costs over an appropriate period of time or

(ii) to reflect variations in avoided costs because of changes in streamflows, generating unit availability, loads, or other conditions.

(e) If any electric utility fails to provide on request the information required herein, the qualifying facility may apply to the commission for an order requiring that the information be provided.

(3) State review:

(a) Any data submitted by an electric utility under this section shall be subject to review by the commission.

(b) In any such review, the electric utility has the burden of coming forward with justification for its data.

NEW SECTION

WAC 480-105-040 OBLIGATIONS OF ELECTRIC UTILITY TO QUALIFYING FACILITIES. (1) Obligation to purchase from qualifying facilities:

Each electric utility shall purchase, in accordance with WAC 480-105-050, any energy and capacity which is made available from a qualifying facility:

(a) Directly to the electric utility; or

(b) Indirectly to the electric utility in accordance with subsection (4) of this section.

(2) Obligation to sell to qualifying facilities: Each electric utility shall sell to any qualifying facility, in accordance with WAC 480-105-050, any energy and capacity requested by the qualifying facility.

(3) Obligation to interconnect:

(a) Subject to subsection (3)(b) of this section, any electric utility shall make such interconnections with any qualifying facility as may be necessary to accomplish purchases or sales under this chapter. The obligation to pay for any interconnection costs shall be determined in accordance with WAC 480-105-070.

(b) No electric utility is required to interconnect with any qualifying facility if, solely by reason of purchases or sales over the interconnection, the electric utility would become subject to regulation as a public utility under Part II of the Federal Power Act.

(4) Transmission to other electric utilities. At the request of a qualifying facility, an electric utility which would otherwise be obligated to purchase energy or capacity from such qualifying facility may, at the option of the utilities involved, transmit energy or capacity to any other electric utility. The rate paid to a qualifying facility by the electric utility to which such energy or capacity is transmitted shall be adjusted up or down to reflect line losses pursuant to WAC 480-105-050(6)(d) and shall not include any charges for transmission. Nothing contained herein shall be construed to obligate the electric utility connected with the qualifying facility to transmit to other utilities or to obligate such other utilities to purchase from the qualifying facility.

(5) Parallel operation: Each electric utility shall offer to operate in parallel with a qualifying facility, provided that the qualifying facility complies with any applicable standards established in accordance with WAC 480-105-020.

NEW SECTION

WAC 480-105-050 RATES FOR PURCHASES. (1) Rates for purchases shall:

(a) Be just and reasonable to the electric consumer of the electric utility and in the public interest; and

(b) Not discriminate against qualifying cogeneration and small power production facilities.

(2) Nothing in this chapter requires any electric utility to pay more than the avoided costs for purchases.

(3) Relationship to avoided costs:

(a) A rate for purchases satisfies the requirements of subsection (1) of this section if the rate equals the avoided costs determined after consideration of the factors set forth in subsection (6) of this section.

(b) Rates for purchases shall be in accordance with subsection (3)(a) of this section, regardless of whether the electric utility making such purchases is simultaneously making sales to the qualifying facility.

(c) In the case in which the rates for purchases are based upon estimates of avoided costs over the specific term of the contract or other legally enforceable obligation, such rates do not violate this chapter if they differ from avoided costs at the time of delivery.

(4) Standard rates for purchases:

(a) Each electric utility shall put into effect standard rates for purchases from qualifying facilities with a design capacity of one hundred kilowatts or less.

(b) The standard rates for purchases under subsection (4)(a) of this section:

(i) Shall be consistent with subsections (1) and (6) of this section; and

(ii) May differentiate among qualifying facilities using various technologies on the basis of the supply characteristics of the different technologies.

(5) Purchases "as available" or pursuant to a legally enforceable obligation. Each qualifying facility shall have the option either:

(a) To provide energy as the qualifying facility determines such energy to be available for such purchases, in which case the rates for such purchases shall be based on the purchasing utility's avoided energy costs calculated at the time of delivery; or

(b) To provide energy or capacity pursuant to a legally enforceable obligation for the delivery of energy or capacity over a specified term, in which case the rates for such purchases shall, at the option of the qualifying facility exercised prior to the beginning of the specified term, be based on either:

(i) The avoided costs calculated at the time of delivery; or

(ii) The avoided costs calculated at the time the obligation is incurred.

(6) Factors affecting rates for purchases: In determining avoided costs the following factors shall, to the extent practicable, be taken into account:

(a) The data provided pursuant to WAC 480-105-030(2), including commission review of any such data;

(b) The availability of capacity or energy from a qualifying facility during the system daily and seasonal peak periods, including:

(i) The ability of the utility to dispatch output of the qualifying facility;

(ii) The expected or demonstrated reliability of the qualifying facility;

(iii) The terms of any contract or other legally enforceable obligation, including the duration of the obligation, termination notice requirement and sanctions for noncompliance;

(iv) The extent to which scheduled outages of the qualifying facility can be usefully coordinated with scheduled outages of the utility's facilities;

(v) The usefulness of energy and capacity supplied from a qualifying facility during system emergencies, including its ability to separate its load from its generation;

(vi) The individual and aggregate value of energy and capacity from qualifying facilities on the electric utility's system; and

(vii) The smaller capacity increments and the shorter lead times available with additions of capacity from qualifying facilities.

(c) The relationship of the availability of energy or capacity from the qualifying facility as derived in paragraph (6)(b) of this section, to the ability of the electric utility to avoid costs, including the deferral of capacity additions and the reduction of fossil fuel use; and

(d) The costs or savings resulting from variations in line losses from those that would have existed in the absence of purchases from a qualifying facility, if the purchasing electric utility generated an equivalent amount of energy itself or purchased an equivalent amount of energy or capacity.

(7) Periods during which purchases not required:

(a) Any electric utility which gives notice pursuant to subsection (7)(b) of this section will not be required to purchase electric energy or capacity during any period during which, due to operational circumstances, purchases from qualifying facilities will result in costs greater than those which the utility would incur if it did not make such purchases, but instead generated or purchased an equivalent amount of energy itself.

(b) Any electric utility seeking to invoke subsection (7)(a) of this section must notify the commission and each affected qualifying facility in time for the qualifying facility to cease the delivery of energy or capacity to the electric utility.

(c) Any electric utility which fails to comply with the provisions of subsection (7)(b) of this section will be required to pay the same rate for such purchase of energy or capacity as would be required had the period described in subsection (7)(a) of this section not occurred.

(d) A claim by an electric utility that such a period has occurred or will occur is subject to such verification by the commission as the commission determines necessary or appropriate, either before or after the occurrence.

NEW SECTIONWAC 480-105-060 RATES FOR SALES. (1) General rules:

(a) Shall be just and reasonable and in the public interest; and
 (b) Shall not discriminate against any qualifying facility in comparison to rates for sales to other customers served by the electric utility.

(2) Rates for sales which are based on accurate data and consistent system-wide costing principles shall not be considered to discriminate against any qualifying facility to the extent that such rates apply to the utility's other customers with similar load or other cost-related characteristics.

(3) Additional services to be provided to qualifying facilities:

(a) Upon request of a qualifying facility, each electric utility shall provide:

- (i) Supplementary power;
- (ii) Back-up power;
- (iii) Maintenance power; and
- (iv) Interruptible power.

(b) The commission may waive any requirement of subsection (3)(a) of this section if, after notice in the area served by the electric utility and after opportunity for public comment, the electric utility demonstrates and the commission finds that compliance with such requirement will:

(i) Impair the electric utility's ability to render adequate service to its customers; or

(ii) Place an undue burden on the electric utility.

(4) The rate for sale of back-up power or maintenance power:

(a) Shall not be based upon an assumption (unless supported by factual data) that forced outages or other reductions in electric output by all qualifying facilities on an electric utility's system will occur simultaneously, or during the system peak, or both; and

(b) Shall take into account the extent to which scheduled outages of the qualifying facilities can be usefully coordinated with scheduled outages of the utility's facilities.

NEW SECTION

WAC 480-105-070 INTERCONNECTION COSTS. (1) Obligation to pay: Any costs of interconnection shall be the responsibility of the owner or operator of the qualifying facility. Interconnection costs which may be incurred by the utility shall be assessed against a qualifying facility on a nondiscriminatory basis with respect to other customers with similar load characteristics.

(2) Reimbursement of interconnection costs: The electric utility shall be reimbursed by the qualifying facility for any interconnection costs the utility may incur. Such reimbursement may be over an agreed period of time, but not greater than the length of any contract between the utility and the qualifying facility.

NEW SECTION

WAC 480-105-080 SYSTEM EMERGENCIES. (1) Qualifying facility obligation to provide power during system emergencies: A qualifying facility shall be required to provide energy or capacity to an electric utility during a system emergency only to the extent:

(a) Provided by agreement between such qualifying facility and electric utility; or

(b) Ordered under section 202(c) of the Federal Power Act.

(2) Discontinuance of purchases and sales during system emergencies:

(a) During any system emergency, an electric utility may discontinue:

(i) Purchases from a qualifying facility if such purchases would contribute to such emergency; and

(ii) Sales to a qualifying facility, provided that such discontinuance is on a nondiscriminatory basis.

(b) System emergencies resulting in utility action under these rules are subject to verification by the commission if either party requests such verification.

WSR 80-18-022**PROPOSED RULES****UTILITIES AND TRANSPORTATION
COMMISSION**

[Filed November 26, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission, intends to adopt, amend, or repeal rules concerning Cause No. U-80-106, relating to amending WAC 480-110-041, 480-100-056 and 480-100-071; and adopting WAC 480-100-043, all relating to electric companies. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposal on economic values pursuant to chapter 43.21H RCW and WAC 480-08-050(17);

and that the adoption, amendment, or repeal of such rules will take place at 8:00 a.m., Wednesday, January 7, 1981, in the Commission's Conference Room, 7th Floor, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 80.01.040 and 80.04.160.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 7, 1981, and/or orally at 8:00 a.m., Wednesday, January 7, 1981, Commission's Conference Room, 7th Floor, Highways-Licenses Building, Olympia, Washington.

Dated: November 26, 1980

By: David Rees
Secretary**STATEMENT OF PURPOSE**

In the matter of amending WAC 480-100-041, 480-100-056 and 480-100-071; and adopting WAC 480-100-043, all relating to electric companies.

WAC 480-100-041, 480-100-056 and 480-100-071 are proposed for amendment; and WAC 480-100-043 is proposed for adoption as indicated in the notice of intention to adopt and amend rules filed this date with the Code Reviser.

These rule amendments and new rule are proposed pursuant to RCW 80.01.040 and 80.04.160 under the general rule-making authority of the Washington Utilities and Transportation Commission. The proposed amendment to WAC 480-100-041 is intended to expand upon the information which an electric utility must supply to its customers. The amendment to WAC 480-100-056 is intended to provide additional criteria under which an electric utility may refuse to extend service to a customer. The amendment to WAC 480-100-071 is intended to place additional restrictions upon the conditions under which an electric utility may discontinue service to a customer. The proposed new rule, WAC 480-100-043, is

intended to set forth restrictions upon the type of advertising expense which may be passed along to the customers of an electric utility.

David Rees, Secretary, Seventh Floor, Highways-Licenses Building, Olympia, Washington, telephone number (206) 753-6420, and members of his staff, were responsible for the drafting of these proposed rule amendments and new rule, and are responsible for the implementation and enforcement of these rules.

The proponent of these rules is the Washington Utilities and Transportation Commission.

There are no comments or recommendations being submitted inasmuch as these rules are being proposed pursuant to existing statutory authority.

These proposed rules are designed to meet the requirements of section 113 of the Public Utility Regulatory Policies Act of 1978 (PURPA), Public Law 95-617.

This certifies that copies of this statement are on file with the Commission and available for public inspection, and that three copies of this statement are this date being forwarded to the Secretary of the Senate and three copies each to the Chief Clerks of the House of Representatives.

AMENDATORY SECTION (Amending Order R-84, filed 6/30/76)

WAC 480-100-041 ((~~AVAILABILITY OF~~)) INFORMATION TO CONSUMERS. (1) Information relative to the rates, rules and regulations (filed tariffs) of the utilities shall be made available to the public upon request at any of its listed business offices. A copy of these rules (chapter 480-100 WAC) shall also be kept on file in each of the utility's listed business offices, and made available to its customers or their representatives upon request.

(2) Each utility shall make known to applicants for service and to its customers such information as is needed to assist in obtaining adequate and efficient service. ~~((Information relative to the rates, and rules and regulations (filed tariffs) of the utility shall be made available to the public upon request at any of its listed business offices.))~~ In addition, each applicant for service shall be provided with a guide detailing the rights and responsibilities of a utility customer. ~~((Each present customer shall also be provided with said guide within three months of the effective date of this rule. Thereafter, each customer shall also be provided, on an annual basis, with a bill insert by which to request a guide by return mail.))~~ Such guide shall describe processes for establishing credit ~~((and)),~~ determining the need and amount for deposits, the procedure whereby a bill becomes delinquent, the steps which must be taken by the utility to disconnect service, and the right of the customer to pursue any dispute with the utility, first by procedures within the utility and then to the commission by formal or informal complaint.

~~((A copy of these rules (chapter 480-100 WAC) shall also be kept on file in each of the utility's listed business offices and made available to its customers or their representatives upon request.))~~

(3) Each utility shall transmit to each of its customers a clear and concise explanation of the existing rate schedule, and any rate schedule applied for, which is or would be applicable to such customers. This statement shall be transmitted to each customer:

(a) Not later than sixty days after the date of commencement of service to each customer, or ninety days after the adoption of this rule, whichever last occurs; and

(b) Not later than thirty days (sixty days in the case of a utility that uses a bimonthly billing system);

(i) After the effective date of any rate schedule applicable to the customer; and

(ii) After issuance of an order of investigation by the commission of any applied-for rate schedule applicable to the customer. This notice of applied-for rate schedule may be coordinated with the notice required by WAC 480-80-125.

(4) Each electric utility shall transmit to each of its customers not less frequently than once each year a request form to obtain:

(a) A guide summarizing the rights and responsibilities of a utility customer; and

(b) A clear and concise summary of the existing rate schedules applicable to each of the major classes of its electric customers for which there is a separate rate, including an identification of any classes whose rates are not summarized.

(5) Each utility shall show on each customer bill a concise statement of the actual consumption or degree-day adjusted consumption of electric energy at the premises to which service is delivered for the comparable period of the prior year, if available, and the percentage degree of any difference in consumption between the prior period and the present period.

(6) Each utility, on a request of a customer of such utility, shall transmit to such customer a clear and concise statement of the actual consumption (or degree-day adjusted consumption) of electric energy by such customer and/or such consumption at the service premises for each billing period during the prior year (unless such consumption data are not reasonably ascertainable by the utility).

NEW SECTION

WAC 480-100-043 ADVERTISING. (1) No electric utility may recover from any person other than the shareholders (or other owners) of such utility, any direct or indirect expenditure by such utility for promotional or political advertising.

(2) As used in this section:

(a) The term "advertising" means the commercial use by a utility of any media, including newspaper, printed matter, radio and television, in order to transmit a message to a substantial number of members of the public, or to such utility's customers.

(b) The term "political advertising" means any advertising for the purpose of influencing public opinion with respect to legislative, administrative, or electoral matters, or with respect to any controversial issue of public importance.

(c) The term "promotional advertising" means any advertising for the purpose of encouraging any person to select or use the service or additional service of a utility, or the selection or installation of any appliance or equipment designed to use such utility's service.

(3) As used in this rule the terms "political advertising" and "promotional advertising" do not include:

(a) Advertising which informs customers how they can conserve energy or can reduce peak demand for energy;

(b) Advertising required by law or by regulation, including advertising under Part I of Title II, of the National Energy Conservation Policy Act;

(c) Advertising regarding service interruptions, safety measures, or emergency conditions;

(d) Advertising concerning employment opportunities with such utility;

(e) Advertising which promotes the use of energy efficient appliances, equipment or services;

(f) Any explanation of existing or proposed rate schedules, or notification of hearings thereon.

AMENDATORY SECTION (Amending Order R-29, filed 7/15/71)

WAC 480-100-056 REFUSAL OF SERVICE. (1) No electric utility shall connect service to a master meter in any new building when:

(a) There is more than one unit in such building;

(b) The occupant of each such unit has control over a significant portion of the electric energy used in such unit; and

(c) With respect to such portion of electric energy used in such unit, the long-run benefits of separate meters to the electric customers in such building exceed the cost of purchasing and installing separate meters in such building.

(2) The utility may refuse to connect an applicant for service or may refuse to render additional service to a customer(;) when such service will adversely affect service being rendered to other customers, or where the applicant or customer has not complied with state, county, or municipal codes or regulations concerning the rendition of such service.

(3) A utility may refuse to serve an applicant or a customer if, in its judgment said applicant's or customer's installation of wiring or electrical equipment is hazardous, or of such character that satisfactory service cannot be provided.

(4) The installation of proper protective devices on the applicant's or customer's premises may be required whenever the utility deems such installation necessary to protect its property or that of its other customers.

(5) A utility shall not be required to connect with or render service to an applicant unless and until it can secure all necessary rights-of-way, easements, and permits.

(6) A utility may not be required to provide service if, to do so, it would be economically unfeasible.

AMENDATORY SECTION (Amending Order R-84, filed 6/30/76)

WAC 480-100-071 DISCONTINUANCE OF SERVICE. By customer - A customer shall be required to give notice to the utility of his intention to discontinue service.

By utility - (1) Service may be discontinued by the utility for any of the following reasons:

(a) For the nonpayment of bills. The utility shall require that bills for service be paid within a specified time after issuance. The minimum specified time shall be 15 days. Upon the expiration of said specified time without payment, the bill may be considered delinquent.

(b) For the use of electrical energy for purposes or properties other than that specified in the application.

(c) Under flat rate service, for increased use of electrical energy without approval of the utility.

(d) For willful waste of electrical energy through improper or imperfect wiring, equipment, or otherwise.

(e) When customer's wiring or equipment does not meet the utility's standards, or fails to comply with other applicable codes and regulations.

(f) For tampering with the utility's property.

(g) In case of vacation of the premises by customer.

(h) For nonpayment of any proper charges, including deposit, as provided in the tariff of the utility.

(i) For refusal to comply with provisions of WAC 480-100-091, Access to Premises.

(j) For violation of Rules, Service Agreements, or filed tariff(s).

(k) For use of equipment which adversely affects the utility's service to its other customers.

(l) For fraudulent obtaining or use of service. Whenever a fraudulent obtaining or use of the service is detected the utility may discontinue service without notice; provided, however, that if the customer shall make immediate payment for such estimated amount of service as had been fraudulently taken and all costs resulting from such fraudulent use, the utility shall continue such service, subject to any applicable deposit requirements. If a second offense as to fraudulent obtaining or use is detected the utility may refuse to reestablish service subject to appeal to the commission. The burden of proof of such fraudulent obtaining or use will be upon the utility in case of an appeal to the commission. This rule shall not be interpreted as relieving the customer or other person of civil or criminal responsibility.

(2) Except in case of danger to life or property, fraudulent use, impairment of service, or violation of law, no utility shall discontinue service unless the following conditions are met:

(a) Before effecting disconnection of service, a utility shall make a good faith, bona fide effort to reach the customer in person or by telephone to advise the customer of the pending disconnection and the reasons therefor. Where telephone contact is elected, at least two attempts to reach a customer by telephone shall be made during the utility's regular business hours. If a business or message telephone number is provided by the customer, the utility shall endeavor by that means to reach the customer if unable to make contact through the customer's home telephone. A log or record of the attempts shall be maintained by the utility showing the telephone number called and the time of call. Telephone or personal contact shall not be a substitute for written notice of disconnection as specified below.

(b)(i) Each utility shall provide written notice of disconnection served on the customer either by mail or, at its option, by personal delivery of the notice to the customer's address. If a mailed notice is elected, service shall not be disconnected prior to the eighth business day following mailing of the notice. If personal delivery is elected, disconnection shall not be permitted prior to 5 p.m. of the first business day following delivery. Delivered notice shall be deemed effective if handed to a person of apparent competence in the residence or, if a

business account, a person employed at the place of business of the service customer. If no person is available to receive notice, notice shall be deemed served if attached to the primary door of the residence unit or business office at which service is provided. If service is not discontinued within 10 working days of the first day on which disconnection may be effected, unless other mutually acceptable arrangements have been made, that disconnect notice shall become void and a new notice shall be required before the service can be discontinued.

(ii) Where the service address is different from the billing address, the utility shall in all instances prior to effecting discontinuance of service upon its own initiative provide notice to the service address. If personal service is effected upon the billing address, then personal service must be effected upon the service address; if service by mail is effected to the billing address, then service by mail must also be effected to the service address.

(iii) When a customer of record orders termination of service at a service address, and the utility through its representative discovers that the actual service user at the service address has no prior notice of such termination, the utility shall delay termination for at least one complete business day following provision of actual notice to the service user.

(iv) All notices of delinquency or pending disconnection shall detail procedures pertinent to the situation and provide notice of means by which the customer can make contact with the utility to resolve any differences or avail himself of rights and remedies as set forth in WAC 480-100-096 (complaints and disputes) herein.

(c) Except in case of danger to life or property, no disconnection shall be accomplished on Saturdays, Sundays, legal holidays, or on any other day on which the utility cannot reestablish service on the same or following day.

(d) When a utility employee is dispatched to disconnect service, that person shall be required to accept payment of a delinquent account at the service address if tendered in cash, but shall not be required to dispense change for cash tendered in excess of the amount due and owing. Any excess payment shall be credited to the customer's account. The utility shall be permitted to assess a reasonable fee as provided for in the tariff of the utility for the disconnection visit to the service address. Notice of the amount of such fee, if any, shall be provided within the notice of disconnection.

(e) Where service is provided through a master meter, or where the utility has reasonable grounds to believe service is to other than the customer of record, the utility shall undertake all reasonable efforts to inform occupants of the service address of the impending disconnection. Upon request of one or more service users, where service is to other than the subscriber of record, a minimum period of five days shall be allowed to permit the service users to arrange for continued service.

(f) Where service is provided to a hospital, medical clinic with resident patients, or nursing home, notice of pending disconnection shall be provided to the Director, Washington State Department of Social and Health Services, as well as to the customer. Upon request from the director or his designee, a delay in disconnection of no less than ((5)) five business days from the date of notice shall be allowed so that the department may take whatever steps are necessary in its view to protect the interests of patients resident therein who are responsibilities of the department.

(g) Service may not be disconnected while a customer is pursuing any remedy or appeal provided for by these rules, provided any amounts not in dispute are paid when due. The customer shall be so informed by the utility upon referral of a complaint to a utility supervisor or the commission.

(h) (i) The utility shall postpone termination of utility service to a residential customer for thirty days from the date of receipt of a certificate by a licensed physician which states that termination of electric service will aggravate an existing medical condition or create a medical emergency for the customer, a member of the customer's family, or other permanent resident of the premises where service is rendered.

(ii) This certificate of medical emergency must be in writing and show clearly the name of the person whose medical emergency would be adversely affected by termination, the nature of the medical emergency, and the name, title, and signature of the person certifying the medical emergency.

(i) Any customer may designate a third party to receive notice of termination or other matters affecting the provision of service. The utility shall offer all customers the opportunity to make such designation. When the utility discovers that a customer appears to be unable to comprehend the impact of a termination of service, it shall consider

an appropriate social agency to be third party. In either case, it shall not effect termination until five business days after provision of notice to the third party. Utilities shall discover which social agencies are appropriate and willing to receive such notice, and the name and/or title of the person able to deal with the termination situation, and shall inform the commission on a current basis which agencies and position titles receive such notifications.

(3) Payment of any delinquent amounts to a designated payment agency of the utility shall constitute payment to the utility, if the customer informs the utility of such payment and the utility verifies such payment.

(4) Service shall be restored when the causes of discontinuance have been removed and when payment of all proper charges due from the customer, including any proper deposit, has been made as provided for in the tariff of the utility; or as the commission may order pending resolution of any bona fide dispute between the utility and customer over the propriety of disconnection.

(5) A utility may make a charge for restoring service when service has been discontinued for nonpayment of bills. The amount of such charge is to be specified in the utility's tariff.

WSR 80-18-023

WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF ECOLOGY

[Filed November 25, 1980]

Notice is hereby given that the Department of Ecology withdraws and terminates the Notice of Intention to Amend Rules, filed October 22, 1980, as WSR 80-15-101, concerning amending WAC 173-19-3503—DUPONT, CITY OF. (The foregoing section is part of chapter 173-19 WAC—Shoreline Management Act of 1971—State Master Program.)

This notice is filed pursuant to WAC 1-12-033—Withdrawal of Proposed Rule. The Department of Ecology may, at a later date, file a new Notice of Intention to amend that section.

John F. Spencer
Acting Director

WSR 80-18-024

ADOPTED RULES DEPARTMENT OF ECOLOGY

[Order DE 80-41—Filed November 26, 1980]

I, John F. Spencer, acting director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to the amending of WAC 173-19-3701—Anacortes, City of.

This action is take pursuant to Notice Nos. WSR 80-13-062 and 80-16-063 filed with the code reviser on 9/17/80 and 11/5/80. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 90.58.120 and 90.58.200 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as

appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 25, 1980.

By John F. Spencer
Acting Director

AMENDATORY SECTION (Amending Order DE 79-34, filed 1/30/80)

WAC 173-19-3701 ANACORTES, CITY OF. City of Anacortes master program approved April 9, 1976. Revision approved November 25, 1980.

WSR 80-18-025 ADOPTED RULES THE EVERGREEN STATE COLLEGE

[Order 80-3, Resolution 80-43—Filed November 26, 1980]

Be it resolved by the board of trustees, of The Evergreen State College, acting at The Evergreen State College, Olympia, Washington, that it does promulgate and adopt the annexed rules relating to Reinstatement Fee (Financial Obligation of Students' policy).

This action is taken pursuant to Notice Nos. WSR 80-14-054 and 80-17-024 filed with the code reviser on 9/30/80 and 11/13/80. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of The Evergreen State College as authorized in RCW 28B.40.120(11).

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 24, 1980.

By Byron L. Youtz
Vice President and Provost

AMENDATORY SECTION (Amending Order 77-4, filed 12/16/77)

WAC 174-162-300 COLLECTION AND APPEAL. As an institution of public higher education administering public funds, the college has the responsibility to exercise due diligence in the collection of its outstanding accounts. To this end, the following policy is adopted:

(1) When students register, tuition and fee obligations are incurred unless the students officially withdraw (~~(prior to the sixth class day)~~) by the fifth day of the quarter. Tuition and fees are payable in full by the ((sixth)) fifth day of the quarter. Students who have not paid full tuition and fees prior to the sixth (~~(class)~~) day of the quarter will be assessed a fifteen dollar late payment fee. Students who have not paid the full amount of tuition and fees by the thirtieth calendar day will be disenrolled for nonpayment of fees on the thirty-first

calendar day (~~and rebilled for the balance of the original tuition and fee charge~~). If the student is reinstated following disenrollment, a fifty dollar reinstatement fee will be assessed in addition to tuition and fees (as well as the late payment fee), and will be due and payable at the time of reinstatement. All other charges presented on accounts receivable statement forms are due and payable on the tenth day of the month following the month that the charges were recorded. Charges that are not paid when due are considered delinquent and as such are subject to interest and penalty charges.

(2) Every student has the right to appeal a decision to assess any fee, fine, charge, debt or other financial obligation to the college as long as the appeal is made within ten days after the written notice of assessment. The appeal must be in writing and directed to the budgetary unit head of the unit assessing the charge(s) in question. The budgetary unit head receiving the appeal must respond to the appeal within ten days of the date of the appeal. If the appeal is denied and the student has not resolved his or her financial obligation to the college within ten days after the response to the appeal, the college may take the action authorized by WAC 174-162-310. If the student is still in disagreement with the decision, he or she may initiate COG mediation procedures as long as those actions are started within ten days after the response to the appeal.

(3) Charges sixty days delinquent will be turned over to accounts receivable for collection action.

(4) In the event an account becomes ninety days delinquent all facilities on campus will be notified to cancel all credit privileges for the account and the registrar will be advised to withhold the student's transcript and registration privileges.

(5) In the event an account becomes one hundred twenty days past due it will be turned over to the collection agency for collection and/or legal action if appropriate.

WSR 80-18-026

NOTICE OF PUBLIC MEETINGS PENINSULA COLLEGE

[Memorandum—November 21, 1980]

At its regular meeting on November 19, 1980, the Board of Trustees of Peninsula College adopted the following calendar of regular meetings for 1981. Meetings are held at 3 p.m. in the board room at Peninsula College.

January 21, 1981
February 18, 1981
March 18, 1981
April 15, 1981
May 20, 1981
June 17, 1981
August 19, 1981
September 16, 1981
October 21, 1981
November 18, 1981
December 16, 1981

WSR 80-18-027

ADOPTED RULES

DEPARTMENT OF GAME

[Order 158—Filed December 1, 1980]

Be it resolved by the Game Commission, State of Washington, acting at Ellensburg, Washington, that it does promulgate and adopt the annexed rules relating to WAC 232-28-603 1981 Game Fish Seasons and Catch Limits.

This action is taken pursuant to Notice No. WSR 80-08-078 filed with the Code Reviser on July 2, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Game Commission as authorized in RCW 77.12.040.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meeting Act (chapter 42.30 RCW) or the Administrative Procedure Act (chapter 34.04 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

This order, after being first recorded in the Order Register of this governing body, shall be forwarded to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

APPROVED AND ADOPTED August 25, 1980.

By Jack S. Wayland
Interim Director

NEW SECTION

WAC 232-28-603 1981 GAME FISH SEASONS AND CATCH LIMITS.

Reviser's Note: The text comprising the 1981 Game Fish Seasons and Catch Limits adopted by the Department of Game have been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish. Copies of the rules may be obtained from the main office of the Department of Game, 600 North Capitol Way, Olympia, Washington 98504, and are available in pamphlet form from the Department, its six regional offices, and at numerous drug and sporting goods stores throughout the state.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 232-28-602 1980 GAME FISH SEASONS AND CATCH LIMITS

WSR 80-18-028

ADOPTED RULES

PUBLIC DISCLOSURE COMMISSION

[Order 80-07—Filed December 1, 1980]

Be it resolved by the Public Disclosure Commission, acting at 403 Evergreen Plaza Building, FJ-42, Olympia, Washington, that it does promulgate and adopt the annexed rules relating to:

Amd WAC 390-24-010 Forms for reports of financial affairs.
New WAC 390-24-030 Forms for public office fund reports.

This action is taken pursuant to Notice No. WSR 80-14-069 filed with the code reviser on October 1, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 42.17.370(1) which directs that the Public Disclosure Commission has authority to implement the provisions of the Washington State Open Government Act.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 25, 1980.
By Graham E. Johnson
Administrator

NEW SECTION

WAC 390-24-030 FORMS FOR REPORTS OF PUBLIC OFFICE FUND. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for reports of public office fund as required by RCW 42.17-.243 is hereby adopted for use in reporting to the Public Disclosure Commission. This form shall be designated as "F-2." Copies of this form may be obtained at the commission office, Room 403, Evergreen Plaza Building, Olympia, Washington, 98504.

Handwritten note: This report after 3/90-24-010



PDC FORM F-1

STATEMENT OF FINANCIAL AFFAIRS
ELECTED OFFICIALS, CANDIDATES
AND STATE-LEVEL APPOINTED OFFICIALS

INSTRUCTIONS

Please refer to the instruction book when completing this report
WHO MUST REPORT: All elected officials, persons appointed to elective office, candidates, designated state appointed officials (Federal officials and candidates and precinct committeemen are exempt from reporting)
WHEN TO REPORT: By April 15, each year you hold office. Officials whose terms expire December 31, or in January are still obligated to report the following year. Candidates or persons appointed to office report within two weeks of becoming a candidate or being appointed

DOLLAR CODE		THIS SPACE FOR OFFICE USE	
CODE	AMOUNT	DATE MAILED	DATE RECEIVED
A	Less than \$1,000		
B	\$1,000 but less than \$5,000		
C	\$5,000 but less than \$10,000		
D	\$10,000 but less than \$25,000		
E	\$25,000 or more		

SEND REPORT TO PUBLIC DISCLOSURE COMMISSION

Last name _____ First name _____ Middle initial _____ NAMES OF SPOUSE AND DEPENDENTS _____ POLITICAL PARTY _____
 Address _____ If partisan office or pertinent to appointment
 City _____ County _____ Zip _____
 OFFICE HELD (for elected or appointed officials) DISTRICT _____ OFFICE SOUGHT (for candidates) DISTRICT _____
 POSITION NO. _____ POSITION NO. _____
 Current term began: _____ ends: _____ If elected, term will begin: _____ ends: _____

Elected official report covers previous calendar year; candidate report preceeding 12 months
COMPLETE INFORMATION FOR YOURSELF, SPOUSE, DEPENDENT CHILDREN AND OTHER DEPENDENTS IN YOUR HOUSEHOLD

EMPLOYMENT, INCOME AND COMPENSATION

LIST PRINCIPAL EMPLOYMENT FIRST, SHOW SOURCE OF ALL OTHER COMPENSATION OVER \$500

1 Show Self (S) Spouse (SP) Dependent (D)

Amount Use Code

Name and Address of Source	Occupation or How Earned

Check here if continued on attached sheet

REAL ESTATE LOCATED IN WASHINGTON

LIST EACH PARCEL WITH ASSESSED VALUE OVER \$2500.
SHOW PARTNERSHIP, COMPANY, ETC. PROPERTY ON F-1 SUPPLEMENT ONLY.

2

Description of Property PURCHASED OR ACQUIRED	Nature of Ownership or Financial Interest	Payment or Other Consideration Given

SOLD OR DIVESTED	Name and Address of Purchaser	Payment or Other Consideration Received

OTHER PROPERTY OWNED OR IN WHICH YOU HAVE A FINANCIAL INTEREST. DO NOT INCLUDE PROPERTY SHOWN ABOVE.

Check here if continued on attached sheet

3
 Show Spouse (S)
 Spouse (Sp)
 Dependent (D)

OTHER ASSETS AND FINANCIAL HOLDINGS
 (DO NOT INCLUDE REAL ESTATE HERE. LIST IT IN ITEM 2.)

Value Use Col.

Name and Address of Bank, Company or Identification of Asset Type of Account, Description of Asset

EACH BANK OR SAVINGS ACCOUNT OVER \$5000

EACH INSURANCE POLICY OVER \$5000 (CASH OR LOAN VALUE)

STOCKS, BONDS, OWNERSHIP INTEREST IN BUSINESS, RETIREMENT PLANS,
 AND OTHER INTANGIBLE PROPERTY OVER \$500

Check here if continued on attached sheet

4

LIABILITIES AND CREDITORS

LIST CREDITORS OWED \$500 OR MORE AT ANY TIME COVERED BY THIS REPORT
 DO NOT INCLUDE RETAIL INSTALLMENT TRANSACTIONS.

Creditor's Name and Address Terms of Payment Security Given Original Present

Check here if continued on attached sheet

5

OFFICES HELD AND OTHER BUSINESS INTERESTS

ANSWER EACH QUESTION BY CHECKING APPROPRIATE BOX. IF ANSWER TO ANY QUESTION IS "YES" YOU MUST
 ALSO COMPLETE THE F-1 SUPPLEMENT REPORT

YES NO

HAVE YOU, YOUR SPOUSE OR YOUR DEPENDENTS

- A. HELD ANY PUBLIC OR PRIVATE OFFICE, DIRECTORSHIP OR POSITION AS TRUSTEE OTHER THAN THE PUBLIC OFFICE SHOWN IN THE HEADING OF THIS REPORT?
- B. HELD ANY OFFICE, DIRECTORSHIP, GENERAL PARTNERSHIP OR OWNERSHIP INTEREST OF 10% OR MORE IN ANY CORPORATION, PARTNERSHIP, JOINT VENTURE, ASSOCIATION, UNION OR OTHER ENTITY?
- C. OWNED A SOLE PROPRIETOR BUSINESS?
- D. PREPARED, PROMOTED OR OPPOSED STATE LEGISLATION OR STATE GOVERNMENT RULES, REGULATIONS OR STANDARDS FOR CURRENT OR DEFERRED COMPENSATION? THIS DOES NOT INCLUDE SERVICE OR DUTIES IN YOUR ELECTIVE OFFICE.
- E. HELD A PARTNERSHIP OR SIMILAR BUSINESS INTEREST OF 10% OR MORE IN ANY WASHINGTON REAL ESTATE?

DOLLAR CODE

CODE	AMOUNT
A	Less than \$1,000
B	\$1,000 but less than \$5,000
C	\$5,000 but less than \$10,000
D	\$10,000 but less than \$25,000
E	\$25,000 or more

Please answer each item. Identify attached pages with your name, date and item number to which they apply.

SIGN YOUR REPORT

CERTIFICATION: I hereby certify that the above is true, complete and correct statement in accordance with RCW 42.17.240 of this Law.

SIGNATURE TELEPHONE DATE

AMENDATORY SECTION (Amending Order 80-01,
filed 1/17/80)

WAC 390-24-010 FORMS FOR ((REPORTS))
STATEMENTS OF FINANCIAL AFFAIRS. Pursu-
ant to the statutory authority of RCW 42.17.360(1), the
official form for statements of financial affairs as re-
quired by RCW 42.17.240 is hereby adopted for use in

reporting to the Public Disclosure Commission, provided
that the form adopted by WAC 390-24-020 may be
used by those persons filing after their first filing of this
form. This form, revised ((10/79)) 1/81, shall be desig-
nated as "F-1." Copies of this form may be obtained at
the commission office, Room 403, Evergreen Plaza
Building, Olympia, Washington, 98504.

2/15/90-24-010



PDC FORM
F-1
SUPPLEMENT
(1 81)

**OFFICES HELD AND
BUSINESS INTERESTS**

Attach to your F-1 report

Last Name	First Name	MI	Date
-----------	------------	----	------

A
Show Self (S)
Spouse (SP)
Dependent (D)

OFFICES, DIRECTORSHIPS, OWNERSHIPS, TRUSTEESHIPS
 LIST EACH PUBLIC OR PRIVATE CORPORATION, PARTNERSHIP, JOINT VENTURE, UNION, ASSOCIATION, SOLE PROPRIETORSHIP OR OTHER ENTITY IN WHICH IS HELD ANY OFFICE, DIRECTORSHIP, GENERAL PARTNERSHIP, POSITION AS TRUSTEE, OR OWNERSHIP OF 10% OR MORE.

Name of Company, Association, etc.	Position Held or Nature of Ownership

Check here if continued on attached sheet

B

GOVERNMENT CUSTOMERS OF ORGANIZATIONS LISTED ABOVE
 IF THE GOVERNMENT BODY IN WHICH OFFICE IS HELD HAS PAID COMPENSATION TO ANY OF THE ORGANIZATIONS LISTED ABOVE, COMPLETE THIS SECTION.

Name of Organization Receiving Compensation	Government Agency which Paid Compensation	Total Amount Paid and Purpose of Payment

Check here if continued on attached sheet

CONTINUE ON REVERSE

C

COMMERCIAL CUSTOMERS OF ORGANIZATIONS SHOWN ON FRONT

LIST HERE EACH GOVERNMENT BODY, CORPORATION, PARTNERSHIP, JOINT VENTURE, SOLE PROPRIETORSHIP, UNION, ASSOCIATION OR OTHER BUSINESS OR COMMERCIAL ENTITY WHICH HAS PAID COMPENSATION OF \$2500 OR MORE DURING THE PAST 12 MONTHS TO ANY OF THE ORGANIZATIONS LISTED IN ITEM "A" ON THE FRONT OF THIS REPORT.

DO NOT REPORT INDIVIDUALS WHO ARE NOT BUSINESS OR COMMERCIAL ENTITIES.

Name of Organization Receiving Payment (From Item "A")

Organization Paying Compensation

Purpose of Payment

Check here if continued on attached pages

D

BUSINESS REAL ESTATE

LIST EACH PARCEL OF WASHINGTON REAL ESTATE WITH ASSESSED VALUE OVER \$5000 IN WHICH A DIRECT FINANCIAL INTEREST WAS HELD BY ANY CORPORATION, PARTNERSHIP, FIRM, ENTERPRISE OR OTHER ENTITY IN WHICH YOU, YOUR SPOUSE OR DEPENDENTS OWN 10% OR MORE.

Description of Property

Check here if continued on attached pages

E

LEGISLATION, RULES, RATES, STANDARDS

LIST PERSONS FOR WHOM STATE LEGISLATION OR STATE RULES, RATES OR STANDARDS HAVE BEEN PREPARED OR LOBBIED FOR CURRENT OR DEFERRED COMPENSATION. DO NOT LIST PAY FROM GOVERNMENT BODY IN WHICH YOU ARE AN ELECTED OFFICIAL FOR REGULAR PERFORMANCE OF DUTIES

Person to Whom Services Rendered

Description of Legislation, Rules, etc.

Compensation

390-24-030
P/B



PDC FORM
F-2
(1/81)

**PUBLIC OFFICE FUND
REPORT**

THIS SPACE FOR OFFICE USE
P.M. DATE _____ DATE RECEIVED _____

PLEASE TYPE OR PRINT CLEARLY

Last Name	First Name	MI	Office You Hold	Period covered by report
Address			To	<input type="checkbox"/> Jan 1 to Dec 31, 19
City	County	Zip		<input type="checkbox"/> Other / Show Dates

CONTRIBUTIONS RECEIVED (CASH AND CHECKS)

Date	Contributor's Name and Address	Amount
Check here <input type="checkbox"/> if continued on attached page		TOTAL (Including Attached Pages)

**OTHER CONTRIBUTIONS RECEIVED
(INCLUDE TRAVEL AND OTHER IN-KIND GOODS AND SERVICES)**

Date	Contributor's Name and Address. If Value is unknown include description of contribution	Value
Check here <input type="checkbox"/> if continued on attached page		TOTAL (Including Attached Pages)

Reviser's Note: RCW 34.04.058 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 80-18-029
ADOPTED RULES
DEPARTMENT OF REVENUE
 [Order FT 80-3—Filed December 1, 1980]

I, Charles W. Hodde, director of the Department of Revenue, do promulgate and adopt at Olympia, Washington 98504, the annexed rules relating to WAC 458-40-19104 Forest Land Values—1981.

This action is taken pursuant to Notice No. WSR 80-14-055 filed with the code reviser on October 1, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.33.120 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 1, 1980.
 By Charles W. Hodde
 Director

NEW SECTION

WAC 458-40-19104 FOREST LAND VALUES—1981. The true and fair value, per acre for those counties that have not completed the land grading as required by RCW 84.33.110 through 84.33.118, for each grade of forest land for the 1981 assessment year are determined to be as follows:

1981 FOREST LAND VALUES			
Land Quality	Accessi- bility & Topography	Western Washington ¹	Eastern Washington ²
GOOD	Favorable	\$144.00	\$46.00
	Average	\$122.00	\$42.00
	Difficult	\$ 78.00	\$35.00
	Inoperable	\$ 5.00	\$ 1.00
AVERAGE	Favorable	\$103.00	\$28.00
	Average	\$ 87.00	\$25.00
	Difficult	\$ 56.00	\$21.00
	Inoperable	\$ 3.00	\$ 1.00

Land Quality	Accessi- bility & Topography	Western Washington ¹	Eastern Washington ²
POOR	Favorable	\$ 58.00	\$12.00
	Average	\$ 49.00	\$11.00
	Difficult	\$ 31.00	\$ 9.00
	Inoperable	\$ 1.00	\$ 1.00

¹ For Western Washington: All private land lying west of the summit of the Cascade Range of mountains.

² For Eastern Washington: All private land lying east of the summit of the Cascade Range of mountains.

WSR 80-18-030
ADOPTED RULES
DEPARTMENT OF REVENUE
 [Order FT 80-4—Filed December 1, 1980]

I, Charles W. Hodde, director of the Department of Revenue, do promulgate and adopt at Olympia, Washington 98504, the annexed rules relating to:

- New WAC 458-40-19105 Forest land values—1981.
- New WAC 458-40-19300 Private forest land grades according to species and site index.

This action is taken pursuant to Notice No. WSR 80-14-056 filed with the code reviser on October 1, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.33.120 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 1, 1980.
 By Charles W. Hodde
 Director

NEW SECTION

WAC 458-40-19105 FOREST LAND VALUES—1981. The true and fair values per acre for those counties that have completed the private forest land grading program as required by RCW 84.33.110 through 84.33.118, for each forest land grade on private land in the state of Washington for the 1981 assessment year are determined to be as follows:

1981
WASHINGTON FOREST LAND VALUES

LAND GRADE	OPERABILITY CLASS	VALUES PER ACRE
1	1	\$141
	2	136
	3	131
	4	95
2	1	118
	2	114
	3	110
	4	80
3	1	93
	2	90
	3	87
	4	66
4	1	70
	2	68
	3	66
	4	52
5	1	51
	2	48
	3	46
	4	31
6	1	26
	2	25
	3	25
	4	23
7	1	12
	2	12
	3	11
	4	11
8		1

NEW SECTION

WAC 458-40-19300 PRIVATE FOREST LAND GRADES ACCORDING TO SPECIES AND SITE INDEX. Notwithstanding the provisions of WAC 458-40-020, those counties that have received certification of their forest land grades by the department of revenue as required by RCW 84.33.110 through 84.33.118, the following shall constitute the conversion of species and site indices to forest land grades:

WASHINGTON STATE PRIVATE FOREST LAND GRADES

Species	Site Index	Land Grade
WESTSIDE		
Douglas Fir	136 ft. and over	1
	118-135 ft.	2
	99-117 ft.	3
	84-98 ft.	4
	under 84 ft.	5

WASHINGTON STATE PRIVATE FOREST LAND GRADES

Species	Site Index	Land Grade
Western Hemlock	136 ft. and over	1
	116-135 ft.	2
	98-115 ft.	3
	83-97 ft.	4
	68-82 ft.	5
	under 68 ft.	6
Red Alder	117 ft. and over	6
	under 117 ft.	7
	MFP & NC *2	8
EASTSIDE		
Douglas Fir &	137 ft. and over	*1 3
	120-136 ft.	*1 4
Ponderosa Pine	95-119 ft.	*1 5
	69-94 ft.	*1 6
	under 69 ft.	*1 7
MFP & NC		*2 8

*1 These are the site indices for 100% stocked stands. Stands with lower stocking levels would require higher site indices to occur in the same land grade.

*2 (MFP) Marginal Forest Productivity
(NC) Non Commercial

**WSR 80-18-031
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES**
[Filed December 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries, intends to adopt, amend, or repeal rules concerning self-insurers' shares of state fund deficits. This is a change in the date of adoption for WAC 296-15-044, previously filed with the Code Reviser's Office on October 1, 1980 under Notice No. WSR 80-14-080. Notice No. WSR 80-14-080 also proposed changes to chapter 296-17 WAC, and those changes to chapter 296-17 WAC have been adopted November 13, 1980 by administrative order number 80-23. The Department of Labor and Industries is postponing the adoption of WAC 296-15-044 until April 1, 1981 to gather additional information and consider testimony concerning this proposed rule;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Wednesday, April 1, 1981, in the Director's Office, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 51.04.020(1) and 51.14.020(4).

This notice is connected to and continues the matter noticed in Notice Nos. WSR 80-14-080 and 80-17-

017, filed with the code reviser's office on 10/1/80 and 11/13/80.

Dated: December 1, 1980
By: James T. Hughes
Director

WSR 80-18-032
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
[Filed December 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries, intends to adopt, amend, or repeal rules concerning medical aid rules and procedure numbers governing health care delivery to injured workers.

This is a change in the date of adoption for chapters 296-20, 296-21 and 296-23 WAC. Notice No. WSR 80-15-123 also proposed changes to WAC 296-20-135, 296-20-140, 296-20-145, 296-20-150, 296-20-155, 296-20-170, 296-20-17001, 296-20-17002, 296-20-17003 and 296-16-010, and those changes have been adopted December 1, 1980, by administrative order # 80-24. The Department of Labor and Industries is postponing adopting chapters 296-20, 296-21, 296-22 and 296-23 WAC until December 22, 1980, to gather additional information and consider testimony concerning these proposed rules;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Monday, December 22, 1980, in the Director's Office, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 51.04.020(4), 51.04.030 and 51.16.120(3).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 22, 1980.

This notice is connected to and continues the matter noticed in Notice No. WSR 80-15-123 filed with the code reviser's office on October 22, 1980.

Dated: December 1, 1980
James T. Hughes
Director
by Charles F. Murphy
Assistant Director

WSR 80-18-033
ADOPTED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
[Order 80-24—Filed December 1, 1980—Eff. January 1, 1981]

I, James T. Hughes, director of the Department of Labor and Industries, do promulgate and adopt at the Director's Office, General Administration Building, Olympia, Washington, the annexed rules relating to preferred worker and conversion factors applicable to "Medical Aid Rules and Maximum Fee Schedule".

This action is taken pursuant to Notice No. WSR 80-15-123 filed with the code reviser on October 22, 1980. Such rules shall take effect at a later date, such date being January 1, 1981.

This rule is promulgated pursuant to RCW 51.04.020(4), 51.04.030 and 51.16.120(3) and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 1, 1980.

James T. Hughes
Director
by Charles F. Murphy
Assistant Director

Chapter 296-16 WAC
EMPLOYER—WORKER REEMPLOYMENT IN-
CENTIVES

NEW SECTION

WAC 296-16-010 **PREMIUM WAIVED FOR EMPLOYMENT OF PREFERRED WORKER.** In order to implement the provisions of RCW 51.16.120(3) by way of encouraging employment of injured workers who are not reemployed by the employer at the time of injury, the following provisions are adopted:

Any employer who employs a "preferred worker" as defined in these rules shall be excused from the payment of industrial insurance premiums and/or accident costs under the circumstances and conditions herein provided:

(1) A "preferred worker" may be classified as such by the department when the supervisor or his or her designee shall determine, in his or her discretion, that such person has sustained an industrial injury or occupational disease under our state Industrial Insurance Act which prevents the worker from returning to work with the former employer and that such injury or occupational disease is substantially impairing the likelihood of such worker's reemployment with other employers.

(2) Any state fund employer, other than the employer at the time of injury or exposure, who employs a "preferred worker" shall be excused, during the period of employment of such worker but not to exceed thirty-six calendar months, from the payment of any accident fund premiums which would otherwise be due based upon such employment.

(3) In the event that a further injury or occupational disease is sustained by a reemployed "preferred worker" during the first thirty-six months subsequent to the hiring of such "preferred worker", while in the employ of the accepting employer, such employer, whether insured by the state fund or self-insured, shall not be charged with the costs of any such claim which would otherwise be charged to or paid by such employer. Such costs shall be charged against the second injury fund.

The provisions of subsections (2) and (3) of this section shall apply only if the department acknowledges the

application of such rules in writing prior to such employment.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-20-135 CONVERSION FACTOR TABLE—MEDICINE, CHIROPRACTIC, PHYSICAL THERAPY, DRUGLESS THERAPEUTICS AND NURSE PRACTITIONER SECTIONS. This table is a conversion of fee schedule unit values to fees in dollar amounts at \$0.~~(88)~~96 per unit. This conversion factor is to be applied to the medicine section of the fee schedule, the chiropractic, physical therapy, drugless therapeutic and nurse practitioner sections.

Unit Value	@\$ (0.88) <u>0.96</u>	Unit Value	@\$ (0.88) <u>0.96</u>	Unit Value	@\$ (0.88) <u>0.96</u>
.1	(.09) <u>.10</u>	5.0	(4.40) <u>4.80</u>	9.9	(8.71) <u>9.50</u>
.2	(.18) <u>.19</u>	5.1	(4.49) <u>4.90</u>	10.0	(8.80) <u>9.60</u>
.3	(.26) <u>.29</u>	5.2	(4.58) <u>4.99</u>	10.5	(9.24) <u>10.08</u>
.4	(.35) <u>.38</u>	5.3	(4.66) <u>5.09</u>	11.0	(9.68) <u>10.56</u>
.5	(.44) <u>.48</u>	5.4	(4.75) <u>5.18</u>	11.5	(10.12) <u>11.04</u>
.6	(.53) <u>.58</u>	5.5	(4.84) <u>5.28</u>	12.0	(10.56) <u>11.52</u>
.7	(.62) <u>.67</u>	5.6	(4.93) <u>5.38</u>	12.5	(11.00) <u>12.00</u>
.8	(.70) <u>.77</u>	5.7	(5.02) <u>5.47</u>	13.0	(11.44) <u>12.48</u>
.9	(.79) <u>.86</u>	5.8	(5.10) <u>5.57</u>	13.5	(11.88) <u>12.96</u>
1.0	(.88) <u>.96</u>	5.9	(5.19) <u>5.66</u>	14.0	(12.32) <u>13.44</u>
1.1	(.97) <u>1.06</u>	6.0	(5.28) <u>5.76</u>	14.5	(12.76) <u>13.92</u>
1.2	(1.06) <u>1.15</u>	6.1	(5.37) <u>5.86</u>	15.0	(13.20) <u>14.40</u>
1.3	(1.14) <u>1.25</u>	6.2	(5.46) <u>5.95</u>	16.0	(14.08) <u>15.36</u>
1.4	(1.23) <u>1.34</u>	6.3	(5.54) <u>6.05</u>	17.0	(14.96) <u>16.32</u>
1.5	(1.32) <u>1.44</u>	6.4	(5.63) <u>6.14</u>	18.0	(15.84) <u>17.28</u>
1.6	(1.41) <u>1.54</u>	6.5	(5.72) <u>6.24</u>	19.0	(16.72) <u>18.24</u>
1.7	(1.50) <u>1.63</u>	6.6	(5.81) <u>6.34</u>	20.0	(17.60) <u>19.20</u>
1.8	(1.58) <u>1.73</u>	6.7	(5.90) <u>6.43</u>	21.0	(18.48) <u>20.16</u>
1.9	(1.67) <u>1.82</u>	6.8	(5.98) <u>6.53</u>	22.0	(19.36) <u>21.12</u>
2.0	(1.76) <u>1.92</u>	6.9	(6.07) <u>6.62</u>	23.0	(20.24) <u>22.08</u>
2.1	(1.85) <u>2.02</u>	7.0	(6.16) <u>6.72</u>	24.0	(21.12) <u>23.04</u>
2.2	(1.94) <u>2.11</u>	7.1	(6.25) <u>6.82</u>	25.0	(22.00) <u>24.00</u>
2.3	(2.02) <u>2.21</u>	7.2	(6.34) <u>6.91</u>	30.0	(26.40) <u>28.80</u>
2.4	(2.11) <u>2.30</u>	7.3	(6.42) <u>7.01</u>	35.0	(30.80) <u>33.60</u>
2.5	(2.20) <u>2.40</u>	7.4	(6.51) <u>7.10</u>	40.0	(35.20) <u>38.40</u>
2.6	(2.29) <u>2.50</u>	7.5	(6.60) <u>7.20</u>	45.0	(39.60) <u>43.20</u>
2.7	(2.38) <u>2.59</u>	7.6	(6.69) <u>7.30</u>	50.0	(44.00) <u>48.00</u>
2.8	(2.46) <u>2.69</u>	7.7	(6.78) <u>7.39</u>	55.0	(48.40) <u>52.80</u>
2.9	(2.55) <u>2.78</u>	7.8	(6.86) <u>7.49</u>	60.0	(52.80) <u>57.60</u>
3.0	(2.64) <u>2.88</u>	7.9	(6.95) <u>7.58</u>	65.0	(57.20) <u>62.40</u>
3.1	(2.73) <u>2.98</u>	8.0	(7.04) <u>7.68</u>	70.0	(61.60) <u>67.20</u>

Unit Value	@\$ (0.88) <u>0.96</u>	Unit Value	@\$ (0.88) <u>0.96</u>	Unit Value	@\$ (0.88) <u>0.96</u>
3.2	(2.82) <u>3.07</u>	8.1	(7.13) <u>7.78</u>	75.0	(66.00) <u>72.00</u>
3.3	(2.90) <u>3.17</u>	8.2	(7.22) <u>7.87</u>	80.0	(70.40) <u>76.80</u>
3.4	(2.99) <u>3.26</u>	8.3	(7.30) <u>7.97</u>	85.0	(74.80) <u>81.60</u>
3.5	(3.08) <u>3.36</u>	8.4	(7.39) <u>8.06</u>	90.0	(79.20) <u>86.40</u>
3.6	(3.17) <u>3.46</u>	8.5	(7.48) <u>8.16</u>	95.0	(83.60) <u>91.20</u>
3.7	(3.26) <u>3.55</u>	8.6	(7.57) <u>8.26</u>	100.0	(88.00) <u>96.00</u>
3.8	(3.34) <u>3.65</u>	8.7	(7.66) <u>8.35</u>	105.0	(92.40) <u>100.80</u>
3.9	(3.43) <u>3.74</u>	8.8	(7.74) <u>8.45</u>	110.0	(96.80) <u>105.60</u>
4.0	(3.52) <u>3.84</u>	8.9	(7.83) <u>8.54</u>	115.0	(101.20) <u>110.40</u>
4.1	(3.61) <u>3.94</u>	9.0	(7.92) <u>8.64</u>	120.0	(105.60) <u>115.20</u>
4.2	(3.70) <u>4.03</u>	9.1	(8.01) <u>8.74</u>	125.0	(110.00) <u>120.00</u>
4.3	(3.78) <u>4.13</u>	9.2	(8.10) <u>8.83</u>	130.0	(114.40) <u>124.80</u>
4.4	(3.87) <u>4.22</u>	9.3	(8.18) <u>8.93</u>	140.0	(123.20) <u>134.40</u>
4.5	(3.96) <u>4.32</u>	9.4	(8.27) <u>9.02</u>	150.0	(132.00) <u>144.00</u>
4.6	(4.05) <u>4.42</u>	9.5	(8.36) <u>9.12</u>	160.0	(140.80) <u>153.60</u>
4.7	(4.14) <u>4.51</u>	9.6	(8.45) <u>9.22</u>	170.0	(149.60) <u>163.20</u>
4.8	(4.22) <u>4.61</u>	9.7	(8.54) <u>9.31</u>	180.0	(158.40) <u>172.80</u>
4.9	(4.31) <u>4.70</u>	9.8	(8.62) <u>9.41</u>	190.0	(167.20) <u>182.40</u>
				200.0	(176.00) <u>192.00</u>

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-20-140 CONVERSION FACTOR TABLE—ANESTHESIA. This table is a conversion of fee schedule unit values to fees in dollar amounts at \$~~(12.30)~~13.47 per unit. This conversion factor is to be applied to the anesthesia section of the fee schedule.

Unit Value	@\$ (12.30) <u>13.47</u>	Unit Value	@\$ (12.30) <u>13.47</u>	Unit Value	@\$ (12.30) <u>13.47</u>
.1	(1.23) <u>1.34</u>	5.0	(61.50) <u>67.35</u>	9.9	(121.77) <u>133.35</u>
.2	(2.46) <u>2.69</u>	5.1	(62.73) <u>68.69</u>	10.0	(123.00) <u>134.70</u>
.3	(3.69) <u>4.04</u>	5.2	(63.96) <u>70.04</u>	10.5	(129.15) <u>141.43</u>
.4	(4.92) <u>5.38</u>	5.3	(65.19) <u>71.39</u>	11.0	(135.30) <u>148.17</u>
.5	(6.15) <u>6.73</u>	5.4	(66.42) <u>72.73</u>	11.5	(141.45) <u>154.90</u>
.6	(7.38) <u>8.08</u>	5.5	(67.65) <u>74.08</u>	12.0	(147.60) <u>161.64</u>
.7	(8.61) <u>9.42</u>	5.6	(68.88) <u>75.43</u>	12.5	(153.75) <u>168.37</u>
.8	(9.84) <u>10.77</u>	5.7	(70.11) <u>76.77</u>	13.0	(159.90) <u>175.11</u>
.9	(11.07) <u>12.12</u>	5.8	(71.34) <u>78.12</u>	13.5	(166.05) <u>181.84</u>
1.0	(12.30) <u>13.47</u>	5.9	(72.57) <u>79.47</u>	14.0	(172.20) <u>188.58</u>
1.1	(13.53) <u>14.81</u>	6.0	(73.80) <u>80.82</u>	14.5	(178.35) <u>195.31</u>
1.2	(14.76) <u>16.16</u>	6.1	(75.03) <u>82.16</u>	15.0	(184.50) <u>202.05</u>
1.3	(15.99) <u>17.51</u>	6.2	(76.26) <u>83.51</u>	16.0	(196.80) <u>215.52</u>
1.4	(17.22) <u>18.85</u>	6.3	(77.49) <u>84.86</u>	17.0	(209.10) <u>228.99</u>

Unit Value	@\$(+2.30) 13.47										
1.5	((18.45))	6.4	((78.72))	18.0	((221.40))	.1	((4.26))	5.0	((213.00))	9.9	((421.74))
	20.20		86.20		242.46		4.67		233.25		461.84
1.6	((19.68))	6.5	((79.95))	19.0	((233.70))	.2	((8.52))	5.1	((217.26))	10.0	((426.00))
	21.55		87.55		255.93		9.53		237.92		466.50
1.7	((20.91))	6.6	((81.18))	20.0	((246.00))	.3	((12.78))	5.2	((221.52))	10.5	((447.30))
	22.89		88.90		269.40		14.00		242.58		489.83
1.8	((22.14))	6.7	((82.41))	21.0	((258.30))	.4	((17.04))	5.3	((225.78))	11.0	((468.60))
	24.24		90.24		282.87		18.66		247.25		513.15
1.9	((23.37))	6.8	((83.64))	22.0	((270.60))	.5	((21.30))	5.4	((230.04))	11.5	((489.90))
	25.59		91.59		296.34		23.33		251.91		536.49
2.0	((24.60))	6.9	((84.87))	23.0	((282.90))	.6	((25.56))	5.5	((234.30))	12.0	((511.20))
	26.94		92.94		309.81		27.99		256.58		559.80
2.1	((25.83))	7.0	((86.10))	24.0	((295.20))	.7	((29.82))	5.6	((238.56))	12.5	((532.50))
	28.28		94.29		323.28		32.66		261.24		583.13
2.2	((27.06))	7.1	((87.33))	25.0	((307.50))	.8	((34.08))	5.7	((242.82))	13.0	((553.80))
	29.63		95.63		336.75		37.32		265.91		606.45
2.3	((28.29))	7.2	((88.56))	30.0	((369.00))	.9	((38.34))	5.8	((247.08))	13.5	((575.10))
	30.98		96.98		404.10		41.99		270.57		629.78
2.4	((29.52))	7.3	((89.79))	35.0	((430.50))	1.0	((42.60))	5.9	((251.34))	14.0	((596.40))
	32.32		98.33		471.45		46.65		275.24		653.10
2.5	((30.75))	7.4	((91.02))	40.0	((492.00))	1.1	((46.86))	6.0	((255.60))	14.5	((617.70))
	33.67		99.67		538.80		51.32		279.90		676.43
2.6	((31.98))	7.5	((92.25))	45.0	((553.50))	1.2	((51.12))	6.1	((259.86))	15.0	((639.00))
	35.02		101.02		606.15		55.98		284.57		699.75
2.7	((33.21))	7.6	((93.48))	50.0	((615.00))	1.3	((55.38))	6.2	((264.12))	16.0	((681.60))
	36.36		102.37		673.50		60.65		289.23		746.40
2.8	((34.44))	7.7	((94.71))	55.0	((676.50))	1.4	((59.64))	6.3	((268.38))	17.0	((724.20))
	37.71		103.71		740.85		65.31		293.90		793.05
2.9	((35.67))	7.8	((95.94))	60.0	((738.00))	1.5	((63.90))	6.4	((272.64))	18.0	((766.80))
	39.06		105.06		808.20		69.98		298.56		839.70
3.0	((36.90))	7.9	((97.17))	65.0	((799.50))	1.6	((68.16))	6.5	((276.90))	19.0	((809.40))
	40.41		106.41		875.55		74.64		303.23		886.35
3.1	((38.13))	8.0	((98.40))	70.0	((861.00))	1.7	((72.42))	6.6	((281.16))	20.0	((852.00))
	41.75		107.76		942.90		79.31		307.89		933.00
3.2	((39.36))	8.1	((99.63))	75.0	((922.50))	1.8	((76.68))	6.7	((285.42))	21.0	((894.60))
	43.10		109.10		1,010.25		83.97		312.56		979.65
3.3	((40.59))	8.2	((100.86))	80.0	((984.00))	1.9	((80.94))	6.8	((289.68))	22.0	((937.20))
	44.45		110.45		1,077.60		88.64		317.22		1,026.30
3.4	((41.82))	8.3	((102.09))	85.0	((1,045.50))	2.0	((85.20))	6.9	((293.94))	23.0	((979.80))
	45.79		111.80		1,144.95		93.30		321.89		1,072.95
3.5	((43.05))	8.4	((103.32))	90.0	((1,107.00))	2.1	((89.46))	7.0	((298.28))	24.0	((1,022.40))
	47.14		113.14		1,212.30		97.97		326.55		1,119.60
3.6	((44.28))	8.5	((104.55))	95.0	((1,168.50))	2.2	((93.72))	7.1	((302.46))	25.0	((1,065.00))
	48.49		114.49		1,279.65		102.63		331.22		1,166.25
3.7	((45.51))	8.6	((105.78))	100.0	((1,230.00))	2.3	((97.98))	7.2	((306.72))	30.0	((1,278.00))
	49.83		115.84		1,347.00		107.30		335.88		1,399.50
3.8	((46.74))	8.7	((107.01))	105.0	((1,291.50))	2.4	((102.24))	7.3	((310.98))	35.0	((1,491.00))
	51.18		117.18		1,414.35		111.96		340.55		1,632.75
3.9	((47.97))	8.8	((108.24))	110.0	((1,353.00))	2.5	((106.50))	7.4	((315.24))	40.0	((1,704.00))
	52.53		118.53		1,481.70		116.63		345.21		1,866.00
4.0	((49.20))	8.9	((109.47))	115.0	((1,414.50))	2.6	((110.76))	7.5	((319.50))	45.0	((1,917.00))
	53.88		119.88		1,549.05		121.29		349.88		2,099.25
4.1	((50.43))	9.0	((110.78))	120.0	((1,476.00))	2.7	((115.02))	7.6	((323.76))	50.0	((2,130.00))
	55.22		121.23		1,616.40		125.96		354.54		2,332.50
4.2	((51.66))	9.1	((111.93))	125.0	((1,537.50))	2.8	((119.28))	7.7	((328.02))	55.0	((2,343.00))
	56.57		122.57		1,683.75		130.62		359.21		2,565.75
4.3	((52.89))	9.2	((113.16))	130.0	((1,599.00))	2.9	((123.54))	7.8	((332.28))	60.0	((2,556.00))
	57.92		123.92		1,751.10		135.29		363.87		2,799.00
4.4	((54.12))	9.3	((114.39))	140.0	((1,722.00))	3.0	((127.80))	7.9	((336.54))	65.0	((2,769.00))
	59.26		125.27		1,885.80		139.95		368.54		3,032.25
4.5	((55.35))	9.4	((115.62))	150.0	((1,845.00))	3.1	((132.06))	8.0	((340.80))	70.0	((2,982.00))
	60.61		126.61		2,020.50		144.62		373.20		3,265.50
4.6	((56.58))	9.5	((116.85))	160.0	((1,968.00))	3.2	((136.32))	8.1	((345.06))	75.0	((3,195.00))
	61.96		127.96		2,155.20		149.28		377.87		3,498.75
4.7	((57.81))	9.6	((118.08))	170.0	((2,091.00))	3.3	((140.58))	8.2	((349.32))	80.0	((3,408.00))
	63.30		129.31		2,289.90		153.95		382.53		3,732.00
4.8	((59.04))	9.7	((119.31))	180.0	((2,214.00))	3.4	((144.84))	8.3	((353.58))	85.0	((3,621.00))
	64.65		130.65		2,424.60		158.61		387.20		3,965.25
4.9	((60.27))	9.8	((120.54))	190.0	((2,337.00))	3.5	((149.10))	8.4	((357.84))	90.0	((3,834.00))
	66.00		132.00		2,559.30		163.28		391.86		4,198.50
				200.0	((2,460.00))	3.6	((153.36))	8.5	((362.10))	95.0	((4,047.00))
					2,694.00		167.94		396.53		4,431.75
						3.7	((157.62))	8.6	((366.36))	100.0	((4,260.00))
							172.61		401.19		4,665.00
						3.8	((161.88))	8.7	((370.62))	105.0	((4,473.00))
							177.27		405.86		4,898.25
						3.9	((166.14))	8.8	((374.88))	110.0	((4,686.00))
							181.94		410.52		5,131.50
						4.0	((170.40))	8.9	((379.14))	115.0	((4,899.00))
							186.60		415.19		5,364.75
						4.1	((174.66))	9.0	((383.40))	120.0	((5,112.00))
							191.27		419.85		5,598.00
						4.2	((178.92))	9.1	((387.66))	125.0	((5,325.00))
							195.93		424.52		5,831.25

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-20-145 CONVERSION FACTOR TABLE—SURGERY. This table is a conversion of fee schedule unit values to fees in dollar amounts at $\$((42.60))46.65$ per unit. This conversion factor applies only to the surgery section of the fee schedule.

Unit Value	@\$(42.60)	Unit Value	@\$(42.60)	Unit Value	@\$(42.60)	Unit Value	@\$(4.35)	Unit Value	@\$(4.35)	Unit Value	@\$(4.35)
	46.65		46.65		46.65		4.76		4.76		4.76
4.3	((183.18))	9.2	((391.92))	130.0	((5,538.00))		12.38		35.70		214.20
	200.60		429.18		6,064.50		((11.75))	7.6	((33.06))	50.0	((217.50))
4.4	((187.44))	9.3	((396.18))	140.0	((5,964.00))		12.85		36.18		238.00
	205.26		433.85		6,531.00		((12.10))	7.7	((33.50))	55.0	((239.25))
4.5	((191.70))	9.4	((400.44))	150.0	((6,390.00))		13.33		36.65		261.80
	209.93		438.51		6,997.50		((12.62))	7.8	((33.93))	60.0	((261.00))
4.6	((195.96))	9.5	((404.70))	160.0	((6,816.00))		13.80		37.12		285.60
	214.59		443.18		7,464.00		((13.05))	7.9	((34.37))	65.0	((282.75))
4.7	((200.22))	9.6	((408.96))	170.0	((7,242.00))		14.28		37.60		309.40
	219.26		447.84		7,930.50		((13.49))	8.0	((34.80))	70.0	((304.50))
4.8	((204.48))	9.7	((413.22))	180.0	((7,668.00))		14.75		38.08		333.20
	223.92		452.51		8,397.00		((13.92))	8.1	((35.24))	75.0	((326.25))
4.9	((208.74))	9.8	((417.48))	190.0	((8,094.00))		15.23		38.55		357.00
	228.59		457.17	200.0	8,863.50		((14.36))	8.2	((35.67))	80.0	((348.00))
					8,520.00		15.70		39.03		380.80
							((14.79))	8.3	((36.11))	85.0	((369.75))
							16.18		39.50		404.60
							((15.23))	8.4	((36.54))	90.0	((397.50))
							16.66		39.98		428.40
							((15.66))	8.5	((36.98))	95.0	((413.25))
							17.13		40.46		452.20
							((16.10))	8.6	((37.41))	100.0	((435.00))
							17.61		40.93		476.00
							((16.53))	8.7	((37.85))	105.0	((456.75))
							18.08		41.41		499.80
							((16.97))	8.8	((38.28))	110.0	((478.50))
							18.56		41.88		523.60
							((17.40))	8.9	((38.72))	115.0	((500.25))
							19.04		42.36		547.40
							((17.84))	9.0	((39.15))	120.0	((522.00))
							19.51		42.84		571.20
							((18.27))	9.1	((39.59))	125.0	((543.75))
							19.99		43.31		595.00
							((18.71))	9.2	((40.02))	130.0	((565.50))
							20.46		43.79		618.80
							((19.14))	9.3	((40.46))	140.0	((609.00))
							20.94		44.26		666.40
							((19.58))	9.4	((40.89))	150.0	((652.50))
							21.42		44.74		714.00
							((20.01))	9.5	((41.33))	160.0	((696.00))
							21.89		45.22		761.60
							((20.45))	9.6	((41.76))	170.0	((739.50))
							22.37		45.69		809.20
							((20.88))	9.7	((42.20))	180.0	((783.00))
							22.84		46.17		856.80
							((21.32))	9.8	((42.63))	190.0	((826.50))
							23.32		46.64		904.40
										200.0	((870.00))
											952.00

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-20-150 CONVERSION FACTOR TABLE—RADIOLOGY. This table is a conversion of the fee schedule unit values to fees in dollar amounts at \$(4.35)4.76 per unit. This conversion factor is to be applied only to the radiology section of the fee schedule.

Unit Value	@\$(4.35)	Unit Value	@\$(4.35)	Unit Value	@\$(4.35)
	4.76		4.76		4.76
.1	((.44))	5.0	((21.75))	9.9	((43.07))
	.48		23.80		47.12
.2	((.87))	5.1	((22.19))	10.0	((43.50))
	.95		24.28		47.60
.3	((1.31))	5.2	((22.62))	10.5	((45.68))
	1.43		24.75		49.98
.4	((1.74))	5.3	((23.06))	11.0	((47.85))
	1.90		25.23		52.36
.5	((2.18))	5.4	((23.49))	11.5	((50.03))
	2.38		25.70		54.74
.6	((2.61))	5.5	((23.93))	12.0	((52.20))
	2.86		26.18		57.12
.7	((3.05))	5.6	((24.36))	12.5	((54.38))
	3.33		26.66		59.50
.8	((3.48))	5.7	((24.80))	13.0	((56.55))
	3.81		27.13		61.88
.9	((3.92))	5.8	((25.23))	13.5	((58.73))
	4.29		27.61		64.26
1.0	((4.35))	5.9	((25.67))	14.0	((60.90))
	4.76		28.08		66.64
1.1	((4.79))	6.0	((26.10))	14.5	((63.08))
	5.24		28.56		69.02
1.2	((5.22))	6.1	((26.54))	15.0	((65.25))
	5.71		29.04		71.40
1.3	((5.66))	6.2	((26.97))	16.0	((69.60))
	6.19		29.51		76.16
1.4	((6.09))	6.3	((27.41))	17.0	((73.95))
	6.66		29.99		80.92
1.5	((6.53))	6.4	((27.84))	18.0	((78.30))
	7.14		30.46		85.68
1.6	((6.96))	6.5	((28.28))	19.0	((82.65))
	7.62		30.94		90.44
1.7	((7.40))	6.6	((28.71))	20.0	((87.00))
	8.09		31.42		95.20
1.8	((7.83))	6.7	((29.15))	21.0	((91.35))
	8.57		31.89		99.96
1.9	((8.27))	6.8	((29.58))	22.0	((95.70))
	9.04		32.37		104.72
2.0	((8.70))	6.9	((30.02))	23.0	((100.05))
	9.52		32.84		109.48
2.1	((9.14))	7.0	((30.45))	24.0	((104.40))
	10.00		33.32		114.24
2.2	((9.57))	7.1	((30.89))	25.0	((108.75))
	10.47		33.80		119.00
2.3	((10.01))	7.2	((31.32))	30.0	((130.50))
	10.95		34.27		142.80
2.4	((10.44))	7.3	((31.76))	35.0	((152.25))
	11.42		34.75		166.60
2.5	((10.88))	7.4	((32.19))	40.0	((174.00))
	11.90		35.22		190.40
2.6	((11.31))	7.5	((32.63))	45.0	((195.75))

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-20-155 CONVERSION FACTOR TABLE—PATHOLOGY. This table is a conversion of the fee schedule unit values to fees in dollar amounts at \$0.((41))45 per unit. This conversion factor is to be applied only to the pathology section of the fee section schedule.

Unit Value	@\$(.41)	Unit Value	@\$(.41)	Unit Value	@\$(.41)
	.45		.45		.45
.1	.04	5.0	((2.05))	9.9	((4.06))
			2.25		4.45
.2	((.08))	5.1	((2.09))	10.0	((4.10))
	.09		2.29		4.50
.3	((.12))	5.2	((2.13))	10.5	((4.31))
	.13		2.34		4.72
.4	((.16))	5.3	((2.17))	11.0	((4.51))
	.18		2.38		4.95
.5	((.21))	5.4	((2.21))	11.5	((4.72))
	.22		2.43		5.17
.6	((.25))	5.5	((2.26))	12.0	((4.92))
	.27		2.47		5.40
.7	((.29))	5.6	((2.30))	12.5	((5.13))
	.31		2.52		5.62
.8	((.33))	5.7	((2.34))	13.0	((5.33))
	.36		2.56		5.85

Unit Value	@\$(-+)) .45	Unit Value	@\$(-+)) .45	Unit Value	@\$(-+)) .45
.9	((-.37))	5.8	((2.38))	13.5	((5.54))
1.0	((-.40))	5.9	(2.61)	14.0	(6.07)
1.1	((-.45))	6.0	((2.42))	14.5	((5.74))
1.2	((-.49))	6.1	(2.65)	15.0	(6.30)
1.3	((-.53))	6.2	((2.46))	16.0	((5.95))
1.4	((-.57))	6.3	(2.70)	17.0	(6.52)
1.5	((-.62))	6.4	((2.50))	18.0	((6.15))
1.6	((-.66))	6.5	(2.74)	19.0	(6.75)
1.7	((-.70))	6.6	((2.54))	20.0	((6.36))
1.8	((-.74))	6.7	(2.79)	21.0	(6.97)
1.9	((-.78))	6.8	((2.58))	22.0	((6.57))
2.0	((-.82))	6.9	(2.83)	23.0	(7.15)
2.1	((-.86))	7.0	((2.62))	24.0	((6.74))
2.2	((-.90))	7.1	(2.88)	25.0	(7.33)
2.3	((-.94))	7.2	((2.67))	30.0	((8.00))
2.4	((-.98))	7.3	(2.92)	35.0	(8.65)
2.5	((+0.03))	7.4	((2.71))	40.0	((8.24))
2.6	((+0.07))	7.5	(2.97)	45.0	(8.89)
2.7	((+0.11))	7.6	((2.75))	50.0	((8.46))
2.8	((+0.15))	7.7	(3.01)	55.0	(9.11)
2.9	((+0.19))	7.8	((2.79))	60.0	((8.68))
3.0	((+0.23))	7.9	(3.06)	65.0	(9.33)
3.1	((+0.27))	8.0	((2.83))	70.0	((8.89))
3.2	((+0.31))	8.1	(3.10)	75.0	(9.54)
3.3	((+0.35))	8.2	((2.87))	80.0	((9.10))
3.4	((+0.39))	8.3	(3.15)	85.0	(9.75)
3.5	((+0.44))	8.4	((2.91))	90.0	((9.29))
3.6	((+0.48))	8.5	(3.19)	95.0	(9.94)
3.7	((+0.52))	8.6	((2.95))	100.0	((9.47))
3.8	((+0.56))	8.7	(3.24)	105.0	(10.12)
3.9	((+0.60))	8.8	((2.99))	110.0	((9.64))
4.0	((+0.64))	8.9	(3.28)	115.0	(10.29)
4.1	((+0.68))	9.0	((3.03))	120.0	((9.79))
4.2	((+0.72))	9.1	(3.33)	125.0	(10.44)
4.3	((+0.76))	9.2	((3.08))	130.0	((9.92))
4.4	((+0.80))	9.3	(3.37)	140.0	(11.07)
4.5	((+0.85))	9.4	((3.11))	150.0	((10.53))
4.6	((+0.89))	9.5	(3.46)	160.0	(11.68)
4.7	((+0.93))	9.6	((3.16))	170.0	((11.12))
4.8	((+0.97))	9.7	(3.42)	180.0	(12.27)
4.9	((+1.01))	9.8	((3.19))	190.0	((11.69))
	(2.20)		(4.41)		(85.50)

Unit Value	@\$(-+)) .45	Unit Value	@\$(-+)) .45	Unit Value	@\$(-+)) .45
200.0	((2.00))				
					90.00

AMENDATORY SECTION (Amending Order 76-34, filed 11/24/76, effective 1/1/77)

WAC 296-20-170 PHARMACY—ACCEPTANCE OF RULES AND FEES. ~~((The))~~ Acceptance and filling of a prescription for an injured worker entitled to benefits under the Industrial Insurance Law, constitutes acceptance of the department's ~~((Medical Aid Rules and shall comply with its))~~ rules and fees. When there is questionable eligibility, (i.e., no claim number, prescription is for medication other than usually prescribed for industrial injury; or pharmacist has reason to believe claim is closed or rejected), the pharmacist may require the worker to pay for the prescription. In these cases, the pharmacist must furnish the claimant with a signed receipt and a nonnegotiable copy of the prescription in order for the worker to bill the department or self-insurer for reimbursement. The worker must submit such reimbursement request within ninety days of service.

AMENDATORY SECTION (Amending Order 76-34, filed 11/24/76, effective 1/1/77)

WAC 296-20-17001 ALLOWANCE AND PAYMENT FOR MEDICATION. The department or self-insurer will pay for medications or supplies dispensed for the treatment of conditions resulting from an industrial injury and/or conditions which are retarding the recovery from the industrial injury, for which the department or self-insurer has accepted temporary responsibility. No bills will be paid for medication dispensed ((following closure)) after the date of order and notice of ((a)) claim closure, on an accepted claim; nor, on rejected claims ((or)); nor for conditions unrelated to the industrial ((injury will not be paid)) condition even though the prescription may be written on departmental prescription forms.

AMENDATORY SECTION (Amending Order 76-34, filed 11/24/76, effective 1/1/77)

WAC 296-20-17002 BILLING. In addition to the billing procedures described in WAC 296-20-125 the current national drug code number for each prescribed drug, followed by the wholesale cost to the pharmacy must be entered on each prescription. Bills for medication not containing this information ~~((on each prescription form))~~ will be returned to the pharmacy. ~~((Billing will be in accordance with the procedures outlines in WAC 296-20-125.))~~

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-20-17003 FEES. Payment for drugs and medications will be made at the wholesale cost plus an additional fee, on the following basis:

Wholesale cost		Additional fee
up to \$1.99	+	\$3.25
\$2.00 to \$3.99	+	\$4.75
\$4.00 to \$7.99	+	\$5.75
\$8.00 to \$19.99	+	\$7.00
\$20.00 & over	+	\$7.00 + 10% wholesale cost

Orders may be written for over the counter drugs or nondrug items on department prescription forms. However, these items should be billed at normal retail price. No allowance will be made for professional fees for filling such prescriptions.

Compounded prescriptions will be paid at the cost of the ingredients plus the applicable professional component based on that cost as indicated above.

WSR 80-18-034
EMERGENCY RULES
DEPARTMENT OF
EMERGENCY SERVICES
 [Order 80-030—Filed December 1, 1980]

I, Edward Chow, Jr., director of Department of Emergency Services, do promulgate and adopt at 4220 East Martin Way, Olympia, Washington, the annexed rules relating to Mt. St. Helens closure—Rules for permitted entry and/or occupation, chapter 118-03 WAC.

I, Edward Chow, Jr., find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is on October 1, 1980, the Governor issued EO 80-15 closing an area of approximately 20 miles in radius from the center of Mt. St. Helens from all persons with certain exceptions. These WAC's are to implement the Governor's Executive Order EO 80-15.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapters 43.06 and 38.52 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 1, 1980.
 By Edward Chow, Jr.
 Director

Chapter 118-03 WAC
MT. ST. HELENS CLOSURE—RULES FOR PERMITTED ENTRY AND/OR OCCUPATION

NEW SECTION

WAC 118-03-010 PURPOSE. The purpose of this chapter is to adopt emergency rules, regulations, and guidelines to implement Executive Order 80-15, prohibiting any person or persons with certain exceptions from entering the danger zone known as the RED zone of the Mt. St. Helens volcano as described in that Executive Order, and providing entry permit procedures for persons excepted. These rules may be amended from time to time as conditions warrant. Executive Order 80-15 issued by the governor on October 1, 1980, recognizes the continuing danger from additional eruptions, earthquakes and ashfall from Mt. St. Helens. Accordingly, upon the advice of the United States Geological Survey, and other scientific evaluation of the danger potential, a zone approximately twenty miles in radius from the center of the mountain was declared a RED zone and no person or persons are allowed to enter this zone unless they are exempted from the provisions of the Executive Order or they obtain and possess a permit issued by the Washington State Department of Licensing under the rules of this chapter.

NEW SECTION

WAC 118-03-030 DEFINITIONS. "Red zone" shall mean that area adjacent or surrounding the Mt. St. Helens volcano closed to public access by the governor of the state of Washington pursuant to the Revised Code of Washington (hereinafter RCW) 43.06.010, 43.06.210, 43.06.220, 38.52.050 and 38.52.010. The RED zone boundary area may change from time to time as conditions warrant. The abbreviation "DES" as used hereinafter shall mean the Washington State Department of Emergency Services. "DOL" shall mean the Washington State Department of Licensing. "Credentialed" shall mean possessing identification establishing one's right to position or authority. "News media" shall include journalists, publishers, television and radio broadcast persons who are regularly engaged in the business of publishing or broadcasting. "ECC" shall mean the Emergency Coordinating Center located at the United States Forest Service Office in Vancouver, Washington. "Individual(s)" shall mean a person, partnership, joint venture, private or public corporation, association, firm, public service company, public utility district, or any other entity, public or private, however organized. "Control" shall mean to lease or rent. "DLE" shall mean Driver's License Examiner. "USFS" shall mean United States Forest Services. "USGS" shall mean United States Geological Survey.

NEW SECTION

WAC 118-03-050 WASHINGTON STATE DEPARTMENT OF LICENSING TO PROCESS PERMITS. The DOL shall process RED zone entry permit applications at the following locations:

Longview, 773 Third Avenue 98632
 Vancouver, 915 MacArthur Blvd. 98661
 Morton, 141 North 2nd 98356
 Centralia, 112 Harrison Ave. 98531

The DOL, under the direction of the director of DES or his designee(s), may issue a permit for entry to the RED zone for such purposes as are clearly intended by this chapter and Executive Order 80-15. The DOL shall compile a daily status list of approved and denied entry permits to the RED zone.

NEW SECTION

WAC 118-03-070

APPLICATION/PROCESSING PROCEDURE—NONPERMANENT RESIDENTS. (1) Individuals desiring access should contact one of the designated DOL Driver's License Examiners at the locations listed during regular business hours, Tuesday through Saturday, 8:30 a.m. to 5:00 p.m., and complete an application form for a permit stating the nature and need for this access and sign the waiver contained on the application form. Federal, state and local governmental personnel on official business will only be required to complete and submit a permit application form. Upon completion and submission of this application to DOL, the approval or disapproval of the application will be made no later than five regular working days of DOL. After approval of the application a permit will be made available immediately.

(2) Individuals who are employers or government entities applying for a permit under WAC 118-03-170 and 118-03-050 may complete and submit an industrial application form to be issued an industrial permit which would allow the entry and/or occupation within the RED zone by its authorized employees, contractors or agents for business reasons.

(3) DOL will screen applicants according to the criteria published herein and will issue permits to those that have legitimate needs to enter and/or occupy the RED zone. The DLE will determine all pertinent data such as time of entry, duration of need, and mode of travel, and will inform the applicant of entry requirements as stated herein.

(4) DOL will provide the Director, DES; the Director, USFS Emergency Coordination Center, and the sheriffs of Clark, Cowlitz, Lewis, and Skamania Counties with a list on a daily basis of permits issued.

NEW SECTION

WAC 118-03-090 PERMIT AND WAIVER ISUANCE PROCEDURES—PERMANENT RESIDENTS. (1) Permanent resident permits issued for the RED zone prior to December 1, 1980 remain valid.

(2) Permanent residence applicants must present proof of ownership or control of real property or personal property being used as a residence and permanent residence status at the time of application.

(3) Permanent residence applicants eighteen years of age and older shall be required to obtain a permit and sign a waiver.

(4) Permanent residence applicants between sixteen years of age or older, but who have not attained eighteen years of age, shall obtain a permit and their parent/guardian must sign a waiver on their behalf.

(5) All permanent residence applicants under sixteen years of age must be included on the application of their parent/guardian.

NEW SECTION

WAC 118-03-110 INDUSTRIAL PERMIT REAPPLICATION PROCEDURE. (1) Industrial permits issued for the RED zone prior to December 1, 1980 are valid until the expiration date on the permit has been attained and if all requirements under WAC 118-03-170 have been complied with.

(2) Industrial permittee(s) may request a new permit prior to the permit expiration date via telephone conversation with/or in person to the DLE whose DOL office issued the application and permit.

(3) The DLE must be advised of the date and approximate time an authorized agent of the industrial permittee will arrive to sign and pick up the new permit.

(4) The industrial permittee must also give all necessary information required to process the application.

(5) On assigned day, the authorized industrial agent must go to the DOL, identify him/herself to the DLE, review the application form and permit for accuracy, and sign the waiver.

NEW SECTION

WAC 118-03-130 REVOCATION AND SUSPENSION. (1) In the event that volcanic activity or other events increase the danger already present in the RED zone, permits, except permanent residents and scientific personnel approved by the Director of DES or his designee(s), may be suspended or revoked. This decision will be based on available scientific information and/or joint evaluation by the USFS (ECC Director) and DES. This evaluation will be made on a daily basis or as the need requires. The Director of DES, or his designee(s), will make the decision to suspend or revoke permits. Notification of revocation/suspension will be made by the DES duty officer in accordance with established DES operational procedures.

(2) The Director of DES or his designee(s) may suspend or revoke any permit issued under this chapter of the Washington Administrative Code, except for permanent residents, upon the failure of the permit holder(s) to meet the conditions or requirements for which his/her permit was issued.

NEW SECTION

WAC 118-03-150 CONDITIONS FOR ENTRY—NONRESIDENTS. (1) All permit holders must have two-way radio communications available within the RED zone with a base station located outside of the zone. The base station must be monitored at all times while the permittee is in the RED zone.

(a) Nonresident property owners under escort and control of the USFS while within the RED zone shall be exempt from the requirements in WAC 118-03-150(1).

(b) Vendors supplying essential goods and services for the defined areas of Cougar and St. Helen's Loop, shall be exempt from the requirements in WAC 118-03-150 (1) and (2).

(2) Entry and occupancy of the RED zone will be permitted between the hours of 6:00 a.m. and 7:00 p.m., Pacific Standard/Daylight Time. No overnight occupancy will be permitted. This condition is not applicable to individual(s) obtaining a permit under WAC 118-03-170.

(3) The permit must contain specified routes of travel, mode of travel and duration of stay.

(4) A permittee may leave the motor vehicle or otherwise authorized mode of transport while in the RED zone, but must not be more than fifteen minutes away from a vehicle and must maintain two-way radio contact with the vehicle or the base station.

NEW SECTION

WAC 118-03-170 CONDITIONS FOR ENTRY—EMPLOYEES, CONTRACTORS AND AGENTS OF INDIVIDUAL(S) OR GOVERNMENTAL ENTITY(S) ISSUED INDUSTRIAL PERMITS.

(1) Individual(s) or governmental entity(s) issued a permit under WACs 118-03-070, 118-03-210(6) and 118-03-250 shall:

(a) Have a method to identify the location(s) of each authorized employee, agent and contractor who is within the RED zone for the permittee's business;

(b) Inform each authorized employee, agent and contractor of predesignated escape routes;

(c) Monitor the local sheriff's department or other governmental agency radio frequency which is established for transmitting emergency messages related to Mt. St. Helens;

(d) Maintain a daily check-in and check-out procedure for all authorized employee(s), agent(s) and contractor(s) who are within the RED zone under the permittee's business;

(e) Issue an identification card, tag or other form of identification approved by the Director of DES or his designee to each authorized employee, agent and contractor who is within the RED zone for the permittee's business;

(f) Provide the foreman of each work crew, or one member of each group working together, with a two-way radio and require them to make regular contact with a central dispatcher;

(g) Inform each employee, agent and contractor authorized to enter the RED zone for permittee's business to stay within fifteen minutes walking distance from their vehicles, and

(h) Make every reasonable effort to insure compliance from their authorized employee(s), agent(s) and contractor(s) according to WACs 118-03-150, 118-03-170 and all other applicable safety regulations and procedures.

(2) Individual(s) other than government entity(s) shall indemnify the United States, the state of Washington, all political subdivisions thereof and their officer(s), agent(s) and employee(s), against all claims and liabilities which may be asserted against them for any damages, injuries or losses suffered by any person while within the RED zone or as a result of entering or occupying that zone, under the authority of the industrial permit.

(3) Entry and occupancy of the RED zone for industrial permittees will be authorized during the hours from sunrise to one hour before sunset. The times for sunrise and sunset will be determined from the United States Weather Bureau data.

(4) Entry and occupancy of the RED zone for continuous twenty-four hour periods by industrial permittees will be determined on a case by case basis by the Director of DES or his designee(s).

(5) Each individual(s) at the time of application for an industrial permit issued under WAC 118-03-210(6) and 118-03-250 or prior to application must file with DES an evacuation, emergency communication and warning plan.

(6) The evacuation plan must include the following:

(a) A description of the areas of operation by township, range and section;

(b) Number of personnel within these areas;

(c) Type and number of vehicles to be used for evacuation; and

(d) Primary and alternate escape routes to be used.

(7) The emergency communication and warning plans must include the following:

(a) Manner in which the industrial permit holder would receive notification of a volcanic event; and

(b) Procedures in which the industrial permit holder would use to warn his/her personnel in the RED zone.

NEW SECTION

WAC 118-03-190 CONDITIONS FOR ENTRY—PERMANENT RESIDENTS. (1) Individuals who establish proof of permanent residence in communities or areas within the RED zone will be issued a permit by DOL.

(2) Movement within the RED zone will be restricted to the most direct access/exist route, the generally recognized boundaries of the community and service and supply locations within the zone.

(3) The permit does not allow the holder unlimited movement or access to any other areas within the RED zone unless a specific permit has been issued.

NEW SECTION

WAC 118-03-210 EXEMPTED PERSONNEL. The following shall be exempted from these rules prohibiting entry and/or occupation of the RED zone subject to the limitations in paragraphs below.

(1) Scientific research personnel as determined by the USGS.

(2) Search and rescue personnel registered or as identified pursuant to RCW 38.52.010(5) on official search and rescue missions within the RED zone. The sheriffs of Lewis, Cowlitz, Clark, and Skamania Counties or their designee(s) shall have the authority to approve entry and/or occupation by search and rescue personnel.

(3) Federal, state, county or local law enforcement and fire fighting personnel whose jurisdiction is within the RED zone and who are on official business within the RED zone.

(4) Federal, state, county or local administrative personnel on official business within the RED zone.

(a) The director, DES, or his designee(s), shall have the authority to approve entry and/or occupation of state, county and local administrative personnel on official business.

(b) Federal administrative personnel will be required to obtain and possess a permit.

(5) Individual(s) who own and/or control real property or personal property being used as a residence and whose official permanent residence is within the RED zone.

(6) Individual(s) with a legitimate business reason for being within the RED zone, provided they are approved by the DES Director or his designee(s).

(7) News media personnel, provided they are approved by the DES Director or his designee(s).

(8) Individual(s) not included in (1) through (7) above, provided they are approved by the DES Director or his designee(s).

NEW SECTION

WAC 118-03-230 SCIENTIFIC PERSONNEL. Those scientific personnel approved by the designated USGS official will be required to submit an application to include assigned waiver and receive a permit from DOL prior to entry and/or occupation of the RED zone.

(1) That such entry will not burden official search and rescue missions or other emergency operations scheduled or currently underway; and

(2) That such entry can be limited in duration and by type of transportation to assure, to the extent possible, the safety of those granted entry permits.

NEW SECTION

WAC 118-03-250 PRIVATE BUSINESS. (1) Permits for entry to the RED zone granted to those who have legitimate business reasons shall be based on the following considerations:

(a) That such entry is necessary to provide for health, safety, and welfare of citizens in the disaster area; or

(b) That such entry is necessary to assess damages to property caused by the volcanic eruption or for the purpose of protecting against further loss if possible; or

(c) That such entry is necessary to provide required service to disaster victims or those residing in the RED zone; or

(d) That such entry is necessary to livelihood; and

(e) That such entry will not burden official search and rescue missions or other emergency operations scheduled or currently underway; and

(f) That such entry can be limited to duration and by type of transportation to assure, to the extent possible, the safety of those granted entry permits; and

(g) That such entry be limited to the extent possible to specified destination and route within the RED zone.

(2) The duration of an industrial permit shall be for no more than thirty days from the date of issuance. The industrial permit will be issued for operations within a specified location of township, range and section. Operations to be conducted in areas different from the original permit will require issuance of a new permit. Permits

may be renewable as long as the permittee is under WAC 118-03-210.

NEW SECTION

WAC 118-03-270 NEWS MEDIA. Permits for entry to the RED zone granted to news media personnel shall be based on the following considerations:

(1) That such entry is necessary to provide information about continuing volcanic activity with the following priorities:

(a) To the population in imminent danger; or

(b) To the regional population who can be expected to experience secondary effects of continued volcanic activity; or

(c) The state-wide and national population; or

(2) That such entry is necessary to provide public information relating to continuing disaster operations; and

(3) That such entry be limited to credentialed news media personnel; and

(4) That such entry will not burden official search and rescue missions or other emergency operations scheduled or currently underway; and

(5) That such entry can be limited in duration and by type of transportation to assure, to the extent possible, the safety of those granted entry permits; and

(6) That such entry be limited to specified destination(s) and route(s) within the RED zone.

NEW SECTION

WAC 118-03-290 FEDERAL, STATE AND LOCAL GOVERNMENT ADMINISTRATIVE PERSONNEL. Permits for entry to the RED zone granted to federal, state or local government administrative personnel of official business shall be based on the following considerations:

(1) That such entry is necessary to provide for the health, safety, and welfare of citizens in the disaster area; or

(2) That such entry is necessary to assess damages caused by the volcanic eruption for the purpose of mitigating further damage or providing for the well being of disaster victims; or

(3) That such entry will provide information necessary for federal, state or local officials responsible for disaster response; and

(4) That such entry will not burden official search and rescue missions or other emergency operations scheduled or currently underway in the RED zone; and

(5) That such entry be limited, to the extent possible, to specified destination(s) and route(s) within the RED zone; and

(6) Approval for permit issue has been made by the Director, DES or his designee(s).

NEW SECTION

WAC 118-03-310 OTHER PERMIT APPLICANTS. Permits for entry to the RED zone by persons not included in the above categories shall be granted by the Director of DES or his designee(s) based on the following considerations:

- (1) That such entry is necessary or will contribute to the health, safety, and welfare of the citizens in the disaster area; or
- (2) That such entry is necessary for maintenance of privately owned property within the RED zone.
- (3) That such entry is necessary or will contribute to the successful mitigation of damages caused by volcanic activity; and
- (4) That such entry be limited, to the extent possible, to specified destinations and routes within the RED zone.
- (5) That such entry will not burden official search and rescue missions or other emergency operations scheduled or currently underway; and
- (6) That such entry can be limited in duration and by type of transportation to assure, to the extent possible, the safety of those granted entry permits.

NEW SECTION

WAC 118-03-330 UNIFORM PROCEDURAL RULES. The Washington State Department of Emergency Services, hereinafter designated as the department, adopts as its own rules of practice all those uniform procedural rules promulgated by the Code Reviser, now codified in the Washington Administrative Code, WAC 1-08-005 through 1-08-590, as now or hereafter amended, subject to any additional rules the department may add from time to time. The department reserves the right to make whatever determination is fair and equitable should any question not covered by its rules come before the department, said determination to be in accordance with the spirit and intent of the law.

NEW SECTION

WAC 118-03-370 APPENDIX B—INDUSTRIAL FORM—MT. ST. HELENS RED ZONE ENTRY PERMIT APPLICATION.

**APPENDIX B
MT. ST. HELENS RED ZONE ENTRY PERMIT
APPLICATION
(Industrial Form)**

Permit Validation No. _____ Date _____
-PLEASE PRINT-

ENTITY: _____
BUSINESS ADDRESS (main office) _____
DESTINATION: _____
VIA: _____
PURPOSE: _____
EFFECTIVE PERIOD: DATE _____ TO _____
EFFECTIVE TIME: _____ TO _____
APPROVED _____ DENIED _____
Enter reasons on reverse side

Travel on roads or routes and purposes of entry beyond the scope of this permit will be in violation of RCW 38.52.050(3)(a), 38.52.150(2), 43.06.010 and 43.06.220(2), (8) and (9). Every person convicted under RCW 38.52.050(3)(a), 38.52.150(2) will be subject to a fine not exceeding \$500 or imprisonment in the county

jail for not more than ninety days or both fine and imprisonment.

Every person convicted under RCW 43.06.010 and 43.06.220(2), (8) and (9) will be subject to a fine not exceeding \$1,000 or imprisonment in the county jail for not more than one year or both fine and imprisonment.

Issuing Personnel Date

Escorting Officer (if applicable)

I will contact the county sheriff or appropriate law enforcement agency prior to each entry to determine if the permit is valid (if required).

I understand the permit may be revoked or suspended when volcanic activity, weather conditions preclude visibility of the entire mountain, or other events increase the danger already present in the RED zone.

INDEMNIFICATION CLAUSE*

_____ agrees to defend and indemnify the United States, the State of Washington, all political subdivisions thereof, and their officers, agents, and employees against all claims and liabilities asserted against them by reason of any damages, injuries, or losses suffered by any person while in the RED zone or as a result of entering or occupying that zone, under the authority of this permit.

WAIVER OF RIGHTS*

(Permittee's Name) hereby understands and agrees to the terms of permit number _____

_____ and does further understand that I/it am/is entering a high hazard area with full knowledge that I/it do/does so at its own risk releasing and discharging the federal government, the State of Washington and all its political subdivisions, their officers, agents and employees from all liability for any damages, injuries, or losses incurred while within the RED zone or as a result of entering and/or occupying that zone.

Authorized Agent's Signature Title Date

Address Zip Telephone

GOVERNMENTAL ENTITIES

Authorized Agent's Signature Title Date

Address Zip Telephone

*Not applicable to Governmental Entities

NEW SECTION

WAC 118-03-390 APPENDIX C—FORM—MT. ST. HELENS RED ZONE ENTRY PERMIT, STATE OF WASHINGTON, DEPARTMENT OF EMERGENCY SERVICES.

APPENDIX C

MT. ST. HELENS RED ZONE ENTRY PERMIT
STATE OF WASHINGTON
DEPARTMENT OF EMERGENCY SERVICES
READ REVERSE SIDE

EFFECTIVE PERIOD: DATE ... TIME
..... DATE TIME
.....

Keep this permit on your person at all times for identification.

REVERSE SIDE

Contact the county sheriff or appropriate law enforcement agency prior to each entry to determine if the permit is valid.

NAME:
.....
Last First Middle Initial

This permit may be revoked or suspended when volcanic activity, weather conditions preclude visibility of the entire mountain, or other events increase the danger already present in the RED zone.

ADDRESS:

Entry into the RED zone will be granted only through roadblocks where a law enforcement person is on duty.

AFFILIATION:

Monitor the radio systems continuously, and remain within 15 minutes walking distance of the vehicle while in the RED zone.

SEX: Male ... Female ... DATE OF BIRTH:

EYES: ... WEIGHT: ...

HEIGHT: ...

DESTINATION:

VIA: (VEHICLE LICENSE #):

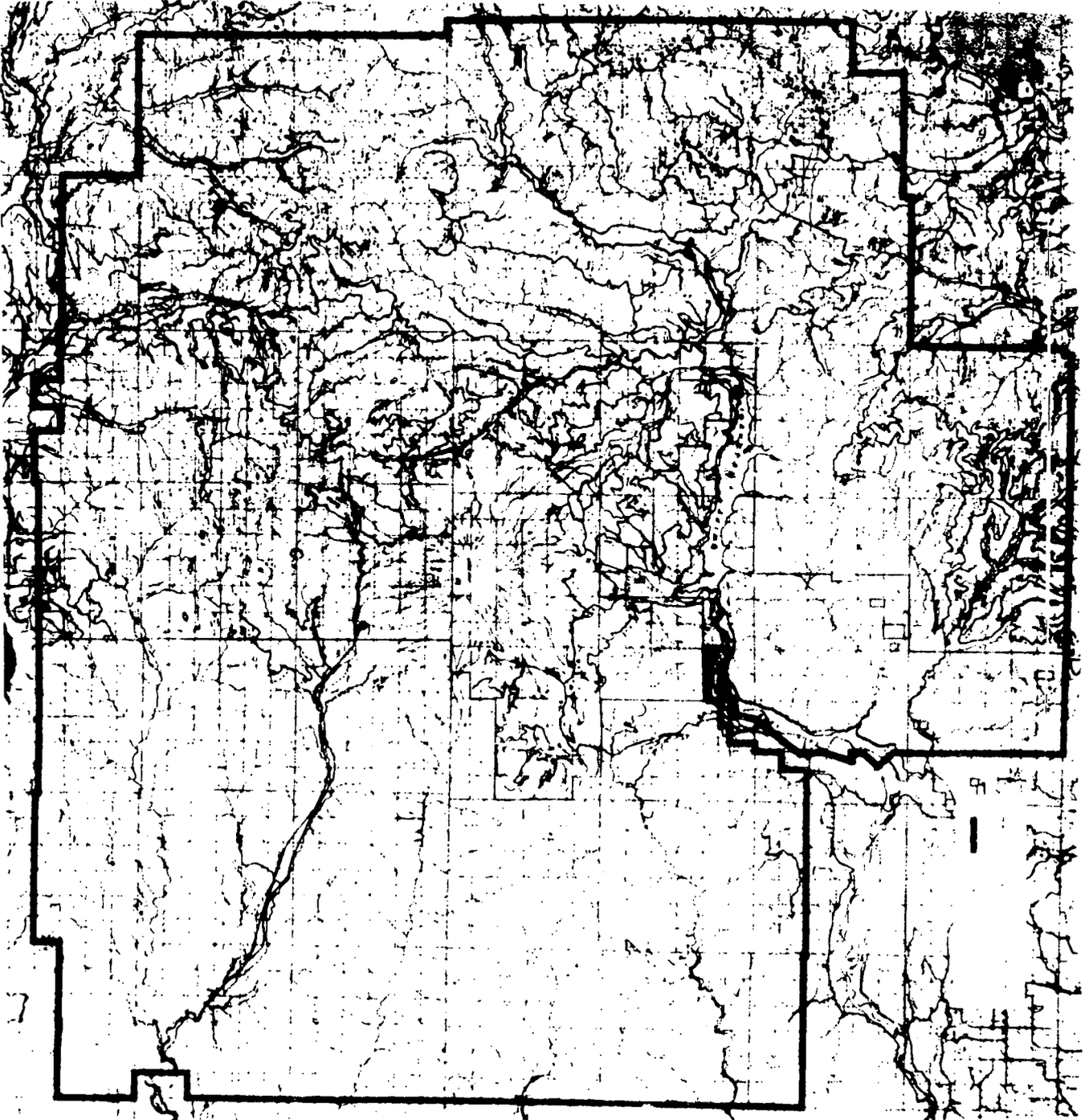
PURPOSE:

FROM TO

NEW SECTION

WAC 118-03-410 APPENDIX D--FORM--MAP--MT. ST. HELENS RED ZONE.

APPENDIX D
MAP--MT. ST. HELENS RED ZONE



WSR 80-18-035
ADOPTED RULES
ENERGY OFFICE

[Order 80-1—Filed December 2, 1980]

I, Jack O. Wood, director of the Washington State Energy Office, do promulgate and adopt at State Energy Office, 400 East Union, Olympia, WA 98504, the annexed rules relating to expanding the definition of "Passenger Transportation Services" to include Fleetpools, amending WAC 194-14-030.

This action is taken pursuant to Notice No. WSR 80-15-028 filed with the code reviser on October 8, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.21F.050(12) which directs that the Washington State Energy Office has authority to implement the provisions of RCW 43.21F.050 and 43.21F.060.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 2, 1980.

By Jack O. Wood
 Director

AMENDATORY SECTION (Amending Order 79-1, filed 8/30/79)

WAC 194-14-030 DEFINITIONS. The following words and terms have the following meanings for the purposes of this chapter, unless otherwise indicated:

(1) "Agricultural production" means all the activities classified under the industry code numbers specified in paragraph (a) below as set forth in the Standard Industrial Classification Manual, 1972 edition, except those industry code numbers listed in paragraph (b) which are excluded:

(a) Activities included.

(i) All industry code numbers included in Division A, agriculture, forestry and fishing, except as specified in paragraph (b) of this section.

(ii) All industry code numbers included in Major Group 20, food and kindred products, of Division D, as specified in paragraph (b) below; and

(iii) All the following other industry code numbers:

- 1474 Potash, soda and borate minerals (potash mining only);
- 1475 Phosphate rock;
- 2141 Tobacco stemming and redrying;
- 2411 Logging camps and logging contractors;
- 2421 Sawmills and planing mills;
- 2819 Industrial inorganic chemicals, not elsewhere classified (dicalcium phosphate only);
- 2873 Nitrogenous fertilizers;
- 2874 Phosphatic fertilizers;
- 2875 Fertilizers, mixing only;
- 2879 Pesticides and agricultural chemicals not elsewhere classified;

- 4212 Local trucking without storage (farm to market hauling and log trucking only);
- 4971 Irrigation systems (for farm use); and
- 5462 Retail bakeries, baking and selling.

(b) Activities excluded.

(i) All the following industry code numbers, otherwise listed under Division A, agriculture, forestry and fishing, are excluded from the definition:

- 0271 Fur-bearing animals and rabbits (except rabbit farms which are included in the definition);
- 0279 Animal specialties, not elsewhere classified (except apiaries, honey production and bee, cat-fish, fish, frog and trout farms which are included in the definition);
- 1742 Veterinary services for animal specialties;
- 0752 Animal specialty services;
- 0781 Landscape counseling and planning;
- 9782 Lawn and garden services; and
- 0949 Gathering of forest products, not elsewhere classified.

(ii) All the following industry code numbers, otherwise listed under Major Group 20, food and kindred products, of Division D, manufacturing, are excluded from the definition:

- 2047 Dog, cat and other pet food;
- 2067 Chewing gum; and
- 2085 Distilled, rectified and blended liquors.

Generally, an applicant may be considered as an agricultural producer if he derives the majority of his income from that activity.

(2) Assignment: An action designating that an authorized purchaser be supplied at a specified entitlement level by a specified supplier.

(3) Base period (or base allocation period):

(a) For gasoline means the month of the period November, 1977, through October, 1978, corresponding to the current month;

(b) For middle distillates means the month during calendar year 1978 corresponding to the current month.

(4) Base period supply volume: The volume of purchases from a supplier or to purchasers during the base period.

(5) "Bulk purchaser" means any firm which is an ultimate consumer which, as part of its normal business practices, purchases or obtains middle distillates or motor gasoline from a supplier and either (a) receives delivery of that product into a storage tank substantially under the control of that firm at a fixed location, or (b) with respect to use in agricultural production, receives delivery into a storage tank with a capacity not less than 50 gallons substantially under the control of that firm. A bulk purchaser of heating oil would include any firm or individual needing the product for space heating and has a storage tank substantially under the control of that firm or individual at a fixed location.

(6) Coordinator: The director or his designee who is authorized to sign orders and authorizing documents for permanent assignments.

(7) Current requirements: The supply of an allocated product needed by an end-user or wholesale purchaser

to meet its present supply requirement for any single month.

~~((+8))~~ (8) Director: The director of the Washington state energy office.

(9) Emergency or severe hardship: A situation which, in the opinion of the office, represents a threat or foreseeable danger to the health, safety and well being of the citizens of the state.

(10) Emergency Petroleum Allocation Act: Public Law 93-159.

(11) Emergency services: Law enforcement, fire fighting, and emergency medical services.

(12) End-user: Any person who is an ultimate consumer of an allocated product other than a wholesale purchaser-consumer and is also a bulk purchaser.

(13) Energy production: The exploration, drilling, mining, refining, processing, production and distribution of coal, natural gas, geothermal energy, petroleum or petroleum products, shale oil, nuclear fuels and electrical energy. It also includes the construction of facilities and equipment used in energy production, such as pipelines, mining equipment and similar capital goods. Excluded from this definition are synthetic natural gas manufacturing, electrical generation whose power source is petroleum based, gasoline blending and manufacturing and refinery fuel use.

(14) Fleetpool: A government or private motor pool which is used during nonwork hours for commuter ridesharing purposes. To qualify as a fleetpool, these general guidelines must be observed:

(a) The motor pool must have a fleet of five or more passenger vehicles;

(b) The principle use of the vehicles must be for the regular business of the firm, other than commuting;

(c) During nonwork hours, the vehicles may not be used for private errands, other than commuting;

(d) The government or business entity must enact a formal agreement with the employees consistent with the terms of this regulation; and

(e) During the commute each such vehicle must be shared on a regular basis by three or more persons.

(15) Market area: The delineation of the market area will vary in each case, and ultimately will be determined by the office. There can be no hard and fast criteria, but some general guidelines may be observed:

(a) In a city of 25,000 population, the market area to be considered should be the area within a one-mile radius of the applicant or affected party.

(b) In a suburban area (housing developments, shopping centers, apartments) the market area to be considered should be the area within a two-to-three mile radius of the applicant or affected party, depending upon the density of recent growth and traffic pattern characteristics in the area.

(c) On a nonurban arterial highway with full control of access, the market area should include the area within one-fourth mile of the access point and the next two access points in each direction from the applicant or affected party.

(d) On a nonurban arterial highway with uncontrolled access or partially controlled access, the market area

should include five miles in either direction along the highway from the applicant or affected party.

(e) On a through street or through highway in a rural area, the market area should be that area within a five mile radius of the applicant or affected party.

(f) In a town under 25,000 population, the market area should be a two mile radius from the applicant or affected party.

As used in the above guidelines, the following terms have the following meanings:

"Arterial highway" means a highway primarily for through traffic, usually on a continuous route.

"Full control of access" means that the authority to control access is exercised to give preference to through traffic by providing access connections with selected public roads only and by prohibiting crossings at grade or direct private driveway connections.

"Partially controlled access" means that the authority to control access is exercised to give preference to through traffic to a degree that, in addition to access connections with selected public roads, there may be some crossings at grade and some private driveway connections.

~~((+5))~~ (16) Medical and nursing buildings: Buildings that house medical, dental or nursing activities including, but not limited to those listed in Appendix I of 6 CFR 300.18-300.19, the use of clinics, hospitals, nursing homes and other facilities.

~~((+6))~~ (17) Middle distillate: Any derivatives of petroleum including kerosene, home heating oil, range oil, stove oil, and diesel fuel, which have a fifty percent boiling point in the ASTM D86 standard distillation test falling between 371° and 700° F. Products specifically excluded from this definition are kerosene-base and naphtha-base jet fuel, heavy fuel oils as defined in VV-F-815C or ASTM D-396, grades #4, 5, and 6, intermediate fuel oils (which are blends containing #6 oil), and all specialty items such as solvents, lubricants, waxes and process oil.

~~((+7))~~ (18) Motor gasoline: A mixture of volatile hydrocarbons, suitable for operation of an internal combustion engine, whose major components are hydrocarbons with boiling points ranging from 140° to 390° F and whose source is distillation of petroleum and cracking, polymerization, and other chemical reactions by which the naturally occurring petroleum hydrocarbons are converted to those that have superior fuel properties.

~~((+8))~~ (19) Office: The Washington State Energy Office.

~~((+9))~~ (20) Officer: The director or his designee who is authorized to sign orders and authorizing documents for state set-aside assignments.

~~((+20))~~ (21) Order: A written directive or verbal communication of a written directive if promptly confirmed in writing, issued by the office concerning state set-aside assignments or permanent assignments, or a written document issued by the Fuel Allocation Appeals Board deciding an appeal from an order of the office. An order shall be deemed to be issued on the date on which it is signed by the officer or coordinator. With respect to

permanent assignment orders, they shall not become effective unless and until the regional DOE office authorizes the action. Set-aside assignment orders are effective on the date of issuance.

~~((21))~~ (22) Passenger transportation services:

(a) Air, land and water facilities and services designed and used for the carrying of passengers whether publicly or privately owned. These facilities and services shall include, but not be limited to: Tour buses, charter buses, taxicabs and other methods or modes which serve the general public on a for hire or fare basis; special transportation services for the elderly and/or handicapped; vanpools and shuttle buses which shall regularly carry at least seven persons, including the driver and which at least eighty percent of that vehicles mileage can be verified as attributed to the use of commuting; fleetpools; and

(b) Bus transportation of pupils to and from school and school sponsored activities.

~~((22))~~ (23) Permanent assignment: A recommendation by the office to the U.S. Department of Energy that an applicant be assigned a permanent supplier and an allocation entitlement.

~~((23))~~ (24) Prime supplier: The supplier or producer which makes the first sale of any allocated product subject to the state set-aside into the state distribution system for consumption within the state.

~~((24))~~ (25) Purchaser: Wholesale purchaser, end-user, or both.

~~((25))~~ (26) Retail gasoline outlet: Wholesale purchaser-reseller which purchases or otherwise obtains gasoline and resells or otherwise transfers it to ultimate consumers.

~~((26))~~ (27) Sanitation services: The collection and disposal for the general public of solid wastes, whether by public or private entities, and the maintenance, operation and repair of liquid purification and waste facilities during emergency conditions. Sanitation services also includes the provision of water supply services by public utilities, whether privately or publicly owned or operated.

~~((27))~~ (28) Set-aside: The amount of an allocated product which is made available from the total supply of a prime supplier to resolve emergencies and hardships due to fuel shortages, pursuant to 10 C.F.R. ~~((S) (S))~~ § 211.17.

~~((28))~~ (29) Supplier: Any firm or subsidiary of any firm which presently sells, transfers or otherwise furnishes any allocated product or crude oil to wholesale purchasers or end-users.

~~((29))~~ (30) Telecommunications services: The repair, operation, and maintenance of voice, data, telegraph, video, and similar communications services to the public by a communications common carrier, during periods of substantial disruption of normal service.

~~((30))~~ (31) Truck: A motor vehicle with motive power designed primarily for the transportation of property or special purpose equipment and with a gross vehicle weight rating for a single vehicle (the value specified by the manufacturer as the loaded weight of the vehicle) or the equivalent thereof in excess of 20,000 pounds, or in the case of trucks designed primarily for drawing

other vehicles and not so constructed as to carry a load other than part of the weight of the vehicle and the load so drawn, with a gross combination weight rating (the value specified by the manufacturer as the loaded weight of the combination vehicle) or the equivalent thereof in excess of 20,000 pounds.

~~((31))~~ (32) Wholesale purchaser-consumer: Any firm that is an ultimate consumer which, as part of its normal business practices, purchases or obtains an allocated product from a supplier and receives delivery of that product into a storage tank substantially under the control of that firm at a fixed location and which either:

(a) Purchased or obtained more than 20,000 gallons of that allocated product for its own use in agricultural production in any completed calendar year subsequent to 1971;

(b) purchased or obtained more than 50,000 gallons of that allocated product in any completed calendar year subsequent to 1971 for use in one or more multi-family residences; or

(c) purchased or obtained more than 84,000 gallons of that allocated product in any completed calendar year subsequent to 1971.

~~((32))~~ (33) Wholesale purchaser-reseller: Any firm which purchases, receives through transfer, or otherwise obtains an allocated product and resells or otherwise transfers it to other purchasers without substantially changing its form.

WSR 80-18-036

NOTICE OF PUBLIC MEETINGS GRAYS HARBOR COLLEGE

[Memorandum, President—December 1, 1980]

In compliance with RCW 42.30.075, we hereby file with your office notification of the Grays Harbor College Board of Trustees regular meeting dates in calendar year 1981. The specific dates for 1981 are listed below.

January 19, 1981
March 23, 1981
May 18, 1981
September 21, 1981
November 16, 1981

All regular meetings of the Grays Harbor College Board of Trustees will be held in the Conference Room of the Administration Building at Grays Harbor College, Aberdeen, Washington, at 8:00 p.m.

WSR 80-18-037

NOTICE OF PUBLIC MEETINGS GAMBLING COMMISSION

[Memorandum—December 1, 1980]

The Washington State Gambling Commission hereby gives notice, as required by RCW 42.30.075, that it will hold four regular meetings in accordance with its own rule, WAC 230-02-020, during 1981. These meetings

will be held on March 13, 1981, June 12, 1981, September 11, 1981 and December 11, 1981, each at the Olympia City Hall, Council Chambers, 8th and Plum, in Olympia, Washington, beginning at 10 a.m.

The Gambling Commission will hold additional special meetings, notice of which will be given in accordance with RCW 42.30.080. These meetings are often, but not always, held on the second Thursday of those months not listed above in various locations throughout the state.

All of these meetings are open meetings and the public is encouraged to attend.

WSR 80-18-038

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed December 2, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 15.65 RCW, that the Department of Agriculture, intends to adopt, amend, or repeal rules concerning assessments, to increase the assessment on all varieties of raspberries from 1/4 cent to 1/2 cent per affected unit (pound), amending WAC 16-561-040;

that such agency will at 3:15 p.m., Friday, January 9, 1981, in the Vance Tye Motor Inn, 500 Tye Drive, Tumwater, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, April 1, 1981, in the Office of the Director of Agriculture.

The authority under which these rules are proposed is chapter 15.65 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 9, 1981, and/or orally at 3:15 p.m., Friday, January 9, 1981, Vance Tye Motor Inn, 500 Tye Drive, Tumwater, WA.

Dated: December 2, 1980

By: G. David Kile
Assistant Director

STATEMENT OF PURPOSE

Title: Amend WAC 16-561-040.

Description of purpose: Increase the Washington Raspberry Commission assessment on all varieties of raspberries from 1/4 cent to 1/2 cent per affected unit (pound).

Statutory authority: Chapter 15.65 RCW.

Summary of rule: Amends WAC 16-561-040 by increasing assessments to generate funds for advertising and research.

Reasons supporting proposed action: Current assessment rate is not adequate to support increased costs of advertising and research.

Agency personnel responsible for:

Drafting: Roger L. Roberts, Special Programs Administrator, Agricultural Development Division, Washington State

Department of Agriculture, 406 General Administration Building, AX-41, Olympia, WA 98504, (206) 753-5046.

Implementation and Enforcement: Same as above.

Persons proposing rule: Washington raspberry growers by petition to the Director of Agriculture as required in RCW 15.65.050. Agency comments or recommendations regarding statutory language, implementation, enforcement, fiscal matters: None.

Rule is not a result of federal law or state court action.

AMENDATORY SECTION (Amending Order 1478, filed 7/29/76)

WAC 16-561-040 ASSESSMENTS AND COLLECTIONS. (1) Assessments.

(a) The annual assessment on all varieties of raspberries shall be ~~((1/4))~~ one-half cent per affected unit (pound).

(b) For the purpose of collecting assessments, the board may:

(i) Require handlers to collect producer assessments from producers whose production they handle, and remit the same to the board; or

(ii) Require the person subject to the assessment to give adequate assurance or security for its payment.

(c) Subsequent to the first sale, no affected units shall be transported, carried, shipped, sold, marketed, or otherwise handled or disposed of until every due and payable assessment herein provided for has been paid and the receipt issued. The foregoing shall include all affected units shipped or sold, both inside and outside the state.

(2) Collections. Any moneys collected or received by the board pursuant to the provisions of the order during or with respect to any season or year, may be refunded on a prorata basis at the close of such season or year or at the close of such longer period as the board determines to be reasonably adapted to effectuate the declared policies of this act and the purposes of such marketing agreement or order, to all persons from whom such moneys were collected or received or may be carried over into and used with respect to the next succeeding season, year, or period whenever the board finds that the same will tend to effectuate such policies and purposes.

(3) Penalties. Any due and payable assessment herein levied in such specified amount as may be determined by the board pursuant to the provisions of the act and the order, shall constitute a personal debt of every person so assessed or who otherwise owes the same, and the same shall be due and payable to the board when payment is called for by it. In the event any person fails to pay the board the full amount of such assessment or such other sum on or before the date due, the board may, and is hereby authorized to, add to such unpaid assessment or sum an amount not exceeding ten percent of the same to defray the cost of enforcing the collecting of the same. In the event of failure of such person or persons to pay any such due and payable assessment or other such sum, the board may bring a civil action against such person or persons in a state court of competent jurisdiction for the collection thereof, together with the above specified ten percent thereon, and such action shall be tried and judgment rendered as in any other cause of action for debt due and payable.

WSR 80-18-039

PROPOSED RULES

STATE PATROL

(Transportation of Hazardous Materials Technical Advisory Committee)

[Filed December 2, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, 46.48.170 and 46.48.190, that the Transportation of Hazardous Materials Technical Advisory Committee, intends to adopt, amend, or repeal

rules concerning transportation of hazardous materials, chapter 446-50 WAC;

that such agency will at 1:30 p.m., Tuesday, January 6, 1981, in the Washington State Patrol, General Administration Building, Olympia, Washington 98504, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Tuesday, January 6, 1981, in the Washington State Patrol Headquarters, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 46.48.170 and 46.48.190.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 6, 1981, and/or orally at 1:30 p.m., Tuesday, January 6, 1981, Washington State Patrol, General Administration Building, Olympia, Washington 98504.

Dated: December 2, 1980

By: R. W. Landon
Chairman

STATEMENT OF PURPOSE

These proposed emergency amendments apply to the hazardous materials safe transportation within the State of Washington, to the carriers handling and storage operations incident to such transportation, and to the highway portion of an intermodal shipment of hazardous materials.

Statutory Authority: Chapter 46.48 RCW.

We, the State Patrol and the Hazardous Materials Advisory Committee, find these proposed amendments necessary to insure safe transportation of hazardous materials within the State of Washington.

These amendatory sections were drafted by Captain L. R. Hart, Mr. Kevin Ryan, Assistant Attorney Generals Office, and the Hazardous Materials Advisory Committee. Captain L. R. Hart can be contacted by phone at (206) 753-6554. Implementation of these rules was by the State Patrol and the Hazardous Materials Advisory Committee and shall be enforced by the Washington State Patrol.

Not a result of federal law or federal or state court action.

AMENDATORY SECTION (Amending Order 79-4, filed December 11, 1979)

WAC 446-50-010 AUTHORITY. ((By authority of RCW 46-48-170 and 46-48-190)) Chapter 46.48 RCW authorizes the Washington State Patrol, ((together)) acting by and through its Chief after conferring with the Committee((;)) created by RCW 46.48-190((; Transportation of Hazardous Materials Advisory Committee, hereby)) to adopt ((the following)) regulations concerning the ((safety)) safe transportation of ((explosives, flammable materials, corrosives, compressed gases, poisons, oxidizing materials;)) hazardous materials((; and other dangerous articles)) upon the public highways of this state. Chapter 46.32 RCW permits the inspection of vehicles traveling on the highways of this state.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule

published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 79-4, filed December 11, 1979)

WAC 446-50-020 PURPOSE. ((These rules are intended to insure that all radioactive waste materials transported within the State of Washington are safe and that all carriers of radioactive waste materials have equipment that has been deemed safe by a Washington State Patrol equipment inspection.)) These rules are intended to protect persons and property from unreasonable risk of harm or damage due to incidents or accidents resulting from the transportation of hazardous materials and to insure that the vehicle equipment of all carriers of radioactive waste materials has been inspected by the Washington State Patrol.

AMENDATORY SECTION (Amending order 79-4, filed December 11, 1979)

WAC 446-50-080 ((EFFECTIVE DATE. These regulations shall become effective on October 10, 1979, and shall remain in effect by appropriate regulations:)) TRANSPORTATION REQUIREMENTS (1) The Washington State Patrol acting by and through the Chief of the Washington State Patrol after conferring with the Committee created by RCW 46.48.190 hereby adopts the following parts or sections of Title 49 Code of Federal Regulations: 170 (Reserved), 171 General information, regulations, and definitions, 172 Hazardous materials table and hazardous materials communications regulations, 173 Shippers—General requirements for shipments and packagings, 177 Carriage on public highway, 178 Shipping container specifications, 180-189 (Reserved). Title 49 CFR, parts 100 through 199, relates to safety in the transportation of hazardous materials upon the public highways. This regulation is intended to apply only to the transportation of hazardous materials by highway in Washington, to the handling and storage operations incident to such transportation, and to the highway portion of an intermodal shipment of hazardous materials.

(2) Copies of Title 49 CFR, parts 100 through 199, now in force are on file at the Code Reviser's Office, Olympia, and at the Washington State Patrol Headquarters, Weight Control Section, Olympia. Additional copies may be available for review at Washington State Patrol District Headquarters Offices, public libraries, Washington Utilities and Transportation Commission Offices, and at the United States Department of Transportation, Bureau of Motor Carrier Safety Office, Olympia. Copies of the CFR may be purchased through the Superintendent of Documents, United States Government Printing Office, Washington, D. C. 20402.

WSR 80-18-040
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
[Filed December 3, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, 49.17.040 and 49.17.050, that the Department of Labor and Industries, intends to adopt, amend, or repeal rules concerning:

Amd	ch. 296-24 WAC	General safety and health.
Amd	ch. 296-27 WAC	Administrative rules.
Amd	ch. 296-37 WAC	Commercial diving operations.
Amd	ch. 296-45 WAC	Electrical workers safety standards.
Amd	ch. 296-52 WAC	Possession, handling and use of explosives.
Amd	ch. 296-54 WAC	Safety standards for logging.
Amd	ch. 296-62 WAC	General occupational health.

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the public hearing or in response to written or oral comments received before or during the public hearing.

Correspondence relating to this notice and the proposed rules should be addressed to:

Department of Labor and Industries
Division of Industrial Safety and Health
P.O. Box 207, AX-31sd
Olympia, Washington 98504;

that such agency will at 9:30 a.m., Tuesday, January 6, 1981, in the Large Conference room, General Administration Building, Olympia, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:30 a.m., Friday, February 6, 1981, in the Director's office, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 34.04.025, 49.17.040 and 49.17.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 30, 1980, and/or orally at 9:30 a.m., Tuesday, January 6, 1981, Large Conference room, General Administration, Olympia, Washington.

Dated: December 3, 1980

By: Helen I. Herman
for James T. Hughes
Director

STATEMENT OF PURPOSE

Title and WAC number of rule(s) or chapter:

Chapter 296-24 WAC General safety and health.

Chapter 296-27 WAC Administrative rules.
Chapter 296-37 WAC Commercial diving operations.

Chapter 296-45 WAC Electrical workers safety standards.

Chapter 296-52 WAC Possession, handling and use of explosives.

Chapter 296-54 WAC Safety standards for logging.

Chapter 296-62 WAC General occupational health.

Statutory authority for the rule(s): RCW 34.04.025, 49.17.040 and 49.17.050.

Summary of rule(s): Amendments are proposed to chapters 296-24, 296-45, 296-52, 296-54 and 296-62 WAC.

A new section is proposed in chapters 296-27, 296-45 and 296-62 WAC.

Description of the purpose of the rule(s).

Chapter 296-24 WAC General safety and health standard is amended for clarification.

Chapter 296-27 WAC Administrative rules; a new section is proposed identical to federal regulations concerning WISHA access to employee medical records.

Chapter 296-37 WAC Commercial diving operations, is amended to comply with federal regulations regarding line tending of divers and recordkeeping requirements.

Chapter 296-45 WAC Electrical workers safety standard, is amended to include tree trimming. A new section is proposed to include tree trimming - electrical hazards.

Chapter 296-52 WAC Possession, handling and use of explosives, is amended to reflect federal regulations and for housekeeping purposes.

Chapter 296-54 WAC Safety standards for logging, is amended to correct housekeeping errors.

Chapter 296-62 WAC Occupational health standard is amended to reflect federal changes in access to employee records. A new section is proposed identical to federal regulations regarding employee exposure and medical records.

Reasons supporting the proposed rule(s):

To ensure safe and healthful working conditions for every man and woman working in the State of Washington.

To be in compliance with federal regulations.

The agency personnel, with office location and telephone number, who are responsible for the drafting, implementation and enforcement of the rule:

Drafting: Richard E. Martin, Technical Services Chief, Department of Labor and Industries, P.O. Box 207, Olympia, Washington 98504, 753-6381.

Implementation: James P. Sullivan, Assistant Director, Department of Labor and Industries, P.O. Box 207, Olympia, Washington 98504, 753-6500.

Enforcement: Same as implementation information shown above.

Name of the person or organization, whether private, public or governmental, that is proposing the rule: Department of Labor and Industries, Division of Industrial Safety and Health.

Agency comments or recommendations, if any, regarding statutory language, implementation, enforcement and fiscal matters pertaining to the rule: None.

The rule is necessary to comply with a federal law, 29 U.S.C. § 667(c)(2).

Any other information that may be of assistance in identifying the rule or its purpose: None.

AMENDATORY SECTION (Amending Order 80-14, filed 8/8/80)

WAC 296-24-08107 AIR QUALITY. (1) Compressed air, compressed oxygen, liquid air, and liquid oxygen used for respiration shall be of high purity. Oxygen shall meet the requirements of the United States Pharmacopoeia for medical or breathing oxygen. Breathing air shall meet at least the requirements of the specification for Grade D breathing air as described in Compressed Gas Association Commodity

Specification G-7.1-1966. Compressed oxygen shall not be used in supplied-air respirators or in open circuit self-contained breathing apparatus that have previously used compressed air. Oxygen shall not be used with air line respirators.

(2) Breathing air may be supplied to respirators from cylinders or air compressors.

(a) Cylinders shall be tested and maintained as prescribed in the Shipping Container Specification Regulations of the Department of Transportation (49 CFR Part 178) dated October 1, 1972.

(b) The compressor for supplying air shall be equipped with necessary safety and standby devices, described in this item. A breathing air-type compressor shall be used. Compressors shall be constructed and situated so as to avoid entry of contaminated air into the system and suitable in-line air purifying sorbent beds and filters installed to further assure breathing air quality. A receiver of sufficient capacity to enable the respirator wearer to escape from a contaminated atmosphere in event of compressor failure, and alarms to indicate compressor failure and overheating shall be installed in the system. If an oil-lubricated compressor other than a co-axial screw-type air compressor is used, it shall have a high-temperature and carbon monoxide alarm.

(i) If a carbon monoxide alarm is used, it shall be calibrated by a trained person at least once per month. A calibration and maintenance log shall be kept and shall be available for review and copying by the director or his/her designee. The log shall identify the test method, date, time of test, results, and the name of the person performing the test.

(ii) When a carbon monoxide alarm is not used, frequent manual monitoring must, as a minimum, conform to the following requirements:

(A) Monitoring shall be by the use of a recognized test procedure with verifiable accuracy.

(B) The test shall be made initially prior to each day's use of breathing air and shall be repeated a minimum of once every two hours of continuous operation throughout the day.

(C) A log shall be kept identifying the test method, date, time of test, results, and the name of the person performing the test. The log shall be available for review and copying by the director or his/her designee.

(D) The person performing the test shall be trained and knowledgeable in the test procedures and equipment utilized.

(3) Air line couplings shall be incompatible with outlets for other gas systems to prevent inadvertent servicing of air line respirators with nonrespirable gases or oxygen.

(4) Breathing gas containers shall be marked in accordance with American National Standard Method of Marking Portable Compressed Gas Containers to Identify the Material Contained, Z48.1-1954; Federal Specification BB-A-1034a, June 21, 1968, Air, Compressed for Breathing Purposes; or Interim Federal Specification GG-B-00675b, April 27, 1965, Breathing Apparatus, Self-Contained.

NEW SECTION

WAC 296-27-055 RULES OF AGENCY PRACTICE AND PROCEDURE CONCERNING WISHA ACCESS TO EMPLOYEE MEDICAL RECORDS.

NEW SECTION

WAC 296-27-05501 GENERAL POLICY. WISHA access to employee medical records will in certain circumstances be important to the agency's performance of its statutory functions. Medical records, however, contain personal details concerning the lives of employees. Due to the substantial personal privacy interests involved, WISHA authority to gain access to personally identifiable employee medical information will be exercised only after the agency has made a careful determination of its need for this information, and only with appropriate safeguards to protect individual privacy. Once this information is obtained, WISHA examination and use of it will be limited to only that information needed to accomplish the purpose for access. Personally identifiable employee medical information will be retained by WISHA only for so long as needed to accomplish the purpose for access, will be kept secure while being used, and will not be disclosed to other agencies or members of the public except in narrowly defined circumstances. This section establishes procedures to implement these policies.

NEW SECTION

WAC 296-27-05503 SCOPE AND APPLICATION. (1) Except as provided in subsection (3) and (6) of this section, this section applies to all requests by WISHA personnel to obtain access to records in order to examine or copy personally identifiable employee medical information, whether or not pursuant to the access provisions of WAC 296-62-05209.

(2) For the purposes of this section, "personally identifiable employee medical information" means employee medical information accompanied by either direct identifier (name, address, social security number, payroll number, etc.) or by information which could reasonably be used in the particular circumstances indirectly to identify specific employees (e.g., exact age, height, weight, race, sex, date of initial employment, job title, etc.).

(3) This section does not apply to WISHA access to, or the use of, aggregate employee medical information or medical records on individual employees which is not in a personally identifiable form. This section does not apply to records required by this chapter, to death certificates, or to employee exposure records, including biological monitoring records treated by WAC 296-62-05205(5) or by specific occupational safety and health standards as exposure records.

(4) This section does not apply where WISHA compliance personnel conduct an examination of employee medical records solely to verify employer compliance with the medical surveillance recordkeeping requirements of an occupational safety and health standard, or with WAC 296-62-052. An examination of this nature shall be conducted on-site and, if requested, shall be conducted under the observation of the recordholder. The WISHA compliance personnel shall not record and take on-site any information from medical records other than documentation of the fact of compliance or noncompliance.

(5) This section does not apply to agency access to, or the use of, personally identifiable employee medical information obtained in the course of litigation.

(6) This section does not apply where a written directive by the assistant director authorizes appropriately qualified personnel to conduct limited reviews of specified medical information mandated by an occupational safety and health standard, or of specific biological monitoring test results.

(7) Even if not covered by the terms of this section, all medically related information reported in a personally identifiable form shall be handled with appropriate discretion and care befitting all information concerning specific employees. There may, for example, be personal privacy interests involved which militate against disclosure of this kind of information to the public.

NEW SECTION

WAC 296-27-05505 RESPONSIBLE PERSONS. (1) The Assistant Director of the Division of Industrial Safety and Health, Department of Labor and Industries shall be responsible for the overall administration and implementation of the procedures contained in this section, including making final WISHA determinations concerning:

(a) Access to personally identifiable employee medical information (WAC 296-27-05507); and

(b) Interagency transfer or public disclosure of personally identifiable employee medical information (WAC 296-27-05525).

(2) WISHA medical records officer. The assistant director shall designate a WISHA official with experience or training in the evaluation, use and privacy protection of medical records to be the WISHA medical records officer. The WISHA medical records officer shall report directly to the assistant director on matters concerning this section and shall be responsible for:

(a) Making recommendations to the assistant director as to the approval or denial of written access orders (WAC 296-27-05507);

(b) Assuring that written access orders meet the requirements of WAC 296-27-05507 (2) and (3);

(c) Responding to employee, collective bargaining agent and employer objections concerning written access orders (WAC 296-27-05511);

(d) Regulating the use of direct personal identifiers (WAC 296-27-05513);

(e) Regulating internal agency use and security of personally identifiable employee medical information (WAC 296-27-05515 through 296-27-05519);

(f) Assuring that the results of agency analyses of personally identifiable medical information are, where appropriate, communicated to employees (WAC 296-27-05521);

(g) Preparing an annual report of WISHA's experience under WAC 296-27-05523; and

(h) Assuring that advance notice is given of intended inter-agency transfers or public disclosures (WAC 296-27-05525).

(3) Principal WISHA investigator. The principal WISHA investigator shall be the WISHA employee in each instance of access to personally identifiable employee medical information who is made primarily responsible for assuring that the examination and use of this information is performed in the manner prescribed by a written access order and the requirements of WAC 296-27-05507 through 296-27-05525. When access is pursuant to a written access order, the principal WISHA investigator shall be professionally trained in medicine, public health or allied fields (epidemiology, toxicology, industrial hygiene, biostatistics, environmental health, etc.).

NEW SECTION

WAC 296-27-05507 WRITTEN ACCESS ORDERS. (1) Requirement for written access order. Except as provided in subsection (4) of this section, each request by a WISHA representative to examine or copy personally identifiable employee medical information contained in a record held by an employer or other recordholder shall be made pursuant to a written access order which has been approved by the assistant director upon the recommendation of the WISHA medical records officer. If deemed appropriate, a written access order may constitute, or be accompanied by, an administrative subpoena.

(2) Approval criteria for written access order. Before approving a written access order, the assistant director and the WISHA medical records officer shall determine that:

(a) The medical information to be examined or copied is relevant to a statutory purpose and there is a need to gain access to this personally identifiable information;

(b) The personally identifiable medical information to be examined or copied is limited to only that information needed to accomplish the purpose for access; and

(c) The personnel authorized to review and analyze the personally identifiable medical information are limited to those who have a need for access and have appropriate professional qualifications.

(3) Content of written access order. Each written access order shall state with reasonable particularity:

(a) The statutory purposes for which access is sought;

(b) A general description of the kind of employee medical information that will be examined and why there is a need to examine personally identifiable information;

(c) Whether medical information will be examined on-site, and what type of information will be copied and removed off-site;

(d) The name, address and phone number of the principal WISHA investigator and the names of any other authorized persons who are expected to review and analyze the medical information;

(e) The name, address and phone number of the WISHA medical records officer; and

(f) The anticipated period of time during which WISHA expects to retain the employee medical information in a personally identifiable form.

(4) Special situations. Written access orders need not be obtained to examine or copy personally identifiable employee medical information under the following circumstances:

(a) Specific written consent. If the specific written consent of an employee is obtained pursuant to WAC 296-27-05209(2)(b), and the agency or an agency employee is listed on the authorization as the designated representative to receive the medical information, then a written access order need not be obtained. Whenever personally identifiable employee medical information is obtained through specific written consent and taken off-site, a principal WISHA investigator shall be promptly named to assure protection of the information, and the WISHA medical records officer shall be notified of this person's identity. The personally identifiable medical information obtained shall thereafter be subject to the use and security requirements of WAC 296-27-05515 through 296-27-05525.

(b) Physician consultations. A written access order need not be obtained where a WISHA staff or contract physician consults with an employer's physician concerning an occupational safety or health issue. In a situation of this nature, the WISHA physician may conduct on-site evaluation of employee medical records in consultation with the employer's physician, and may make necessary personal notes of his or

her findings. No employee medical records, however, shall be taken off-site in the absence of a written access order or the specific written consent of an employee, and no notes of personally identifiable employee medical information made by the WISHA physician shall leave his or her control without the permission of the WISHA medical records officer.

NEW SECTION

WAC 296-27-05509 PRESENTATION OF WRITTEN ACCESS ORDER AND NOTICE TO EMPLOYEES. (1) The principal WISHA investigator, or someone under his or her supervision, shall present at least two copies each of the written access order and an accompanying cover letter to the employer prior to examining or obtaining medical information subject to a written access order. At least one copy of the written access order shall not identify specific employees by direct personal identifier. The accompanying cover letter shall summarize the requirements of this section and indicate that questions or objections concerning the written access order may be directed to the principal WISHA investigator or to the WISHA medical records officer.

(2) The principal WISHA investigator shall promptly present a copy of the written access order (which does not identify specific employees by direct personal identifier) and its accompanying cover letter to each collective bargaining agent representing employees whose medical records are subject to the written access order.

(3) The principal WISHA investigator shall indicate that the employer must promptly post a copy of the written access order which does not identify specific employees by direct personal identifier, as well as post its accompanying cover letter (see WAC 296-62-05209(3)(b)).

(4) The principal WISHA investigator shall discuss with any collective bargaining agent and with the employer the appropriateness of individual notice to employees affected by the written access order. Where it is agreed that individual notice is appropriate, the principal WISHA investigator shall promptly provide to the employer an adequate number of copies of the written access order (which does not identify specific employees by direct personal identifier) and its accompanying cover letter to enable the employer either to individually notify each employee or to place a copy in each employee's medical file.

NEW SECTION

WAC 296-27-05511 OBJECTIONS CONCERNING A WRITTEN ACCESS ORDER. All employee, collective bargaining agent and employer written objections concerning access to records pursuant to a written access order shall be transmitted to the WISHA medical records officer. Unless the agency decides otherwise, access to the records shall proceed without delay notwithstanding the lodging of an objection. The WISHA medical records officer shall respond in writing to each employee's and collective bargaining agent's written objection to WISHA access. Where appropriate, the WISHA medical records officer may revoke a written access order and direct that any medical information obtained by it be returned to the original recordholder or destroyed. The principal WISHA investigator shall assure that such instructions by the WISHA medical records officer are promptly implemented.

NEW SECTION

WAC 296-27-05513 REMOVAL OF DIRECT PERSONAL IDENTIFIERS. Whenever employee medical information obtained pursuant to a written access order is taken off-site with direct personal identifiers included, the principal WISHA investigator shall, unless otherwise authorized by the WISHA medical records officer, promptly separate all direct personal identifiers from the medical information, and code the medical information and the list of direct identifiers with a unique identifying number for each employee. The medical information with its numerical code shall thereafter be used and kept secured as though still in a directly identifiable form. The principal WISHA investigator shall also hand deliver or mail the list of direct personal identifiers with their corresponding numerical codes to the WISHA medical records officer. The WISHA medical records officer shall thereafter limit the use and distribution of the list of coded identifiers to those with a need to know its contents.

NEW SECTION

WAC 296-27-05515 INTERNAL AGENCY USE OF PERSONALLY IDENTIFIABLE EMPLOYEE MEDICAL INFORMATION. (1) The principal WISHA investigator shall in each instance of access be primarily responsible for assuring that personally identifiable employee medical information is used and kept secured in accordance with this section.

(2) The principal WISHA investigator, the WISHA medical records officer, the assistant director and any other authorized person listed on a written access order may permit the examination or use of personally identifiable employee medical information by agency employees and contractors who have a need for access, and appropriate qualifications for the purpose for which they are using the information. No WISHA employee or contractor is authorized to examine or otherwise use personally identifiable employee medical information unless so permitted.

(3) Where a need exists, access to personally identifiable employee medical information may be provided to attorneys in the office of the attorney general and to agency contractors who are physicians or who have contractually agreed to abide by the requirements of this section and implementing agency directives and instructions.

(4) WISHA employees and contractors are only authorized to use personally identifiable employee medical information for the purposes for which it was obtained, unless the specific written consent of an employee is obtained as to a secondary purpose, or the procedures of WAC 296-27-05507 through 296-27-05513 are repeated with respect to the secondary purpose.

(5) Whenever practicable, the examination of personally identifiable employee medical information shall be performed on-site with a minimum of medical information taken off-site in a personally identifiable form.

NEW SECTION

WAC 296-27-05517 SECURITY PROCEDURES. (1) Agency files containing personally identifiable employee medical information shall be segregated from other agency files. When not in active use, files containing this information shall be kept secured in a locked cabinet or vault.

(2) The WISHA medical records officer and the principal WISHA investigator shall each maintain a log of uses and transfers of personally identifiable employee medical information and lists of coded direct personal identifiers, except as to necessary uses by staff under their direct personal supervision.

(3) The photocopying or other duplication of personally identifiable employee medical information shall be kept to the minimum necessary to accomplish the purposes for which the information was obtained.

(4) The protective measures established by this section apply to all worksheets, duplicate copies, or other agency documents containing personally identifiable employee medical information.

(5) Intraagency transfers of personally identifiable employee medical information shall be by hand delivery, United States mail, or equally protective means. Interoffice mailing channels shall not be used.

NEW SECTION

WAC 296-27-05519 RETENTION AND DESTRUCTION OF RECORDS. (1) Consistent with WISHA records disposition programs, personally identifiable employee medical information and lists of coded direct personal identifiers shall be destroyed or returned to the original recordholder when no longer needed for the purposes for which they were obtained.

(2) Personally identifiable employee medical information which is currently not being used actively but may be needed for future use shall be transferred to the WISHA medical records officer. The WISHA medical records officer shall conduct an annual review of all centrally-held information to determine which information is no longer needed for the purposes for which it was obtained.

NEW SECTION

WAC 296-27-05521 RESULTS OF AN AGENCY ANALYSIS USING PERSONALLY IDENTIFIABLE EMPLOYEE MEDICAL INFORMATION. The WISHA medical records officer shall, as appropriate, assure that the results of an agency analysis using personally identifiable employee medical information are communicated to the employees whose personal medical information was used as a part of the analysis.

NEW SECTION

WAC 296-27-05523 ANNUAL REPORT. The WISHA medical records officer shall on an annual basis review WISHA's experience under this section during the previous year, and prepare a report to the assistant director which shall be made available to the public. This report shall discuss:

(1) The number of written access orders approved and a summary of the purposes for access;

(2) The nature and disposition of employee, collective bargaining agent and employer written objections concerning WISHA access to personally identifiable employee medical information; and

(3) The nature and disposition of requests for interagency transfer or public disclosure of personally identifiable employee medical information.

NEW SECTION

WAC 296-27-05525 INTERAGENCY TRANSFER AND PUBLIC DISCLOSURE. (1) Personally identifiable employee medical information shall not be transferred to another agency or office outside of WISHA (other than to the office of the attorney general) or disclosed to the public (other than to the affected employee or the original recordholder) except when required by law or when approved by the assistant director.

(2) Except as provided in subsection (3) of this section, the assistant director shall not approve a request for an interagency transfer of personally identifiable employee medical information, which has not been consented to by the affected employees, unless the request is by a public health agency which:

(a) Needs the requested information in a personally identifiable form for a substantial public health purpose;

(b) Will not use the requested information to make individual determinations concerning affected employees which could be to their detriment;

(c) Has regulations or established written procedures providing protection for personally identifiable medical information substantially equivalent to that of this section; and

(d) Satisfies an exemption to the Privacy Act to the extent that the Privacy Act applies to the requested information.

(3) Upon the approval of the assistant director, personally identifiable employee medical information may be transferred to:

(a) The National Institute for Occupational Safety and Health (NIOSH); and

(b) The attorney general when necessary with respect to a specific action under the Washington Industrial Safety and Health Act.

(4) The assistant director shall not approve a request for public disclosure of employee medical information containing direct personal identifiers unless there are compelling circumstances affecting the health or safety of an individual.

(5) The assistant director shall not approve a request for public disclosure of employee medical information which contains information which could reasonably be used indirectly to identify specific employees when the disclosure would constitute a clearly unwarranted invasion of personal privacy.

(6) Except as to interagency transfers to NIOSH or the attorney general, the WISHA medical records officer shall assure that advance notice is provided to any collective bargaining agent representing affected employees and to the employer on each occasion that WISHA intends to either transfer personally identifiable employee medical information to another agency or disclose it to a member of the public other than to an affected employee. When feasible, the WISHA medical records officer shall take reasonable steps to assure that advance notice is provided to affected employees when the employee medical information to be transferred or disclosed contains direct personal identifiers.

NEW SECTION

WAC 296-27-05527 EFFECTIVE DATE. This section shall become effective thirty days after filing with the Code Reviser.

AMENDATORY SECTION (Amending Order 78-18, filed 10/2/78)

WAC 296-37-510 SCOPE AND APPLICATION. (1) The requirements included in this vertical chapter shall apply throughout the state wherever commercial diving takes place within the jurisdiction of the Department of Labor and Industries. These requirements shall also be applicable to those diving related and supportive work activities not

at the diving site but which have a direct effect on the safety of the diving operations. Examples may include but are not limited to: The supply of breathing air or gas; the supply of materials, equipment or supplies required by this chapter; the maintenance of diving equipment.

(2) This standard applies to diving and related support operations conducted in connection with all types of work and employments, including general industry, construction, ship repairing, shipbuilding, shipbreaking and longshoring. However, this standard does not apply to any diving operation:

(a) Performed solely for instructional purposes, using open-circuit, compressed-air SCUBA and conducted within the no-decompression limits; or

(b) Performed solely for search, rescue, or related public safety purposes by or under the control of a governmental agency; or

(c) Performed by noncommercial divers whose exposures may be of an entirely different type and whose operations are approved by the Department of Labor and Industries; or

(d) Governed by 45 CFR Part 46 (Protection of Human Subjects, United States Department of Health and Human Services) or equivalent rules or regulations established by another federal agency, which regulate research, development, or related purposes involving human subjects.

(3) This chapter shall augment the requirements of the General Safety and Health Standard, chapter 296-24 WAC and the General Occupational Health Standard, chapter 296-62 WAC. In instances where this chapter is in direct conflict with the requirements of any general horizontal standard, the requirements of this chapter shall apply.

(4) Hoisting gear used in diving operations shall be inspected and certified as required by chapter 296-56 WAC, Safety Standards for Longshore, Stevedore and Related Waterfront Operations.

(5) Application in emergencies. ((†)) An employer may deviate from the requirements of this standard to the extent necessary to prevent or minimize a situation which is likely to cause death, serious physical harm, or major environmental damage, provided that the employer:

((†)) (a) Notifies the Assistant Director of the Department of Labor and Industries in Olympia or the Chief Safety Inspector for the Region within 48 hours of the onset of the emergency situation indicating the nature of the emergency and extent of the deviation from the prescribed regulations; and

((†)) (b) Upon request from the authority notified, submits such information in writing.

(6) Employer obligation. ((†)) The employer shall be responsible for compliance with:

((†)) (a) All provisions of this standard of general applicability; and

((†)) (b) All requirements pertaining to specific diving modes to the extent diving operations in such modes are conducted.

AMENDATORY SECTION (Amending Order 78-18, filed 10/2/78)

WAC 296-37-550 SCUBA DIVING. (1) General. Employers engaged in SCUBA diving shall comply with the following requirements, unless otherwise specified.

(2) Limits. SCUBA diving shall not be conducted:

(a) At depths deeper than 130 fsw;

(b) At depths deeper than 100 fsw or outside the no-decompression limits unless a decompression chamber is ready for use;

(c) Against currents exceeding one knot unless line-tended; or

(d) In enclosed or physically confining spaces unless line-tended.

(3) Procedures. (a) A standby diver shall be available while a diver is in the water.

(b) A diver shall be line-tended from the surface, or accompanied by another diver in the water in continuous visual contact during the diving operation.

(c) A diver shall be stationed at the underwater point of entry when diving is conducted in enclosed or physically confining spaces and shall have positive means of communication with the diver or divers within the space.

(d) A diver-carried reserve breathing gas supply shall be provided for each diver consisting of:

(i) A manual reserve (J valve); or

(ii) An independent reserve cylinder with a separate regulator or connected to the underwater breathing apparatus.

(e) The valve of the reserve breathing gas supply shall be in the closed position prior to the dive.

AMENDATORY SECTION (Amending Order 78-18, filed 10/2/78)

WAC 296-37-575 RECORDKEEPING REQUIREMENTS. (1) Recording and reporting. (a) The employer shall record and report occupational injuries and illnesses in accordance with requirements of chapters 296-27 and 296-350 WAC.

(b) The employer shall record the occurrence of any diving-related injury or illness which requires any dive team member to be hospitalized for 24 hours or more, specifying the circumstances of the incident and the extent of any injuries or illnesses.

(2) Availability of records. (a) Upon the request of the Director of the Department of Labor and Industries or his duly authorized designees, the employer shall make available for inspection and copying any record or document required by this standard.

NOTE: Requests for information or copies of records and reports by OSHA or NIOSH shall be made to the Director of the Department of Labor and Industries.

(b) ((Upon request of any employee, former employee or authorized representative, the employer shall make available for inspection and copying any record or document required by this standard which pertains to the individual employee or former employee)) Records and documents required by this standard shall be provided upon request to employees, designated representatives, and the assistant director in accordance with WAC 296-62-05201 through 296-62-05209 and 296-62-05213 through 296-62-05217. Safe practices manuals, depth-time profiles, recording of dives, decompression procedure assessment evaluations, and records of hospitalizations shall be provided in the same manner as employee exposure records or analyses using exposure or medical records. Equipment inspections and testing records which pertain to employees shall also be provided upon request to employees and their designated representatives.

(c) Records and documents required by this standard shall be retained by the employer for the following period:

(i) Dive team member medical records (physician's reports) (WAC 296-37-525) - five years;

(ii) Safe practices manual (WAC 296-37-530) - current document only;

(iii) Depth-time profile (WAC 296-37-540) - until completion of the recording of dive, or until completion of decompression procedure assessment where there has been an incident of decompression sickness;

(iv) Recording dive (WAC 296-37-545) one year, except five years where there has been an incident of decompression sickness;

(v) Decompression procedure assessment evaluations (WAC 296-37-545) - five years;

(vi) Equipment inspections and testing records (WAC 296-37-570) - current entry or tag, or until equipment is withdrawn from service;

(vii) Records of hospitalizations (WAC 296-37-575) - five years.

(d) After the expiration of the retention period of any record required to be kept for five years, the employer shall forward such records to the National Institute for Occupational Safety and Health, Department of Health, (~~Education, and Welfare~~) and Human Services. The employer shall also comply with any additional requirements set forth in WAC 296-62-05215.

(e) In the event the employer ceases to do business:

(i) The successor employer shall receive and retain all dive and employee medical records required by this standard; or

(ii) If there is no successor employer, dive and employee medical records shall be forwarded to the National Institute for Occupational Safety and Health, Department of Health, (~~Education, and Welfare~~) and Human Services.

AMENDATORY SECTION (Amending Order 76-38, filed 12/30/76)

WAC 296-45-65003 SCOPE AND APPLICATION. (1) The work for which this chapter is enacted is a specialized type of construction work and, insofar as it is specialized, such operations, procedures and work require a particular type of rule or regulation which is generally embodied within this chapter. The purpose of this chapter shall be to avoid those hazards peculiar to the industry, the purpose for which this chapter is designed, and this chapter shall include employees and employers whose business and work include power distribution and transmission lines, and tree trimming. The standards apply to all such construction work of an electrical nature regardless of the general nature of the business. The criterion for application of this chapter

shall be the nature of the particular work to be or which is being performed. That work which is intended to be encompassed within the provisions of the mandatory and recommended provisions of this chapter shall include that work, conditions, practices, means, operations and processes performed at or on power distribution and transmission line installations, regardless of location, whether such installation for power distribution is (are) above ground or below ground, and shall include such adjacent and supporting structures as are fairly encompassed by these regulations.

Generally, the nature of the work will be such that industrial insurance premiums could reasonably be said to be reportable; (as of the effective date of this chapter) under WAC 296-17-521 (Class 5-8); WAC 296-17-522 (Class 6-1); ((and)) WAC 296-17-539 (Class 13-1); and WAC 296-17-506 (Class 1-6). This guideline applies insofar as said class either directly or indirectly is related to the construction, erection, maintenance, repair, alteration, or other operation involving power distribution and transmission lines.

(2) Communication lines and work directed communication lines as defined in chapter 296-32 WAC (Safety Rules for Tele-communications) are subject to the provisions of chapter 296-32 WAC and are not encompassed within the scope of this chapter.

(3) These standards shall apply to installations under the exclusive control of electric utilities used for the purpose of communications or metering, or for generation, control, transformation, transmission, and distribution of electric energy, which are located in buildings used exclusively by the electric utilities for such purposes, or located outdoors on property owned or leased by the electric utilities or on public highways, streets, roads, etc., or outdoors by established rights on private property.

(4) Operation, conditions, work methods and other work related situations or activities not specifically covered by this chapter are subject to the rules and regulations of chapter 296-24 WAC, General Safety and Health Standards; chapter 296-62 WAC, General Occupational Health Standards; chapter 296-155 WAC, Safety Standards for Construction Work; and, insofar as applicable to employee safety and health, RCW 19.29. Additionally, operations, conditions, work methods and other work related situations or activities may be subject to additional rules and regulations depending upon the nature of the work being performed.

(5) Under certain circumstances, an employer may obtain a variance from the Director of the Department of Labor and Industries or his authorized representative. Until such time as a variance is granted, the employer and employees must comply with the mandatory provisions of this chapter. The procedure and requirements for variances are found in WAC 296-350-200 through WAC 296-350-280.

(6) These rules shall not apply to the use of existing electrical installations during their lifetime, provided they are maintained in good condition and in accordance with the applicable safety factor requirements and the rules in effect at the time they were installed, and provided that reconstruction shall conform to the rules as herein provided.

(7) Any rule, regulation or standard contained within this chapter, if subject to interpretation, shall be interpreted so as to achieve employee safety, which is the ultimate purpose of this chapter.

(8) Should a rule or standard contained within this chapter conflict, in any manner, with a standard or rule contained within a general (horizontal) chapter, the standard or rule contained herein shall apply so long as the work being done is electrical work involving power distribution and transmission lines. Should a standard or rule contained within this chapter conflict, in any manner, with a standard or rule contained within a specialized (vertical) chapter (one which applies to a particular type of work), the standard or rule contained herein shall apply as long as the work being performed involves power distribution and transmission lines as hereinbefore defined. Should there be a conflict between two or more standards or rules contained within this chapter, the standard or rule which affords the worker greater safety shall apply.

(9) Neither the promulgation of these rules, nor anything contained in these rules shall be construed as affecting the relative status or civil rights or liabilities between employers and their employees and/or the employees of others and/or the public generally; nor shall the use herein of the words "duty" and "responsibility" or either, import or imply liability other than provided for in the industrial insurance and safety laws of the state of Washington, to any person for injuries due to negligence predicated upon failure to perform or discharge any such "duty" or "responsibility," but failure on the part of the employees, foreman, or employer to comply with any compulsory rule may be

cause for the Department of Labor and Industries to take action in accordance with the industrial insurance and safety laws.

(10) "Shall" and "must" as used in this chapter make the provisions mandatory. "Should," "may," or "it is recommended" are used to indicate the provisions are not mandatory but are recommended.

(11) If any section, subsection, phrase, or provisions of this chapter or part thereof should be held invalid by any court for any reason, such invalidity shall not in any way affect the validity of the remainder of this chapter, unless such decision renders the remainder of the provision unintelligible, or changes the meaning of such other provision or provisions.

(12) When the language used in this chapter indicates that it is the responsibility, duty, or obligation of the foreman or other employee, it shall also be the employer's responsibility, obligation, and duty.

Whenever this chapter refers to the provisions of another safety and health standard or statute affecting safety and health, such reference refers to the statute or code in effect at the time the work is being performed.

NEW SECTION

WAC 296-45-660 TREE TRIMMING—ELECTRICAL HAZARDS. (1) General.

(a) Employees engaged in pruning, trimming, removing, or clearing trees from lines shall be required to consider all overhead and underground electrical power conductors to be energized with potentially fatal voltages, never to be touched (contacted) either directly or indirectly.

(b) Employees engaged in line-clearing operations shall be instructed that:

(i) A direct contact is made when any part of the body touches or contacts an energized conductor, or other energized electrical fixture or apparatus.

(ii) An indirect contact is made when any part of the body touches any object in contact with an energized electrical conductor, or other energized fixture or apparatus.

(iii) An indirect contact can be made through conductive tools, tree branches, truck equipment, or other objects, or as a result of communications wires, cables, fences, or guy wires being accidentally energized.

(iv) Electric shock will occur when an employee, by either direct or indirect contact with an energized conductor, energized tree limb, tool, equipment, or other object, provides a path for the flow of electricity to a grounded object or to the ground itself. Simultaneous contact with two energized conductors will also cause electric shock which may result in serious or fatal injury.

(c) Before any work is performed in proximity to energized conductors, the system operator/owner of the energized conductors shall be contacted to ascertain if he knows of any hazards associated with the conductors which may not be readily apparent. This rule does not apply when operations are performed by the system operator/owner.

(2) Working in proximity to electrical hazards.

(a) Employers shall ensure that a close inspection is made by the employee and by the foreman or supervisor in charge before climbing, entering, or working around any tree, to determine whether an electrical power conductor passes through the tree, or passes within reaching distance of an employee working in the tree. If any of these conditions exist either directly or indirectly, an electrical hazard shall be considered to exist unless the system operator/owner has caused the hazard to be removed by deenergizing the lines, or installing protective equipment.

(b) Only employees or trainees, familiar with the special techniques and hazards involved in line clearance, shall be permitted to perform the work if it is found that an electrical hazard exists.

(c) During all tree working operations aloft where an electrical hazard of more than 750 volts exists, there shall be a second employee or trainee qualified in line clearance tree trimming within normal voice communication.

(d) Where tree work is performed by employees qualified in line-clearance tree trimming and trainees qualified in line-clearance tree trimming, the clearances from energized conductors given in Table 2 shall apply.

TABLE 2

Minimum Working Distances From Energized Conductors
For Line-Clearance Tree Trimmers and Line-Clearance
Tree-Trimner Trainees

Voltage Range (Phase to Phase) (kilovolts)	Minimum Working Distance
2.1 to 15.0	2 ft. 0 in.
15.1 to 35.0	2 ft. 4 in.
35.1 to 46.0	2 ft. 6 in.
46.1 to 72.5	3 ft. 0 in.
72.6 to 121.0	3 ft. 4 in.
128.0 to 145.0	3 ft. 6 in.
161.0 to 169.0	3 ft. 8 in.
230.0 to 242.0	5 ft. 0 in.
345.0 to 362.0	7 ft. 0 in.
500.0 to 552.0	11 ft. 0 in.
700.0 to 765.0	15 ft. 0 in.

(e) Branches hanging on an energized conductor may only be removed using insulated equipment by a qualified electrical worker.

(f) Rubber footwear, including lineman's overshoes, shall not be considered as providing any measure of safety from electrical hazards.

(g) Ladders, platforms, and aerial devices, including insulated aerial devices, shall not be brought in contact with an electrical conductor. Reliance shall not be placed on their dielectric capabilities.

(h) When an aerial lift device contacts an electrical conductor, the truck supporting the aerial lift device shall be considered as energized.

(3) Storm work and emergency conditions.

(a) Since storm work and emergency conditions create special hazards, only authorized representatives of the electric utility system operator/owner and not telecommunication workers may perform tree work in these situations where energized electrical power conductors are involved.

(b) When an emergency condition develops due to tree operations, work shall be suspended and the system operator/owner shall be notified immediately.

AMENDATORY SECTION (Amending Order 75-41, filed 12/19/75)

WAC 296-52-030 DEFINITIONS. Definitions as used in this chapter, unless a different meaning is plainly required by the context:

(1) "Attend" shall mean the physical presence of an authorized person within the field of vision of explosives. The said attendant shall be awake, alert and not engaged in activities which may divert his attention so that in case of an emergency he can get to the explosives quickly and without interference, except for brief periods of necessary absence, during which absence simple theft of explosives is not ordinarily possible.

(2) "Authorized," "approved" or "approval" shall be held to mean authorized, approved, or approval by the Department of Labor and Industries or other approving agency or individual as specified by the provisions of this chapter.

(3) "Blaster" shall be held to mean that qualified person in charge of and responsible for the loading and firing of a blast.

(4) "Blasting agent" shall be held to mean and include any material or mixture consisting of a fuel and oxidizer, intended for blasting, not otherwise classified as an explosive, and in which none of the ingredients are classified as an explosive, provided that the finished product, as mixed and packaged for use or shipment, cannot be detonated when unconfined by means of a No. 8 test blasting cap.

(5) "Day box" shall denote a box which is not approved as a magazine for unattended storage of explosives. Such box may be used for storage of explosives during working hours on a job site, provided that it shall always be guarded against theft, particularly in inhabited areas, and shall either be attended, locked or secured against outright lifting, as the risk demands. Caps shall be safely separated from other explosives. Such day boxes shall be marked with the word "Explosives".

(6) "Dealer" shall be held to mean and include any person who purchases explosives or blasting agents for the sole purpose of resale, and not for use or consumption.

(7) "Department" shall denote the Department of Labor and Industries.

(8) "Detonating cord" (fuse) shall mean a round, flexible cord containing ~~((an explosive))~~ a center core ~~((which can be initiated with a blasting cap))~~ of high explosive.

(9) "Detonator" shall mean a blasting cap, an electric blasting cap or a delay electric blasting cap.

(10) "Director" shall denote the Director of the Department of Labor and Industries, or his designated representative.

(11) "Division" shall denote the Division of Industrial Safety and Health of the department.

(12) "Efficient artificial barricade" shall be held to mean an artificial mound or properly revetted wall of earth of a minimum thickness of not less than three feet or such other artificial barricade as approved by the Department of Labor and Industries.

(13) "Explosive" or "explosives" whenever used in this chapter shall be held to mean and include any chemical compound or mechanical mixture that is commonly used or intended for the purpose of producing an explosion, that contains any oxidizing and combustible units, or other ingredients, in such proportions, quantities or packing, that an ignition by fire, by friction, by concussion, by percussion, or by detonation of any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects or of destroying life or limb. In addition, the term "explosives" shall include all material which is classified as class A, class B, and class C explosives by the federal Department of Transportation(;;): **PROVIDED**, That for the purposes of this chapter small arms ammunition, small arms ammunition primers, smokeless powder not exceeding fifty pounds, and black powder not exceeding five pounds shall not be defined as explosives: **PROVIDED**, That such black powder is intended to be used solely for sporting, recreational, or cultural purposes in antique firearms. Classification of explosives shall include but not be limited to the following:

NOTE: Classification of explosives is described by the U.S. Department of Transportation as follows (see 49 CFR Chapter I):

- (i) Class A Explosives: (Possessing detonating hazard) dynamite, nitroglycerin, picric acid, lead azide, fulminate of mercury, black powder exceeding five pounds, blasting caps in quantities of 1001 or more, and detonating primers.
- (ii) Class B Explosives: (Possessing flammable hazard) propellant explosives, including smokeless propellants exceeding fifty pounds.
- (iii) Class C Explosives: (Including certain types of manufactured articles which contain class A or class B explosives, or both, as components but in restricted quantities) blasting caps in quantities of 1000 or less.

(14) "Explosive-actuated power devices" shall be held to mean any tool or special mechanized device which is actuated by explosives, but not to include propellant-actuated power devices.

(15) "Explosives manufacturing building" shall be held to mean and include any building or other structure (excepting magazines) containing explosives, in which the manufacture of explosives, or any processing involving explosives, is carried on, and any building where explosives are used as a component part or ingredient in the manufacture of any article or device.

(16) "Explosives manufacturing plant" shall be held to mean and include all lands, with the buildings situated thereon, used in connection with the manufacturing or processing of explosives or in which any process involving explosives is carried on, or the storage of explosives thereat, as well as any premises where explosives are used as a component part or ingredient in the manufacture of any article or device.

(17) "Factory building" shall denote the same as "Manufacturing Building".

(18) "Forbidden or not acceptable explosives" shall be held to mean and include explosives which are forbidden or not acceptable for transportation by common carriers by rail freight, rail express, highway, or water in accordance with the regulations of the federal Department of Transportation.

(19) "Fuel" shall be held to mean and include a substance which may react with the oxygen in the air or with the oxygen yielded by an oxidizer to produce combustion.

(20) "Handling" shall denote any one or more of manufacturing, buying, selling, transporting, storing or using of explosives.

(21) "Handloader" shall be held to mean and include any person who engages in the noncommercial assembling of small arms ammunition for his own use, specifically the operation of installing new primers, powder, and projectiles into cartridge cases.

(22) "Handloader components" means small arms ammunition, small arms ammunition primers, smoke-less powder not exceeding fifty

pounds, and black powder as used in muzzle loading firearms not exceeding five pounds.

(23) "Highway" shall be held to mean and include any public street, public alley, or public road.

(24) "Inhabited building" shall be held to mean and include only a building regularly occupied in whole or in part as a habitation for human beings, or any church, schoolhouse, railroad station, store, or other building where people are accustomed to assemble, other than any building or structure occupied in connection with the manufacture, transportation, storage, or use of explosives.

(25) "Magazine" shall be held to mean and include any building or other structure, other than a factory building, used for the storage of explosives.

(26) "Motor vehicle" shall be held to mean and include any self-propelled automobile, truck, tractor, semi-trailer or full trailer, or other conveyance used for the transportation of freight.

(27) "Mudcap" shall be held to mean covering the required number of cartridges that have been laid on top of a boulder with a three or four inch layer of mud (free from rocks or other material which might constitute a missile hazard). Mudcapping is also commonly known as "bulldozing" and "dobyng".

(28) "Natural barricade" shall be held to mean and include any natural hill, mound, wall, or barrier composed of earth or rock or other solid material of a minimum thickness of not less than three feet.

(29) "Oxidizer" shall be held to mean a substance that yields oxygen readily to stimulate the combustion of organic matter or other fuel.

(30) "Permanent magazines" shall denote magazines that are permanently fastened to a foundation and that are left unattended. The capacity of said permanent magazines shall not exceed the limits stated in RCW 70.74.040. Permanent magazines shall be approved and licensed.

(31) "Person" shall be held to mean and include any individual, firm, copartnership, corporation, company, association, joint stock association, and including any trustee, receiver, assignee, or personal representative thereof.

(32) "Person responsible", for an explosives magazine, shall mean the legal person who actually operates the magazine and who is responsible for the proper storage, protection and removal of the explosives. The responsible person may be the owner or the lessee or the authorized operator of the magazine.

(33) "Portable magazines" also called "Field" magazines shall denote magazines that are designed to be unattended and that are not permanently fastened to a foundation. Said magazines shall be so constructed or secured that they can not be readily lifted and carried away by unauthorized persons. The capacity of said portable magazines shall be limited to the amount of explosives required for efficient operation. Portable magazines shall be approved and licensed.

(34) "Possess" shall denote in this code the physical possession of explosives in one's hand, vehicle, magazine or building.

(35) "Primer" shall be held to mean a cartridge or container of explosives into which a detonator or detonating cord is inserted or attached and whose purpose is to initiate the main explosive charge.

(36) "Propellant-actuated power device" shall be held to mean and include any tool or special mechanized device or gas generator system which is actuated by a propellant or which releases and directs work through a propellant charge.

(37) "Public conveyance" shall be held to mean and include any railroad car, streetcar, ferry, cab, bus, airplane, or other vehicle which is carrying passengers for hire.

(38) "Public utility transmission system" shall mean power transmission lines over 10 KV, telephone cables, or microwave transmission systems, or buried or exposed pipelines carrying water, natural gas, petroleum, or crude oil, or refined products and chemicals, whose services are regulated by the utilities and transportation commission, municipal, or other publicly owned systems.

(39) "Purchaser" shall be held to mean any person who buys, accepts, or receives any explosives or blasting agents.

(40) "Pyrotechnics" shall be held to mean and include any combustible or explosive compositions or manufactured articles designed and prepared for the purpose of producing audible or visible effects which are commonly referred to as fireworks.

(41) "Railroad" shall be held to mean and include any steam, electric, or other railroad which carries passengers for hire.

(42) "Railroad freight car" shall denote cars that are built for and loaded with explosives and operated in accordance with DOT rules.

(43) "Semiconductive hose" means a hose with an electrical resistance high enough to limit flow of stray electric currents to safe levels, yet not so high as to prevent drainage of static electric charges to ground; hose of not more than 2 megohms resistance over its entire length and of not less than 5,000 ohms per foot meets the requirement.

(44) "Shall" means that the rule establishes a minimum standard which is mandatory. The department welcomes better or higher standards than the minimums. If extenuating circumstances make even the minimum standard impractical, supporting evidence shall be submitted in writing to the department for review and granting of a variance in accordance with WAC 296-52-025.

(45) "Small arms ammunition" shall be held to mean and include any shotgun, rifle, pistol, or revolver cartridge, and cartridges for propellant-actuated power devices and industrial guns. Military-type ammunition containing explosive bursting charges, incendiary, tracer, spotting, or pyrotechnic projectiles is excluded from this definition.

(46) "Small arms ammunition primers" shall be held to mean small percussion-sensitive explosive charges encased in a cup, used to ignite propellant powder and shall include percussion caps as used in muzzle loaders.

(47) "Smokeless propellants" shall be held to mean and include solid chemicals or solid chemical mixtures in excess of fifty pounds which function by rapid combustion.

(48) "Special industrial explosive devices" means explosive-actuated power devices and propellant-actuated power devices.

(49) "Special industrial explosives materials" means shaped materials and sheet forms and various other extrusions, pellets, and packages of high explosives, which include dynamite, trinitrotolvene (TNT), pentaerythritol tetranitrate (PETN), hexahydro-1, 3, 5-trinitro-s-triazine (RDX), and other similar compounds used for high-energy-rate forming, expanding, and shaping in metal fabrication, and for dismemberment and quick reduction of scrap metal.

(50) "Sprung holes" shall mean to spring or chamber the bottom of the drilled hole to allow room for additional explosives as a bottom load.

(51) "Trailer" shall denote semi-trailers or full trailers as defined by DOT, that are built for and loaded with explosives and operated in accordance with DOT rules.

((51)) (52) "Unclassified explosives" shall be held to mean any two components which, when mixed become capable of detonation by a No. 6 test blasting cap.

((52)) (53) "User" shall be held to mean and include any natural person, manufacturer, or blaster who acquires, purchases, or uses explosives as an ultimate consumer or who supervises such use.

((53)) (54) "Water gels or slurry explosives" comprise a wide variety of materials used for blasting. They all contain substantial proportions of water and high proportions of ammonium nitrate, some of which is in solution in the water. Two broad classes of water gels are:

(i) Those which are sensitized by a material classed as an explosive, such as TNT or smokeless powder,

(ii) Those which contain no ingredient classified as an explosive; these are sensitized with metals such as aluminum or with other fuels. Water gels may be premixed at an explosives plant or mixed at the site immediately before delivery into the bore hole.

((54)) (55) "DOT specification" are regulations of the Department of Transportation published in 49 CFR Chapter I.

AMENDATORY SECTION (Amending Order 76-6, filed 3/1/76)

WAC 296-52-043 USE OF EXPLOSIVES AND BLASTING AGENTS. (1) General provisions. (a) While explosives are being handled or used, smoking (~~shall not be permitted and no one near the explosives shall carry matches, open light or flame producing devices~~), matches, or any other source of fire or flame shall not be allowed within 100 feet of the blast area. No person shall be allowed to handle explosives while under the influence of intoxicating liquors, narcotics, or other dangerous drugs. This rule does not apply to persons taking prescription drugs and/or narcotics as directed by a physician providing such use shall not endanger the worker or others.

(b) Original containers or Class II magazines shall be used for taking detonators and other explosives from storage magazines to the blasting area.

(c) When blasting is done in congested areas or in close proximity to a structure, railway, or highway or any other installation that may be damaged, the blast shall be covered before firing with a mat (~~constructed so~~) or material that ((it)) is capable of preventing fragments from being thrown.

(d) Persons authorized to prepare explosive charges or conduct blasting operations shall use every reasonable precaution, including but not limited to warning signals, flags, barricades, ~~(-or woven wire mats to insure the safety of the general public and workmen))~~.

(e) Blasting operations shall be conducted during daylight hours whenever possible.

(f) Whenever blasting is being conducted in the vicinity of gas, electric, water, fire alarm, telephone, telegraph, and steam utilities, the user (blaster) shall notify the appropriate representatives of such utilities at least 24 hours in advance of blasting, specifying the location and intended item of such blasting. Verbal notice shall be confirmed with written notice.

(g) Due precautions shall be taken to prevent accidental discharge of electric blasting caps from current induced by radar, radio transmitters, lightning, adjacent powerlines, dust storms, or other sources of extraneous electricity. These precautions shall include:

(i) The suspension of all blasting operations and removal of persons from the blasting area during the approach and progress of an electric storm.

(ii) The posting of signs, warning against the use of mobile radio transmitters, on all roads shall be in accordance with the applicable provisions of the American National Standards Institute D6.1-1971, Manual on Uniform Traffic Control Devices for Streets and Highways, as amended by Washington State Department of Highways Manual M24-01 (HT), (February 22, 1972).

(iii) Ensuring that mobile radio transmitters which are less than 100 feet away from electric blasting caps, when the caps are in other than original containers, shall be deenergized and effectively locked;

(iv) Compliance with the recommendations of The Institute of the Makers of Explosives (IME) with regard to blasting in the vicinity of radio transmitters as stipulated in Radio Frequency Energy—A Potential Hazard in the Use of Electric Blasting Caps, IME Publication No. 20, March 1971.

(v) When electric blasting caps are being used in blasting operations in the proximity of fixed radio transmitters, the following table of distances must be observed, unless it is determined by designated test procedures that there is not sufficient radio frequency energy present to create a hazard. The test procedure shall be to attach a No. 47 Radio Pilot Lamp in place of the cap in the blasting circuit progressively as the circuit is connected, starting with the initial hole. In the event the lamp glows, the length of the wires connecting the circuit shall be altered by adding or cutting off wire until the lamp does not glow. A radio frequency field strength meter may be used in lieu of the test lamp.

(A) Electromagnetic radiation. Blasting operations or storage of electrical detonators shall be prohibited in vicinity of operating radio frequency (RF) transmitter stations except where the clearances given below can be observed.

Transmitter Power Except FM Mobile (Watts)	Minimum Distance (Feet)
5-25	100
25-50	150
50-100	220
100-250	350
250-500	450
500-1,000	650
1,000-2,500	1,000
2,500-5,000	1,500
5,000-10,000	2,200
10,000-25,000	3,500
25,000-50,000	5,000
50,000-100,000	7,000

Transmitter Power FM Mobile (Watts)	Minimum Distance (Feet)
1-10	5
10-30	10
30-60	15
60-250	30

(vi) When necessary to perform blasting operations at distances less than those shown in the table, detonating type fuse or other approved ~~((type))~~ nonelectric systems shall be used.

(h) The employer shall permit only ~~((authorized and qualified persons to handle and use explosives))~~ licensed persons to handle explosives and licensed blasters to use explosives.

(i) All explosives shall be accounted for at all times. Explosives not being used shall be kept in a locked magazine, unavailable to persons not authorized to handle them. The employer shall maintain an inventory and use record of all explosives. Appropriate authorities shall be notified of any loss, theft, or unauthorized entry into a magazine.

(j) No fire shall be fought where the fire is in imminent danger of contact with explosives. All employees shall be removed to a safe area and the fire area guarded against intruders.

(k) Electric detonators shall be ~~((short-circuited in holes which have been primed and))~~ shunted until wired into the blasting circuit.

(l) Explosives shall not be handled near open flames, uncontrolled sparks or open electric circuits.

(m) Delivery and issue of explosives shall only be made by and to authorized persons and into authorized magazines or approved temporary storage or handling area.

(n) All loading and firing shall be directed and supervised by licensed persons thoroughly experienced in this field.

(o) User (blaster) qualifications:

(i) A user (blaster) shall be able to understand given written and oral orders.

(ii) A user (blaster) shall be in good physical condition and not be addicted to narcotics, intoxicants, or similar types of drugs. This rule does not apply to persons taking prescription drugs and/or narcotics as directed by a physician providing such use shall not endanger the worker or others.

(iii) A user (blaster) shall be qualified by reason of training, knowledge, or experience, in the field of transporting, storing, handling, and use of explosives, and have a working knowledge of State and local laws and regulations which pertain to explosives.

(iv) User (blaster) shall be required to furnish satisfactory evidence of competency in handling explosives and performing in a safe manner the type of blasting that will be required.

(v) The user (blaster) shall be knowledgeable and competent in the use of each type of blasting method used.

(2) Storage at use sites. (a) Empty boxes and paper and fiber packing materials which have previously contained high explosives shall not be used again for any purpose, but shall be destroyed by burning at an approved isolated location out of doors, and no person shall be nearer than 100 feet after the burning has started.

(b) Containers of explosives shall not be opened in any magazine or within 50 feet of any magazine. In opening kegs or wooden cases, no sparking metal tools shall be used; wooden wedges and either wood, fiber or rubber mallets shall be used. Nonsparking metallic slitters may be used for opening fiberboard cases.

(c) Should cartridges or packages of explosives show signs of discoloration or deterioration, the manufacturer or the Department shall be notified. Such explosives must be carefully set aside and must not be used.

(3) Loading of explosives or blasting agents. (a) Procedures that permit safe and efficient loading shall be established before loading is started.

(b) All drill holes shall be sufficiently large to admit freely the insertion of the cartridges of explosives.

(c) Tamping shall be done only with wood rods or with approved plastic tamping poles without exposed metal parts, but nonsparking metal connectors may be used for jointed poles. Violent tamping shall be avoided. The primer shall never be tamped.

(d) No holes shall be loaded except those to be fired in the next round of blasting. After loading, all remaining explosives and detonators shall be immediately returned to an authorized magazine.

(e) Drilling shall not be started until all remaining butts of old holes are examined for unexploded charges, and if any are found, they shall be refired before work proceeds.

(f) When a charge of explosives has been exploded in a bore hole to enlarge or "spring" it, an interval of at least two ~~((2))~~ hours must be allowed to pass before an additional charge of explosives can be loaded into the hole.

NOTE: Where it is necessary to clear obstacles for the moving of equipment there may be an exception made to this rule provided the sprung hole is thoroughly wet down with water before it is loaded.

(g) No person shall be allowed to deepen drill holes which have contained explosives or blasting agents.

(h) No explosives or blasting agents shall be left unattended at the blast site, unless properly stored.

(i) Users (blasters) shall not load, store or use explosives closer than the length of the steel being used for drilling and in no event nearer than ~~((ten))~~ fifty feet of drilling operations.

(j) Machines and all tools not used for loading explosives into bore holes shall be removed from the immediate location of holes being loaded with explosives. Equipment shall not be operated within 50 feet of loaded holes except when equipment is needed to add burden or mats.

~~((k))~~ ~~((No activity of any nature other than that which is required for loading holes with explosives shall be permitted in the blast area.~~

~~((h))~~ Powerlines and portable electric cables for equipment being used shall be kept a safe distance from explosives or blasting agents being loaded into drill holes. Cables in the proximity of the blast area shall be deenergized and locked out.

~~((m))~~ ~~((l))~~ Holes shall not be drilled where there is danger of intersecting a charged or misfired hole.

~~((n))~~ ~~((When loading a long line of holes with more than one loading crew, the crews shall be separated by practical distance consistent with efficient operation and supervision of crews.~~

~~((o))~~ ~~((m))~~ No explosives for underground operations other than those in Fume Class 1, as set forth by the Institute of Makers of Explosives, shall be used; however, explosives complying with the requirements of Fume Class 2 and Fume Class 3 may be used if adequate ventilation has been provided.

~~((p))~~ ~~((n))~~ Warning signs, indicating a blast area, shall be maintained at all approaches to the blast area. The warning sign lettering shall not be less than 4 inches in height on a contrasting background.

~~((q))~~ ~~((o))~~ A bore hole shall never be sprung when it is adjacent to or near a hole ~~((that is))~~ which has been loaded. ~~((Flashlight batteries shall not be used for springing holes.~~

~~((r))~~ ~~((Drill holes which have been sprung or chambered, and which are not water-filled, shall be allowed to cool before explosives are loaded.~~

~~((s))~~ ~~((p))~~ No loaded holes shall be left unattended.

~~((t))~~ ~~((q))~~ The user (blaster) shall keep an accurate, up-to-date record of explosives, blasting agents, and blasting supplies used in a blast and shall keep an accurate running inventory of all explosives and blasting agents stored on the operation.

~~((u))~~ ~~((r))~~ When loading blasting agents pneumatically over electric blasting caps, semiconductive delivery hose shall be used and the equipment shall be bonded and grounded.

(4) Initiation of explosive charges - electric blasting.

(a) Only electric blasting caps shall be used for blasting operations in congested districts, or on highways, or adjacent to highways open to traffic, except where sources of extraneous electricity make such use dangerous. Blasting cap leg wires shall be kept short-circuited (shunted) until they are connected into the circuit for firing.

(b) Before adopting any system of electrical firing, the user (blaster) shall conduct a thorough survey for extraneous currents, and all dangerous currents shall be eliminated before any holes are loaded.

(c) In any single blast using electric blasting caps, all caps shall be of the same ~~((style or function, and of the same))~~ manufacture.

(d) Electric blasting shall be carried out by using blasting circuits or power circuits in accordance with the electric blasting cap manufacturer's recommendations.

(e) The firing line shall be checked with ~~((a blasting galvanometer equipped with a silver chloride cell or other approved systems, especially designed for this purpose, before being connected to firing line))~~ an approved testing device at the terminals before being connected to the blasting machine or other power source.

(f) The circuit including all caps shall be tested with ~~((a blasting galvanometer equipped with a silver chloride cell or other approved systems, especially designed for this purpose,))~~ an approved testing device before being connected to the firing line.

(g) When firing a circuit of electric blasting caps, care shall be exercised to ensure that an adequate quantity of delivered current is available, in accordance with the manufacturer's recommendations.

(h) Connecting wires and lead wires shall be insulated single solid wires of sufficient current-carrying capacity, and shall not be less than twenty (20) gauge (American Wire gauge) solid core insulated wire.

(i) Firing line or leading wires shall be solid single wires of sufficient current-carrying capacity, and shall be not less than fourteen (14) gauge (American Wire gauge) solid core insulated wire. Bus wires - depends on the size of the blast, fourteen (14) gauge (American Wire gauge) copper is recommended.

(j) The ends of lead wires which are to be connected to a firing device shall be shorted by twisting them together or otherwise connecting them before they are connected to the leg wires or connecting wires, and they shall be kept in the possession of the person who is doing the loading until loading is completed and the leg wires attached. Lead wires shall not be attached to the firing device until the blaster is ready to fire the shot and must be attached by the user (blaster) themselves.

(k) The ends of the leg wires on electric detonators shall be shorted in a similar manner and not separated until all holes are loaded and the loader is ready to connect the leg wires to the connecting wires or lead wires.

(l) When firing electrically, the insulation on all firing lines shall be adequate and in good condition.

(m) A power circuit used for firing electric blasting caps shall not be grounded.

(n) In underground operations when firing from a power circuit, a safety switch shall be placed at intervals in the permanent firing line. This switch shall be made so it can be locked only in the "Off" position and shall be provided with a short-circuiting arrangement of the firing lines to the cap circuit.

(o) In underground operations there shall be a "lightning" gap of at least 5 feet in the firing system ahead of the main firing switch; that is, between this switch and the source of power. This gap shall be bridged by a flexible jumper cord just before firing the blast.

(p) When firing from a power circuit, the firing switch shall be locked in the open or "Off" position at all times, except when firing. It shall be so designed that the firing lines to the cap circuit are automatically short-circuited when the switch is in the "Off" position. Keys to this switch shall be entrusted only to the user (blaster).

(q) Blasting machines shall be in good condition and the efficiency of the machine shall be tested periodically to make certain that it can deliver power at its rated capacity.

(r) When firing with blasting machines, the connections shall be made as recommended by the manufacturer of the electric blasting caps used.

(s) The number of electric blasting caps connected to a blasting machine shall not be in excess of its rated capacity. Furthermore, in primary blasting, a series circuit shall contain no more caps than the limits recommended by the manufacturer of the electric blasting caps in use.

(t) The user (blaster) shall be in charge of the blasting machines, and no other person shall connect the leading wires to the machine.

(u) Users (blasters), when testing circuits to charged holes, shall use only blasting ~~((galvanometers equipped with a silver chloride cell or other approved systems,))~~ testers especially designed for this purpose.

(v) Whenever the possibility exists that a leading line or blasting wire might be thrown over a live powerline by the force of an explosion, care shall be taken to see that the total length of wires are kept too short to hit the lines, or that the wires are securely anchored to the ground. If neither of these requirements can be satisfied, a nonelectric system shall be used.

(w) In electrical firing, only the person making leading wire connections shall fire the shot. All connections shall be made from the bore hole back to the source of firing current, and the leading wires shall remain shorted and not be connected to the blasting machine or other source of current until the charge is to be fired.

(x) After firing an electric blast from a blasting machine, the leading wires shall be immediately disconnected from the machine and short-circuited.

(y) When electric blasting caps have been used, workers shall not return to misfired holes for at least thirty minutes.

(5) Use of safety fuse. (a) A fuse that is deteriorated or damaged in any way shall not be used.

(b) The hanging of fuse on nails or other projections which will cause a sharp bend to be formed in the fuse is prohibited.

(c) Before capping safety fuse, a short length shall be cut from the end of the supply reel so as to assure a fresh cut end in each blasting cap.

(d) Only a cap crimper of approved design shall be used for attaching blasting caps to safety fuse. Crimpers shall be kept in good repair and accessible for use.

(e) No unused cap or short capped fuse shall be placed in any hole to be blasted; such unused detonators shall be removed from the working place and disposed of or properly stored.

(f) No fuse shall be capped, or primers made up, in any magazine or near any possible source of ignition.

(g) Capping of fuse and making of primers shall only be done in a place selected for this purpose and at least one hundred (100) feet distant from any storage magazine.

(h) Fuse must be cut long enough to reach beyond the collar of the bore hole and in no case less than three (~~(3)~~) feet (~~(long except that a fuse not less than eighteen (18) inches long may be used for choker holes or not more than one stick or cartridge of explosives is used)~~). When shooting choker holes, not less than three feet of fuse shall be used.

(i) At least two persons shall be present when multiple cap and fuse blasting is done by hand lighting methods.

(j) Not more than 12 fuses shall be lighted by each blaster when hand lighting devices are used. However, when two or more safety fuses in a group are lighted as one by means of igniter cord, or other similar fuse-lighting devices, they may be considered as one fuse.

(k) The so-called "drop fuse" method of dropping or pushing a primer or any explosive with a lighted fuse attached is prohibited.

(l) Cap and fuse shall not be used for firing mudcap charges unless charges are separated sufficiently to prevent one charge from dislodging other shots in the blast.

(m) When blasting with safety fuses, consideration shall be given to the length and burning rate of the fuse. Sufficient time, with a margin of safety, shall always be provided for the blaster to reach a place of safety.

(n) The burning rate of the safety fuse in use at any time shall be measured, posted in conspicuous locations, and brought to the attention of all workers concerned with blasting. No fuse shall be used that burns faster than one foot (1') in (~~(thirty)~~) forty seconds or slower than one foot (1') in fifty-five seconds.

(o) For use in wet places the joint between the cap and fuse shall be waterproofed with a compound prepared for this purpose.

(p) In making up primers only nonsparking skewers shall be used for punching the hole in the cartridge to insert the capped fuse.

(q) Only sufficient primers for one day's use shall be made up at one time. They shall be stored in a box type magazine in which no other explosives are stored.

(r) Any loose cartridges of explosives, detonators, primers and capped fuse unused at the end of the shift shall be returned to their respective magazines and locked up.

(s) Use of detonating cord. (a) Care shall be taken to select a detonating cord consistent with the type and physical condition of the bore hole and stemming and the type of explosives used.

(b) Detonating cord shall be handled and used with the same respect and care given other explosives.

(c) For quantity and distance purposes detonating fuse up to 60 grains per foot should be calculated as equivalent to 9 lbs. of high explosives per 1,000 feet. Heavier cord loads should be rated proportionately.

(d) If using a detonating type cord for blasting the double-trunk-line or loop systems shall be used.

(e) Trunk lines in multiple-row blasts shall make one or more complete loops, with crosssties between loops at intervals of not over two hundred feet (200').

(f) All detonating cord knots shall be tight and all connections shall be kept at right angles to the trunk lines.

(g) The line of detonating cord extending out of a bore hole or from a charge shall be cut from the supply spool before loading the remainder of the bore hole or placing additional charges.

(h) Detonating cord shall be handled and used with care to avoid damaging or severing the cord during and after loading and hooking-up.

(i) Detonating cord connections shall be competent and positive in accordance with approved and recommended methods. Knot-type or other cord-to-cord connections shall be made only with detonating cord in which the explosive core is dry.

(j) All detonating cord trunklines and branchlines shall be free of loops, sharp kinks, or angles that direct the cord back toward the oncoming line of detonation.

(k) All detonating cord connections shall be inspected before firing the blast.

(l) When detonating cord millisecond-delay connectors or short-interval-delay electric blasting caps are used with detonating cord, the practice shall conform strictly to the manufacturer's recommendations.

(m) When connecting a blasting cap or an electric blasting cap to detonating cord, the cap shall be taped or otherwise attached securely along the side or the end of the detonating cord, with the end of the

cap containing the explosive charge pointed in the direction in which the detonation is to proceed.

(n) Detonators for firing the trunkline shall not be brought to the loading area nor attached to the detonating cord until everything else is in readiness for the blast.

(7) Firing the blast. (a) A code of blasting signals equivalent to Table T-1 shall be posted on one or more conspicuous places at the operation, and all employees shall be required to familiarize themselves with the code and conform to it. Danger signs shall be placed at suitable locations.

(b) All charges shall be covered with blasting mats before firing, where blasting may cause injury or damage by flying rock or debris.

(c) Before a blast is fired, a loud warning signal shall be given by the blaster in charge, who has made certain that all surplus explosives are in a safe place and all employees, vehicles, and equipment are at a safe distance, or under sufficient cover.

(d) Flagmen shall be safely stationed on highways which pass through the danger zone so as to stop traffic during blasting operations.

(e) It shall be the duty of the blaster to fix the time of blasting.

(f) Before firing an underground blast, warning shall be given, and all possible entries into the blasting area, and any entrances to any working place where a drift, raise, or other opening is about to hole through, shall be carefully guarded. The blaster shall make sure that all employees are out of the blast area before firing a blast.

TABLE T-1

WARNING SIGNAL — A 1-minute series of long blasts 5 minutes prior to blast signal.

BLAST SIGNAL — A series of short blasts 1 minute prior to the shot.

ALL CLEAR SIGNAL — A prolonged blast following the inspection of blast area.

(8) Inspection after blasting. (a) Immediately after the blast has been fired, the firing line shall be disconnected from the blasting machine, or where power switches are used, they shall be locked open or in the off position.

(b) Sufficient time shall be allowed, for the smoke and fumes to leave the blasted area before returning to the shot. An inspection of the area and the surrounding rubble shall be made by the user (blaster) to determine if all charges have been exploded before employees are allowed to return to the operation, and in tunnels, after the muck pile has been wetted down.

(9) Misfires. (a) If a misfire is found, the user (blaster) shall provide proper safeguards for excluding all employees from the danger zone.

(b) No other work shall be done except that necessary to remove the hazard of the misfire and only those employees necessary to do the work shall remain in the danger zone.

(c) No attempt shall be made to extract explosives from any charged or misfired hole; a new primer shall be put in and the hole re-blasted. If re-firing of the misfired hole presents a hazard, the explosives may be removed by washing out with water or, where the misfire is under water, blown out with air.

(d) If there are any misfires while using cap and fuse, all employees shall remain away from the charge for at least one hour. Misfires shall be handled under the direction of the person in charge of the blasting.

(e) When electric blasting caps have been used, workers shall not return to misfired holes for at least thirty minutes. All wires shall be carefully traced and a search made for unexploded charges.

(f) If explosives are suspected of burning in a hole, all persons in the endangered area shall move to a safe location and no one shall return to the hole until the danger has passed, but in no case within one hour.

(g) No drilling, digging, or picking shall be permitted until all missed holes have been detonated or the authorized representative has approved that work can proceed.

(10) Underwater blasting. (a) A user (blaster) shall conduct all blasting operations.

(b) Loading tubes and casings of dissimilar metals shall not be used because of possible electric transient currents from galvanic action of the metals and water.

(c) Only water-resistant blasting caps and detonating cords shall be used for all underwater blasting. Loading shall be done through a non-sparking metal loading tube when tube is necessary.

(d) No blast shall be fired while any vessel under way is closer than 1,500 feet to the blasting area. Those on board vessels or craft moored or anchored within 1,500 feet shall be notified before a blast is fired.

(e) No blast shall be fired while any swimming or diving operations are in progress in the vicinity of the blasting area. If such operations are in progress, signals and arrangements shall be agreed upon to assure that no blast shall be fired while any persons are in the water.

(f) Blasting flags shall be displayed.

(g) The storage and handling of explosives aboard vessels used in underwater blasting operations shall be according to provisions outlined herein on handling and storing explosives.

(h) When more than one charge is placed under water, a float device shall be attached to an element of each charge in such manner that it will be released by the firing. Misfires shall be handled in accordance with the requirements of WAC 296-52-043(9).

(11) Blasting in excavation work in pressurized air locks.

(a) Detonators and explosives shall not be stored or kept in tunnels, shafts, or caissons. Detonators and explosives for each round shall be taken directly from the magazines to the blasting zone and immediately loaded. Detonators and explosives left over after loading a round shall be removed from the working chamber before the connecting wires are connected up.

(b) When detonators or explosives are brought into an air lock, no employee except the powderman, user (blaster), lock tender and the employees necessary for carrying, shall be permitted to enter the air lock. No ~~((other))~~ material, supplies, or equipment shall be ~~((locked))~~ brought through with the explosives.

(c) Primers, detonators and explosives shall be taken separately into pressure working chambers.

(d) The user (blaster) or powderman shall be responsible for the receipt, unloading, storage, and on-site transportation of explosives and detonators.

(e) All metal pipes, rails, air locks, and steel tunnel lining shall be electrically bonded together and grounded at or near the portal or shaft, and such pipes and rails shall be cross-bonded together at not less than 1,000-foot intervals throughout the length of the tunnel. In addition, each air supply pipe shall be grounded at its delivery end.

(f) The explosives suitable for use in wet holes shall be water-resistant and shall be Fume Class 1, or other approved explosives.

(g) When tunnel excavation in rock face is approaching mixed face, and when tunnel excavation is in mixed face, blasting shall be performed with light charges and with light burden on each hole. Advance drilling shall be performed as tunnel excavation in rock face approaches mixed face, to determine the general nature and extent of rock cover and the remaining distance ahead to soft ground as excavation advances.

(12) Vibration and damage control. (a) Blasting operations in or adjacent to cofferdams, piers, underwater structures, buildings, structures, or other facilities shall be carefully planned with full consideration for all forces and conditions involved.

(13) Black blasting powder shall not be used for blasting except when a desired result cannot be obtained with another type of explosive such as in quarrying certain types of dimension stone.

(14) In the use of black blasting powder:

(a) Containers shall not be opened in, or within fifty (50') feet of any magazine; within any building in which a fuel-fired or exposed-element electric heater is in operation; where electrical or incandescent-particle sparks could result in powder ignition; or within fifty (50') feet of any open flame.

(b) Granular powder shall be transferred from containers only by pouring.

(c) Spills of granular powder shall be cleaned up promptly with nonsparking equipment, contaminated powder shall be put into a container of water and its content disposed of promptly after the granules have disintegrated, or the spill area shall be flushed with a copious amount of water to completely disintegrate the granules.

(d) Containers of powder shall be kept securely closed at all times other than when the powder is being transferred from or into a container.

(e) Containers of powder transported by vehicles shall be in a wholly enclosed cargo space.

(f) Misfires shall be disposed of by:

(i) Washing the stemming and powder charge from the bore hole, and

(ii) Removal and disposal of the initiator as a damaged explosive.

(iii) Bore holes of shots that fire but fail to break, or fail to break promptly, shall not be recharged for at least twelve hours.

AMENDATORY SECTION (Amending Order 75-41, filed 12/19/75)

WAC 296-52-050 TRANSPORTATION. (1) ~~((This section covers the transportation of explosives or blasting agents on vehicles not exempted under RCW 70.74.191.))~~ The transportation of explosives by vehicle on public highways shall be administered by the United States Department of Transportation, CFR 49-1978, parts 100 through 199, and the Washington state patrol under RCW 46.48.170. The following sections cover the transportation of explosives on the job site.

(a) No employee shall be allowed to smoke, carry matches or any other flame-producing device, or carry any firearms or loaded cartridges while in or near a motor vehicle transporting explosives; or drive, load, or unload such vehicle in a careless or reckless manner.

(b) ~~((Explosives shall not be carried or transported in or upon a public conveyance or vehicle carrying passengers:))~~ Explosives shall not be carried on any vehicle while vehicle is being used to transport workers other than driver and two (2) persons.

(c) ~~((Explosives shall not be transferred from one vehicle to another within the confines of any jurisdiction (city, county, State, or other area) without informing the fire and police departments thereof. In the event of breakdown or collision the local fire and police departments shall be promptly notified to help safeguard such emergencies:))~~ Explosives shall be transferred from the disabled vehicle to another, only when proper and qualified supervision is provided.

~~((d) Blasting caps or electric blasting caps shall not be transported over the highways on the same vehicles with other explosives:))~~

(2) Transportation vehicles. ~~((a))~~ Vehicles used for transporting explosives shall be strong enough to carry the load without difficulty and be in good mechanical condition. If vehicles do not have a closed body, the body shall be covered with a flameproof and moisture-proof tarpaulin or other effective protection against moisture and sparks. All vehicles used for the transportation of explosives shall have tight floors and any exposed spark-producing metal on the inside of the body shall be covered with wood or other nonsparking materials to prevent contact with packages of explosives. Packages of explosives shall not be loaded above the sides of an open-body vehicle.

~~((b) Every vehicle used for transporting explosives and oxidizing materials listed in (i) of this subdivision shall be marked as follows:~~

~~((i) Exterior markings or placards required on applicable vehicles shall be as follows for the various classes of commodities:~~

<u>Commodity</u>	<u>Type of marking or placard</u>
Explosives, Class A, any quantity or a combination of Class A and Class B explosives.	Explosives A (Red letters on white background):
Explosives, Class B, any quantity.	Explosives B (Red letters on white background):
Oxidizing material (blasting agents, ammonium nitrate, etc.), 1,000 pounds or more gross weight.	Oxidizers (Yellow letters on black background):

~~((ii) Each marking or placard shall consist of letters not less than 4 inches high, in the color specified, using approximately a 5/8-inch stroke. The placard must be larger than the lettering required thereon by at least one inch at the top and bottom sides. Such marking or placard described in subdivision (i) shall be contained in an area on the vehicle which has no other marking, lettering, or graphic display, for at least 3 inches in each direction:~~

~~((iii) Such markings or placards shall be displayed at the front, rear, and on each side of the motor vehicle or trailer, or other cargo-carrying body while it contains explosives or other dangerous articles of such type and in such quantity as specified in (i) of this subdivision. The front marking or placard may be displayed on the front of either the truck, truck body, truck tractor, or the trailer.~~

~~((iv) Any motor vehicle, trailer, or other cargo-carrying body containing more than one kind of explosive as well as an oxidizing material requiring a placard under the provisions of subdivision (i), the aggregate gross weight of which totals 1,000 pounds or more, shall be marked or placarded "Dangerous" as well as "Explosive A" or "Explosive B" as appropriate. If explosives Class A and explosives Class B~~

are loaded on the same vehicle, the "Explosives B" marking need not be displayed.

~~(v) In any combination of two or more vehicles containing explosives or other dangerous articles each vehicle shall be marked or placarded as to its contents and in accordance with (i) and (iii) of this subdivision:~~

~~(c) Each motor vehicle used for transporting explosives shall be equipped with a minimum of two extinguishers, each having a rating of at least 10-BC:~~

~~(i) Only extinguishers listed or approved by Underwriters Laboratories, Inc., or the Factory Mutual Engineering Corp. shall be deemed suitable for use on explosives-carrying vehicles.~~

~~(ii) Extinguishers shall be filled and ready for immediate use and located near the driver's seat. Extinguishers shall be examined periodically by a competent person.~~

~~(d) A motor vehicle used for transporting explosives shall be given the following inspection to determine that it is in proper condition for safe transportation of explosives:~~

~~(i) Fire extinguishers shall be filled and in working order.~~

~~(ii) All electrical wiring shall be completely protected and securely fastened to prevent short-circuiting.~~

~~(iii) Chassis, motor, pan, and underside of body shall be reasonably clean and free of excess oil and grease.~~

~~(iv) Fuel tank and feedline shall be secure and have no leaks.~~

~~(v) Brakes, lights, horn, windshield wipers, and steering apparatus shall function properly.~~

~~(vi) Tires shall be checked for proper inflation and defects.~~

~~(vii) The vehicle shall be in proper condition in every other respect and acceptable for handling explosives.)~~

~~(3) Vehicles shall be placarded and displayed as specified by the United States Department of Transportation, CFR 49-1978, Parts 100 through 199.~~

~~(4)(a) Each motor vehicle used for transporting explosives shall be equipped with a minimum of two extinguishers, each having a rating of at least 20-BC.~~

~~(i) Only extinguishers listed or approved by Underwriters Laboratories, Inc., or the Factory Mutual Engineering Corp. shall be deemed suitable for use on explosives-carrying vehicles.~~

~~(ii) Extinguishers shall be filled and ready for immediate use and readily available. Extinguishers shall be examined daily when being used by a competent person.~~

~~(b) A motor vehicle used for transporting explosives shall be given the following inspection to determine that it is in proper condition for safe transportation of explosives:~~

~~(i) Fire extinguishers shall be filled and in working order.~~

~~(ii) All electrical wiring shall be completely protected and securely fastened to prevent short-circuiting.~~

~~(iii) Chassis, motor, pan, and underside of body shall be reasonably clean and free of excess oil and grease.~~

~~(iv) Fuel tank and feedline shall be secure and have no leaks.~~

~~(v) Brakes, lights, horn, windshield wipers, and steering apparatus shall function properly.~~

~~(vi) Tires shall be checked for proper inflation and defects.~~

~~(vii) The vehicle shall be in proper condition in every other respect and acceptable for handling explosives.~~

~~(5) Operation of transportation vehicles.~~

~~(a) Vehicles transporting explosives shall only be driven by and be in the charge of a driver who is not less than 21 years of age, physically fit, careful, capable, reliable, able to read and write the English language, and not addicted to the use, or under the influence of intoxicants, narcotics, or other dangerous drugs. This rule does not apply to persons taking prescription drugs and/or narcotics as directed by a physician providing such use shall not endanger the worker or others. They shall be familiar with the traffic regulations, State laws, and the provisions of this section.~~

~~(b) Except under emergency conditions, no vehicle transporting explosives shall be parked before reaching its destination, even though attended((, on any public street adjacent to or in proximity to any bridge, tunnel, dwelling, building, or place where people work, congregate, or assemble)).~~

~~(c) Every motor vehicle transporting any quantity of Class A or Class B explosives shall, at all times, be attended by a driver or other attendant of the motor carrier. This attendant shall have been made aware of the class of the explosive material in the vehicle and of its inherent dangers, and shall have been instructed in the measures and procedures to be followed in order to protect the public from those~~

dangers. He shall have been made familiar with the vehicle he is assigned, and shall be trained, supplied with the necessary means, and authorized to move the vehicle when required.

~~(i) For the purpose of this subdivision, a motor vehicle shall be deemed "attended" only when the driver or other attendant is physically on or in the vehicle, or has the vehicle within his field of vision and can reach it quickly and without any kind of interference; "attended" also means that the driver or attendant is awake, alert, and not engaged in other duties or activities which may divert his attention from the vehicle(, except for necessary communication with public officers, or representatives of the carrier, shipper, or consignee, or except for necessary absence from the vehicle to obtain food or to provide for their physical comfort)).~~

~~(ii) However, an explosive-laden vehicle may be left unattended if parked within a securely fenced or walled area properly barricaded with all gates or entrances locked where parking of such vehicle is otherwise permissible, or at a magazine site established solely for the purpose of storing explosives.~~

~~(d) No spark-producing metal, spark-producing tools, oils, matches, firearms, electric storage batteries, flammable substances, acids, oxidizing materials, or corrosive compounds shall be carried in the body of any motor truck and/or vehicle transporting explosives, unless the loading of such dangerous articles and the explosives comply with U.S. Department of Transportation regulations.~~

~~(e) Vehicles transporting explosives shall avoid congested areas and heavy traffic. ((Where routes through congested areas have been designated by local authorities such routes shall be followed.))~~

~~(f) Delivery shall only be made to authorized persons and into authorized magazines of authorized temporary storage or handling area.~~

~~(((4) Explosives at piers, railway stations, and cars or vessels not otherwise specified in this standard. (a) Railway Cars. Except in an emergency and with permission of the local authority, no person shall have or keep explosives in a railway car unless said car and contents and methods of loading are in accordance with the U.S. Department of Transportation Regulations for the Transportation of Explosives, 49 CFR Chapter I.~~

~~(b) Packing and Marking. No person shall deliver any explosive to any carrier unless such explosive conforms in all respects, including marking and packing, to the U.S. Department of Transportation Regulations for the Transportation of Explosives:~~

~~(c) Marking Cars. Every railway car containing explosives which has reached its destination, or is stopped in transit so as no longer to be in interstate commerce, shall have attached to both sides and ends of the car, cards with the words "Explosives—Handle Carefully—Keep Fire Away" in red letters at least 1-1/2 inches high on a white background:~~

~~(d) Storage. Any explosives at a railway facility, truck terminal, pier, wharf, harbor facility, or airport terminal, whether for delivery to a consignee, or forwarded to some other destination, shall be kept in a safe place, isolated as far as practicable and in such manner that they can be easily and quickly removed:~~

~~(e) Hours of Transfer. Explosives shall not be delivered to or received from any railway station, truck terminal, pier, wharf, harbor facility, or airport terminal between the hours of sunset and sunrise.))~~

~~(6) Transporting of explosives and blasting caps or electric blasting caps in the same vehicle. Blasting caps, blasting caps with safety fuse, blasting caps with metal clad mild detonating fuse and/or electric blasting caps may be transported in the same vehicle with other explosives, provided the following condition is complied with:~~

~~The top, lid or door, sides and bottom of each container must be of laminate construction consisting of A/C grade or better exterior plywood, solid hardwood, asbestos board or sheetrock and sheet metal. In order of arrangement, from inside to outside, the laminate must consist of the following with the minimum thickness of each lamination as indicated: 1/4-inch plywood, 1-inch solid hardwood, 1/2-inch plywood, 1/2-inch sheetrock or 1/4-inch asbestos board, and 22-gauge sheet metal constructed inside to outside in that order.~~

~~(7) When primers are made up at a central primer house for use in high speed tunneling, the following shall apply:~~

~~(a) Only enough primers shall be made up for one day's usage.~~

~~(b) The primers shall be placed in separate containers or bins, categorized by degree of delay in such a manner so as to prevent them from physical impact.~~

~~(c) Explosives carried in the same magazine shall be separated by 1/4-inch steel, covered on each side by four inches of hardwood planking, or equivalent.~~

(d) Only a state approved powder car or vehicle shall be used underground.

(e) The number of primers for one round will be removed from the state approved car or vehicle at the face or heading after the drilling has been completed and the holes readied for loading. After loading the charge, the powder car or vehicle will be withdrawn from the tunnel.

(f) Wires on electric caps shall be kept shunted until wired to the bus wires.

(g) The powder car or vehicle shall be inspected daily for lights, brakes and external damage to electrical circuitry. The electrical system shall be checked weekly to detect any failures that may constitute an electrical hazard and a written record of such inspection shall be kept on file for the duration of the job.

(h) Before diesel equipment is taken underground, written permission shall be obtained from the Division of Industrial Safety and Health or its duly authorized representative. A satisfactory test on the surface, to show that the exhaust gases do not exceed the maximum percentage of allowable limits.

(i) Air measurements shall be made at least weekly in the diesel engine working area and the measurements entered in the Underground Diesel Engine Record Book. (RCW 70.74.020, 70.74.160, 70.74.191, 70.74.320, 70.74.340 and 70.74.350 apply.)

AMENDATORY SECTION (Amending Order 75-41, filed 12/19/75)

WAC 296-52-090 CONSTRUCTION OF MAGAZINES. (1) Construction of permanent storage facilities. (a) Definition. A Class 1 storage facility shall be a permanent structure; a building, an igloo or Army-type structure, a tunnel, or a dugout. It shall be bullet-resistant, fire-resistant, weather-resistant, theft-resistant, and well ventilated.

(b) Buildings. All building type storage facilities shall be constructed of masonry, wood, metal, or a combination of these materials and shall have no openings except for entrances and ventilation. Ground around such storage facilities shall slope away for drainage.

(c) Masonry wall construction. Masonry wall construction shall consist of brick, concrete, tile, cement block, or cinder block and shall be not less than 6 inches in thickness. Hollow masonry units used in construction shall have all hollow spaces filled with well tamped coarse dry sand or weak concrete (a mixture of one part cement and eight parts of sand with enough water to dampen the mixture while tamping in place). Interior wall shall be covered with a nonsparking material.

(d) Fabricated metal wall construction. Metal wall construction shall consist of sectional sheets of steel or aluminum not less than number 14 gauge, securely fastened to a metal framework. Such metal wall construction shall be either lined inside with brick, solid cement blocks, hardwood not less than 4 inches in thickness or material of equivalent strength, or shall have at least a 6 inch sand fill between interior and exterior walls. Interior walls shall be constructed of or covered with a non sparking material.

(e) Wood frame wall construction. The exterior of outer wood walls shall be covered with iron or aluminum not less than number 26 gauge. An inner wall of nonsparking materials shall be constructed so as to provide a space of not less than 6 inches between the outer and inner walls, which space shall be filled with coarse dry sand or weak concrete.

(f) Floors. Floors shall be constructed of a nonsparking material and shall be strong enough to bear the weight of the maximum quantity to be stored.

(g) Foundations. Foundations shall be constructed of brick, concrete, cement block, stone, or wood posts. If piers or posts are used, in lieu of a continuous foundation, the space under the buildings shall be enclosed with metal.

(h) Roof. (i) Except for buildings with fabricated metal roofs, the outer roof shall be covered with no less than number 26-gauge iron or aluminum fastened to a 7/8 inch sheathing.

(ii) Where it is possible for a bullet to be fired directly through the roof and into the storage facility at such an angle that the bullet would strike a point below the top of inner walls, storage facilities shall be protected by one of the following methods:

(A) A sand tray shall be located at the tops of inner walls covering the entire ceiling area, except that necessary for ventilation, lined with a layer of building paper, and filled with not less than 4 inches of coarse dry sand.

(B) A fabricated metal roof shall be constructed of 3/16 inch plate steel lined with 4 inches of hardwood or material of equivalent strength

(For each additional 1/16 inch of plate steel, the hardwood or material of equivalent strength lining may be decreased one inch).

(i) Doors. All doors shall be constructed of 1/4 inch plate steel and lined with 2 inches of hardwood or material of equivalent strength. Hinges and hasps shall be attached to the doors by welding, riveting or bolting (nuts on inside of door). They shall be installed in such a manner that the hinges and hasps cannot be removed when the doors are closed and locked.

(j) Locks. Each door shall be equipped with two mortise locks; or with two padlocks fastened in separate hasps and staples; or with a combination of mortise lock and a padlock, or with a mortise lock that requires two keys to open; or a three-point lock. Locks shall be five-tumbler proof. All padlocks shall be protected with 1/4 inch steel caps constructed so as to prevent sawing or lever action on the locks or hasps.

(k) Ventilation. Except at doorways, a 2 inch air space shall be left around ceilings and the perimeter of floors. Foundation ventilators shall be not less than 4 by 6 inches. Vents in the foundation, roof, or gables shall be screened and offset.

(l) Exposed metal. No sparking metal construction shall be exposed below the top of walls in the interior of storage facilities, and all nails therein shall be blind-nailed or countersunk.

(m) Igloos, army-type structures, tunnels and dugouts. Storage facilities shall be constructed of reinforced concrete, masonry, metal or a combination of these materials. They shall have an earthmound covering of not less than 24 inches on the top, sides and rear. Interior walls and floors shall be covered with a nonsparking material. Storage facilities of this type shall also be constructed in conformity with the requirements of subsection (1), subdivisions (a),(b),(f),(i),(j),(k) and (l) of this section.

(2) Construction of portable (field) storage facilities. (a) Definition. A Class 2 storage facility shall be a box, a trailer, a semitrailer or other mobile facility. It shall be bullet-resistant, fire-resistant, weather-resistant, theft-resistant, and well ventilated. Except as provided in subsection (3) of this section, hinges and hasps shall be attached to the covers or doors in the manner prescribed in subsection (1), subdivision (i) and the locking system shall be that prescribed in subsection (1) subdivision (j).

(b) Outdoor storage facilities. Outdoor storage facilities shall be at least ((+)) one cubic yard in size and supported in such a manner so as to prevent direct contact with the ground. The sides, bottoms, tops and covers or doors shall be constructed of 1/4 inch steel and shall be lined with ((2)) two inches of hardwood or material of equivalent strength. Edges of metal covers shall overlap sides at least one inch. The ground around such storage facilities shall slope away for drainage. When unattended, vehicular storage facilities shall have wheels removed or shall be otherwise effectively immobilized by kingpin locking devices or other methods approved by the Division of Industrial Safety and Health.

NOTE: The following alternatives may be used. (All steel and wood dimensions indicated are actual thicknesses. To meet the concrete block and brick dimensions indicated, the manufacturer's represented thicknesses may be used.)

(i) Exterior of 5/8-inch steel, lined with an interior of any type of nonsparking material.

(ii) Exterior of 1/2-inch steel, lined with an interior of not less than 3/8-inch plywood.

(iii) Exterior of 3/8-inch steel, lined with an interior of two inches of hardwood.

(iv) Exterior of 3/8-inch steel, lined with an interior of three inches of softwood or 2-1/4-inches of plywood.

(v) Exterior of 1/4-inch steel, lined with an interior of five inches of softwood or 5-1/4-inches of plywood.

(vi) Exterior of 3/16-inch steel, lined with an interior of four inches of hardwood.

(vii) Exterior of 3/16-inch steel, lined with an interior of seven inches of softwood or 6-3/4-inches of plywood.

(viii) Exterior of 3/16-inch steel, lined with an intermediate layer of three inches of hardwood and an interior lining of 3/4-inch plywood.

(ix) Exterior of 1/8-inch steel, lined with an interior of five inches of hardwood.

(x) Exterior of 1/8-inch steel, lined with an interior of nine inches of softwood.

(xi) Exterior of 1/8-inch steel, lined with an intermediate layer of four inches of hardwood and an interior lining of 3/4-inch plywood.

(xii) Exterior of any type of fire-resistant material which is structurally sound, lined with an intermediate layer of four inches solid

concrete block or four inches solid brick or four inches of solid concrete, and an interior lining of 1/2-inch plywood placed securely against the masonry lining.

(xiii) Standard eight-inch concrete block with voids filled with well-tamped sand/cement mixture.

(xiv) Standard eight-inch solid brick.

(xv) Exterior of any type of fire-resistant material which is structurally sound, lined with an intermediate six-inch space filled with well-tamped dry sand or well-tamped sand/cement mixture.

(xvi) Exterior of 1/8-inch steel, lined with a first intermediate layer of 3/4-inch plywood, a second intermediate layer of 3-5/8 inches well-tamped dry sand or sand/cement mixture and an interior lining of 3/4-inch plywood.

(xvii) Exterior of any type of fire-resistant material, lined with a first intermediate layer of 3/4-inch plywood, a second intermediate layer of 3-5/8-inch well-tamped dry sand or sand/cement mixture, a third intermediate layer of 3/4-inch plywood, and a fourth intermediate layer of two inches of hardwood or 14-gauge steel and an interior lining of 3/4-inch plywood.

(xviii) Eight-inch thick solid concrete.

(3) Class 3 storage for 1,000 or less blasting caps in a locked uninhabited building. Storage facilities for blasting caps in quantities of 1,000 or less shall have sides, bottoms, and covers constructed of number 12 gauge metal and lined with a nonsparking material. Hinges and hasps shall be attached thereto by welding. A single five-tumble proof lock shall be sufficient for locking purposes.

(4) Construction of blasting agent storage facilities.

(a) A Class 4 storage facility may be a building, an igloo, or Army-type structure, a tunnel, a dugout, a box, a trailer, or a semi-trailer or other mobile facility and shall be fire-resistant, weather-resistant, theft-resistant, and ventilated. They shall be constructed of masonry, metal-covered wood, fabricated metal, or a combination of these materials. The walls and floors of such storage facilities shall be lined with a nonsparking material. The doors or covers shall be metal or solid wood covered with metal. The foundations, locks, lock protection, hinges, hasps, and interior shall be in conformity with the requirements of subsection (1), subdivisions (g),(i),(j),(k), and (l).

(b) Outdoor storage facilities. The ground around such storage facilities shall slope away for drainage. When unattended, vehicular storage facilities shall have wheels removed or otherwise effectively immobilized by kingpin locking devices or other methods approved by the Division of Industrial Safety and Health.

(5) Smoking and open flames. (a) Smoking, matches, open flames, and spark-producing devices shall not be permitted in, or within 50 feet of, any outdoor storage facility.

(6) Quantity and storage restrictions. (a) General. Explosive materials in excess of 300,000 pounds and blasting caps in excess of 20 million shall not be stored in one storage facility. Blasting caps shall not be stored with other explosive materials in the same storage facility.

(7) Construction of day box storage facilities. (a) A temporary storage facility shall be a "day-box" or other portable facility. It shall be constructed in the same manner prescribed for Class 2 outdoor storage facilities in subsection (2), except that it may be less than one cubic yard in size, and shall be bullet-resistant, fire-resistant, weather-resistant, theft-resistant, and well ventilated. Hinges, hasps, locks, and lock protection shall be in conformity with the requirements of subsection (1), subdivisions (i) and (j) of this section.

(b) The ground around such storage facilities shall slope away for drainage.

(c) No explosive materials shall be left in such facilities if unattended. The explosive materials contained therein must be removed to licensed storage facilities for unattended storage.

(d) When used for temporary storage at a site for blasting operations, magazines shall be located away from neighboring inhabited buildings, railways, highways, and other magazines. A distance of at least one hundred and fifty (150) feet shall be maintained between magazines and the work in progress when the quantity of explosives kept therein is in excess of 25 pounds, and at least 50 feet when the quantity of explosives is 25 pounds, or less.

(8) Cap day box. (a) Temporary storage facilities for blasting caps in quantities of 100 or less shall have sides, bottoms and covers constructed of number 12 gauge metal and lined with a nonsparking material. Hinges and hasps shall be attached thereto by welding. A single five-tumbler proof lock shall be sufficient for locking purposes.

(b) No explosive materials shall be left in such facilities if unattended. The explosive materials contained therein must be removed to licensed storage facilities for unattended storage.

(9) Storage within magazines. (a) Packages of explosives shall be laid flat with top side up. Black powder when stored in magazines with other explosives shall be stored separately. Black powder stored in kegs shall be stored on ends, bungs down, or on side, seams down. Corresponding grades and brands shall be stored together in such a manner that brands and grade marks show. All stocks shall be stored so as to be easily counted and checked. Packages of explosives shall be piled in a stable manner. When any kind of explosive is removed from a magazine for use, the oldest explosive of that particular kind shall always be taken first.

(b) Packages of explosives shall not be unpacked or repacked in a magazine nor within 50 feet of a magazine or in close proximity to other explosives. Tools used for opening packages of explosives shall be constructed of nonsparking materials, except that metal slitters may be used for opening fiberboard boxes. A wood wedge and a fiber, rubber, or wood mallet shall be used for opening or closing wood packages of explosives. Opened packages of explosives shall be securely closed before being returned to a magazine.

(c) Magazines shall not be used for the storage of any metal tools nor any commodity except explosives, but this restriction shall not apply to the storage of blasting agents and blasting supplies.

(d) Magazine floors shall be regularly swept, kept clean, dry, free of grit, paper, empty used packages, and rubbish. Brooms and other cleaning utensils shall not have any spark-producing metal parts. Sweepings from floors of magazines shall be properly disposed of. Magazine floors stained with nitroglycerin shall be cleaned according to instructions by the manufacturer.

(e) When any explosive has deteriorated to an extent that it is in an unstable or dangerous condition, or if nitroglycerin leaks from any explosives, then the person in possession of such explosive shall immediately proceed to destroy such explosive in accordance with the instructions of the manufacturer. Only experienced persons shall be allowed to do the work of destroying explosives.

(f) When magazines need inside repairs, all explosives shall be removed therefrom and the floors cleaned. In making outside repairs, if there is a possibility of causing sparks or fire the explosives shall be removed from the magazine. Explosives removed from a magazine under repair shall either be placed in another magazine or placed a safe distance from the magazine where they shall be properly guarded and protected until repairs have been completed, when they shall be returned to the magazine.

(g) Smoking, matches, open flames, spark-producing devices, and firearms (except firearms carried by guards) shall not be permitted inside of or within 50 feet of magazines. The land surrounding a magazine shall be kept clear of all combustible materials for a distance of at least 25 feet. Combustible materials shall not be stored within 50 feet of magazines.

(h) Magazines shall be in the charge of a competent person at all times who shall be at least 21 years of age, and who shall be held responsible for the enforcement of all safety precautions.

(i) Explosives recovered from blasting misfires shall be placed in a separate magazine until competent personnel has determined from the manufacturer the method of disposal. Caps recovered from blasting misfires shall not be reused. Such explosives and caps shall then be disposed of in the manner recommended by the manufacturer.

(10) Magazine heating systems requirements, NFPA Code No. 495, "Manufacture, Transportation, Storage and Use of Explosive Materials, 1973". The following will apply:

(a) Magazines requiring heat shall be heated by either hot water radiant heating within the magazine building; or air directed into the magazine building over either hot water or low pressure steam (15 psig) coils located outside the magazine building.

(b) The magazine heating systems shall meet the following requirements:

(i) The radiant heating coils within the building shall be installed in such a manner that the explosive materials or their containers cannot contact the coils and air is free to circulate between the coils and the explosive materials or their containers.

(ii) The heating ducts shall be installed in such a manner that the hot air discharge from the duct is not directed against the explosive materials or their containers.

(iii) The heating device used in connection with a magazine shall have controls which prevent the ambient building temperature from exceeding 130°F.

(iv) The electric fan or pump used in the heating system for a magazine shall be mounted outside and separate from the wall of the magazine and shall be grounded.

(v) The electric fan motor and the controls for electrical heating devices used in heating water or steam shall have overloads and disconnects, which comply with the National Electrical Code, (National Fire Protection Association, NFPA No. 70-1971). All electrical switch gear shall be located a minimum distance of 25 feet from the magazine.

(vi) The heating source for water or steam shall be separated from the magazine by a distance of not less than 25 feet when electrical and 50 feet when fuel-fired. The area between the heating unit and the magazine shall be cleared of all combustible materials.

(vii) The storage of explosive materials and their containers in the magazine shall allow uniform air circulation so temperature uniformity can be maintained throughout the explosive materials.

(11) Lighting. No lighting shall be placed or used in a storage facility of Class 1, 2, 3 or 4 except battery-activated safety lanterns.

(12) Underground storage. (a) Explosives and related materials shall be stored in approved facilities required under the applicable provisions of WAC 296-61-280(7),(8), Safety Standard Metal and Nonmetallic Mines, Quarries, Pits, and Crushing Operations.

(b) No explosives or blasting agents shall be permanently stored in any underground operation until the operation has been developed to the point where at least two modes of exit have been developed.

(c) Permanent underground storage magazines shall be at least 300 feet from any shaft, adit, or active underground working area.

(d) Permanent underground magazines containing detonators shall not be located closer than 50 feet to any magazine containing other explosives or blasting agents.

(e) Upon the approach of an electrical storm, unless a greater hazard would be created thereby, explosives at the adit or the top of any shaft leading to where persons are working shall be moved away from such location a distance equal to that required for inhabited buildings, as listed in the American table of distances for storage of explosive materials.

AMENDATORY SECTION (Amending Order 75-41, filed 12/19/75)

WAC 296-52-095 STORAGE OF EXPLOSIVES. (1) General provisions. (a) All Class A, Class B, Class C explosives, and special industrial explosives, and any newly developed and unclassified explosives, shall be kept in magazines which meet the requirements of this section as defined in RCW 70.74.030, 70.74.040, 70.74.050, 70.74.061, 70.74.100 and the following shall apply.

NOTE: 70.74.297 Separate storage of components capable of detonation when mixed. Any two components which, when mixed, become capable of detonation by a number 6 cap must be stored in separate locked containers or in a licensed, approved magazine. [1972 1st ex.s. c 88 § 4.]

(b) Blasting caps, electric blasting caps, detonating primers and primed cartridges shall not be stored in the same magazine with other explosives.

(c) Ground around magazines shall slope away for drainage. The land surrounding magazines shall be kept clear of brush, dried grass, leaves, and other materials for a distance of at least 25 feet.

(d) Magazines as required by this chapter shall be of four classes as defined in WAC 296-52-090.

(e) All explosive manufacturing buildings and magazines in which explosives or blasting agents, except small arms ammunition and smokeless powder are had, kept, or stored, must be located at distances from inhabited buildings, railroads, highways, and public utility transmission systems in conformity with the following quantity and distance tables, and these tables shall be the basis on which applications for license for storage shall be made and license for storage issued, as provided in RCW 70.74.110 and 70.74.120. All distances prescribed in the following quantity and distance tables are unbarricaded, and, if there is an efficient artificial barricade or natural barricade between the explosives manufacturing building or magazine and another explosives manufacturing building or magazine, building, railroad, highway, or public utility transmission system, the distance prescribed in the following quantity and distance tables may be reduced by one-half. Blasting and electric blasting caps in strength through number 8 should be rated as one and one-half pounds of explosives per one thousand caps. Blasting and electric blasting caps of strength higher than number 8 should be computed on the combined weight of explosives.

(f) When two or more storage magazines are located on the same property, each magazine must comply with the minimum distances specified from inhabited buildings, railways, and highways, and in addition, they should be separated from each other by not less than the distances shown for "Separation of Magazines," except that the quantity of explosives contained in cap magazines shall govern in regard to the spacing of said cap magazines from magazines containing other explosives. If any two or more magazines are separated from each other by less than the specified "Separation of Magazines" distances, then such two or more magazines, as a group, must be considered as one magazine, and the total quantity of explosives stored in such group must be treated as if stored in a single magazine located on the site of any magazine of the group, and must comply with the minimum of distances specified from other magazines, inhabited buildings, railways and highways.

(g) Magazine locations and access roads shall be posted with signs reading "Explosives — Keep Off" — so placed that a bullet passing through any sign will not strike the magazine.

AMENDATORY SECTION (Amending Order 79-14, filed 9/21/79)

WAC 296-54-559 YARDING—HELICOPTERS AND HELICOPTER CRANES. (1) Helicopters and helicopter cranes shall comply with any applicable regulations of the Federal Aviation Administration.

(2) Prior to each day's operation, a briefing shall be conducted. This briefing shall set forth the plan of operation for the pilot and ground personnel.

(3) A take-off path from the log pickup point shall be established, and shall be made known to all workers in that area before the first turn of logs is moved.

(4) The helicopter flight path to and from the drop zone shall be designated and no equipment or personnel (other than flight personnel necessary to assist landing and take-off) will occupy these areas during helicopter arrival or departure.

(5) The approach to the landing shall be clear and long enough to prevent tree tops from being pulled into the landing.

(6) The helicopter shall not pass over an area in which cutters are working at a height which would cause the rotor wash to inhibit a cutter's ability to safely control a tree or dislodge limbs.

(7) Drop zones shall be twice the nominal length of logs to be landed.

(8) The drop zone shall be no less than one hundred twenty-five feet from the loading or decking area.

(9) Separate areas shall be designated for landing logs and fueling the helicopter(s).

(10) The yarding helicopter shall be equipped with a siren to warn workers of any hazardous situation.

(11) Workers shall remain in the clear as chokers are being delivered, and under no circumstances will workers move under the helicopter that is delivering the chokers or take hold of the chokers before they have been released by the helicopter.

(12) Log pickup shall be arranged in a manner that the hook up crew will not work on slopes below felled and bucked timber.

(13) If the load must be lightened, the hook shall be placed on the ground on the uphill side of the turn before the hooker approaches to release the excess logs.

(14) Landing crew shall be in the clear before logs are dropped.

(15) One end of all the logs in the turn shall be touching the ground and lowered to an angle of not more than 45° from the horizontal before the chokers are released.

(16) Logs shall be laid on the ground and the helicopter will be completely free of the choker(s) before workers approach the logs.

(17) If the load will not release from the hook, the load and the hook shall be on the ground before workers approach to release the hook manually.

(18) Loads shall be properly slung. Tag lines shall be of a length that will not permit their being drawn up into rotors. Pressed sleeve, swedged eyes, or equivalent means shall be used for all freely suspended loads to prevent hand splices from spinning open or cable clamps from loosening.

(19) All electrically operated cargo hooks shall have the electrical activating device so designed and installed as to prevent inadvertent operation. In addition, these cargo hooks shall be equipped with an emergency mechanical control for releasing the load. The hooks shall be tested prior to each day's operation to determine that the release functions properly, both electrically and mechanically.

(20)(a) Personal protective equipment for employees receiving the load shall consist of complete eye protection and hard hats secured by chinstraps, and high visibility vests or outer garments.

(b) Loose-fitting clothing likely to flap in the downwash, and thus be snagged on hoist line, shall not be worn.

(21) Every practical precaution shall be taken to provide for the protection of employees from flying objects in the rotor downwash. All loose gear within one hundred feet of the place of lifting of the load, depositing the load, and all other areas susceptible to rotor downwash shall be secured or removed.

(22) Good housekeeping shall be maintained in all helicopter loading and unloading areas.

(23) The helicopter operator shall be responsible for size, weight, and manner in which loads are connected to the helicopter. If, for any reason, the helicopter operator believes the lift cannot be made safely, the lift shall not be made.

(24) Employees shall not perform work under hovering craft except for that limited period of time necessary to guide, secure, hook and unhook loads. Regardless of whether the hooking or unhooking of a load takes place on the ground or other location in an elevated work position in structural members, a safe means of access and egress, to include an unprogrammed emergency escape route or routes, shall be provided for the employees hooking or unhooking loads.

(25) Static charge on the suspended load shall be dissipated with a grounding device before ground personnel touch the suspended load, or protective rubber gloves shall be worn by all ground personnel touching the suspended load.

(26) The weight of an external load shall not exceed the manufacturer's rating.

(27) Hoist wires or other gear, except for pulling lines or conductors that are allowed to "pay out" from a container or roll off a reel, shall not be attached to any fixed ground structure, or allowed to foul on any fixed structure.

(28) When visibility is reduced by dust or other conditions, ground personnel shall exercise special caution to keep clear of main and stabilizing rotors. Precautions shall also be taken by the employer to eliminate as far as practical reduced visibility.

(29) Signal systems between aircrew and ground personnel shall be understood and checked in advance of hoisting the load. This applies to either radio or hand signal systems. Hand signals shall be as shown in Figure 6.

(30) No unauthorized person shall be allowed to approach within fifty feet of the helicopter when the rotor blades are turning.

(31) Whenever approaching or leaving a helicopter with blades rotating, all employees shall remain in full view of the pilot and keep in a crouched position. Employees shall avoid the area from the cockpit or cabin rearward unless authorized by the helicopter operator to work there.

(32) Sufficient ground personnel shall be provided, when required, for safe helicopter loading and unloading operations.

(33) There shall be constant reliable communication between the pilot, and a designated employee of the ground crew who acts as a signalperson during the period of loading and unloading. This signalperson shall be distinctly recognizable from other ground personnel.

(34) Open fires shall not be permitted in an area that could result in such fires being spread by the rotor downwash.

(35) Under no circumstances shall the refueling of any type helicopter with either aviation gasoline or Jet B (Turbine) type fuel be permitted while the engines are running.

(36) Helicopters using Jet A (Turbine-Kerosene) type fuel may be refueled with engines running provided the following criteria is met:

(a) No unauthorized persons shall be allowed within fifty feet of the refueling operation or fueling equipment.

(b) A minimum of one thirty-pound fire extinguisher, or a combination of same, good for class A, B and C fires, shall be provided within one hundred feet on the upwind side of the refueling operation.

(c) All fueling personnel shall be thoroughly trained in the refueling operation and in the use of the available fire extinguishing equipment they may be expected to utilize.

(d) There shall be no smoking, open flames, exposed flame heaters, flare pots or open flame lights within fifty feet of the refueling area or fueling equipment. All entrances to the refueling area shall be posted with "NO SMOKING" signs.

(e) Due to the numerous causes of static electricity, it shall be considered present at all times. Prior to starting refueling operations, the fueling equipment and the helicopter shall be grounded and the fueling

nozzle shall be electrically bonded to the helicopter. The use of conductive hose shall not be accepted to accomplish this bonding. All grounding and bonding connections shall be electrically and mechanically firm, to clean unpainted metal parts.

(f) To control spills, fuel shall be pumped either by hand or power. Pouring or gravity flow shall not be permitted. Selfclosing nozzles or deadman controls shall be used and shall not be blocked open. Nozzles shall not be dragged along the ground.

(g) In case of a spill, the fueling operation shall be immediately stopped until such time as the person-in-charge determines that it is safe to resume the refueling operation.

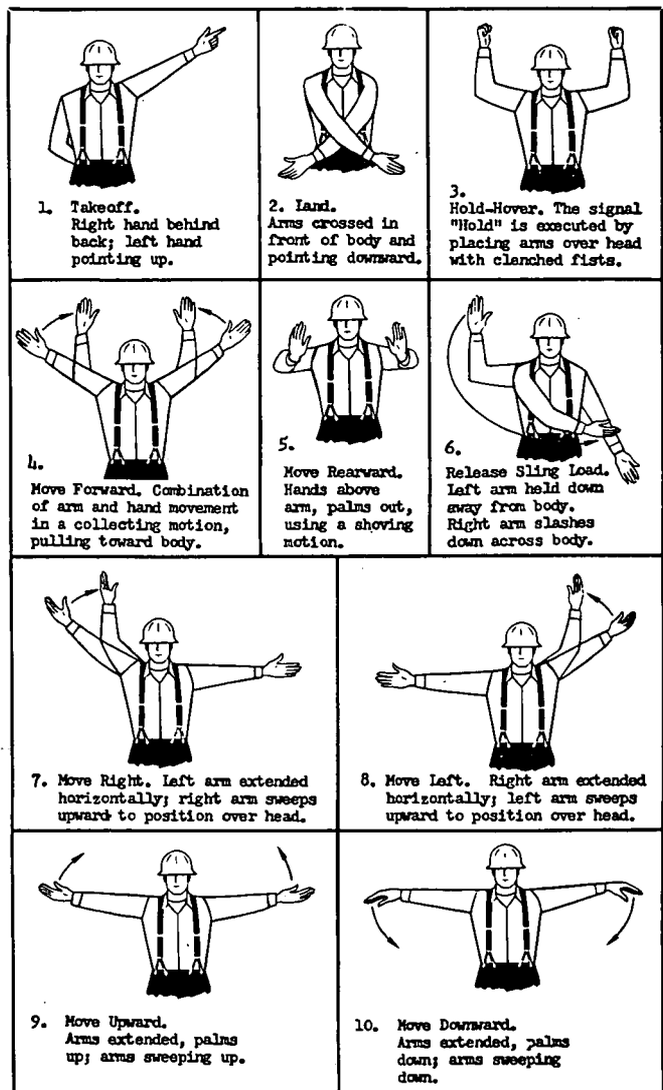
(h) When ambient temperatures have been in the 100 degree F. range for an extended period of time, all refueling of helicopters with the engines running shall be suspended until such time as conditions become suitable to resume refueling with the engines running.

(37) Helicopters with their engines stopped being refueled with aviation gasoline or Jet B (Turbine) type fuel, shall also comply with subsection (36) (a) through (g) of this section.

(38) Hook on persons in logging operations shall wear contrasting colored hard hats, with chinstraps, and high visibility vests or outer garments to enable the helicopter operator to readily identify their location.

(39) Riding the load or hook of a helicopter is prohibited except in the case of an emergency with the proper safety gear.

HELICOPTER HAND SIGNALS



NOTE: See Figures No. 7-A through 7-P, for Illustrations of Various Types of Cable Logging Systems.

See Figures No. 7-Q through 7-U, for Illustrations of Whistle Signals used on Various Cable Logging Systems.

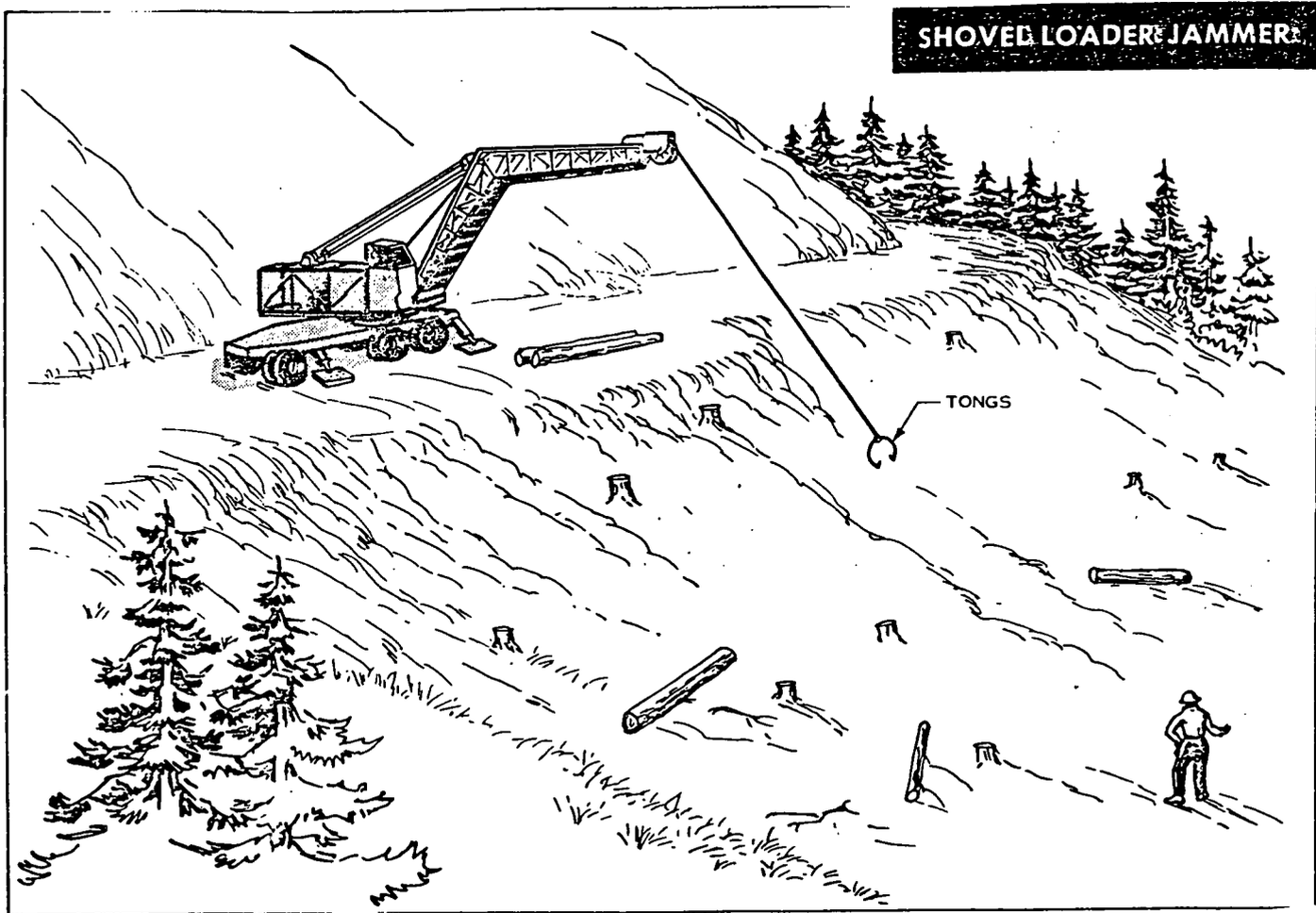


FIGURE 7-A

MOBILE SHOVEL YARDER

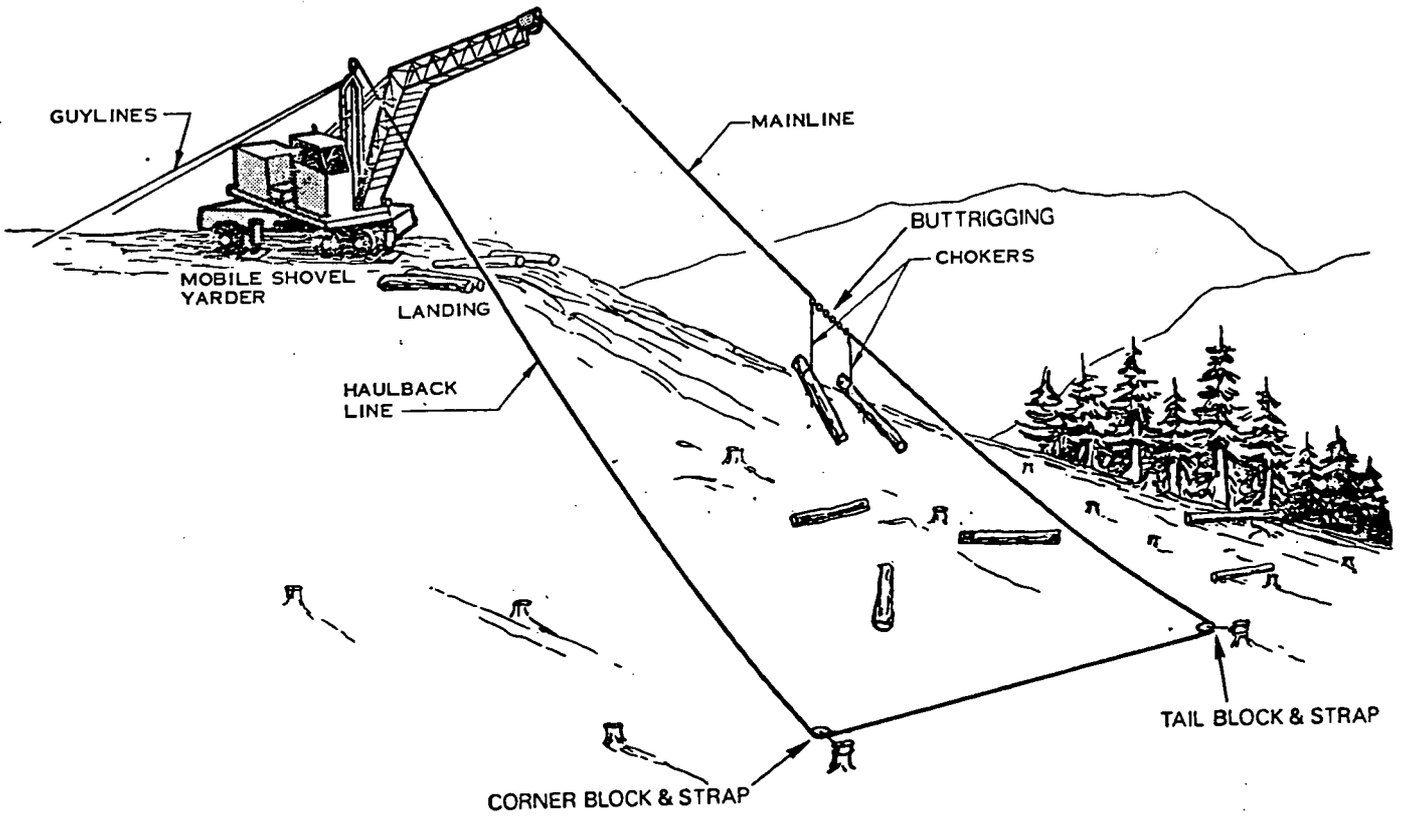


FIGURE 7-B

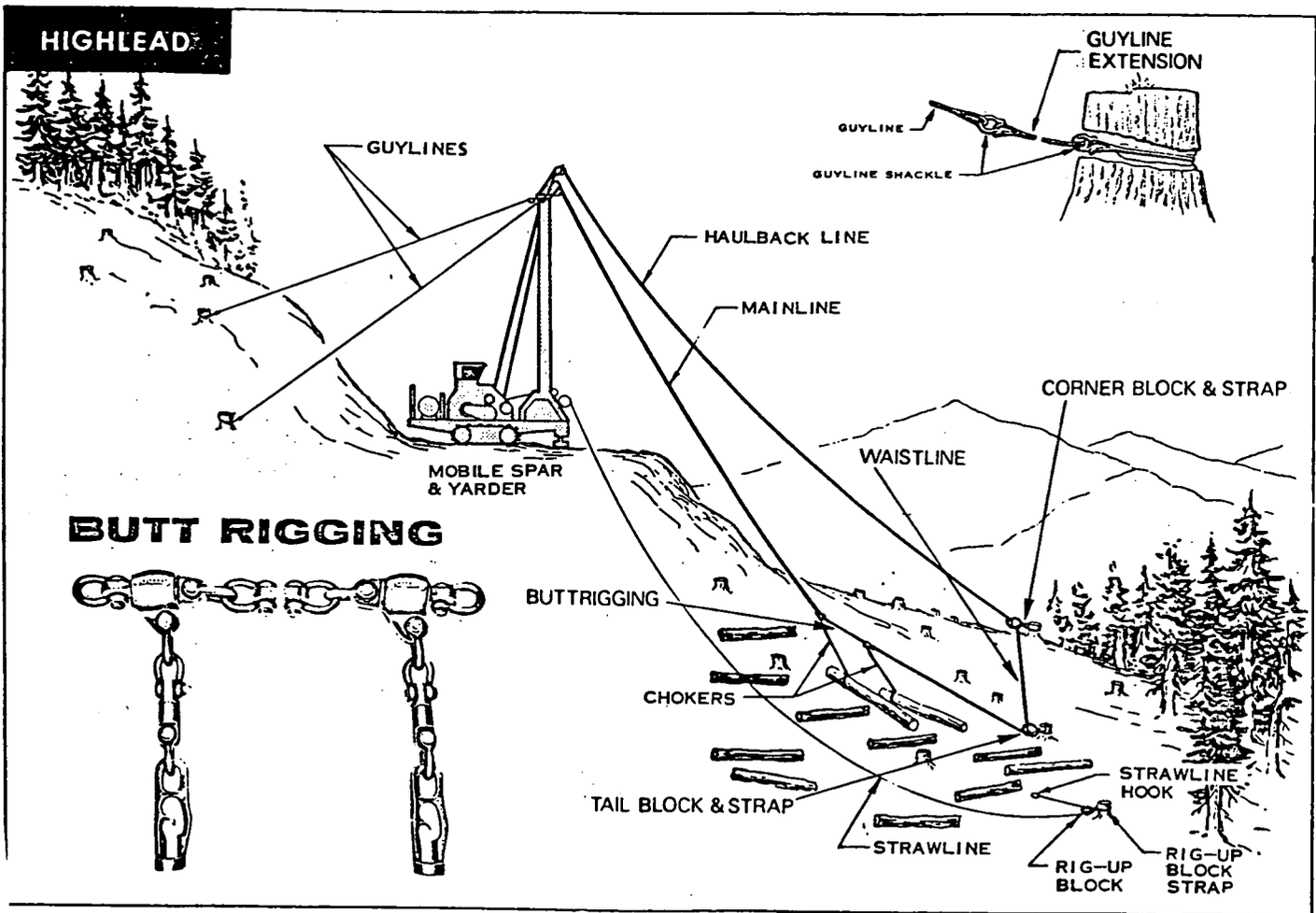


Figure 7-C

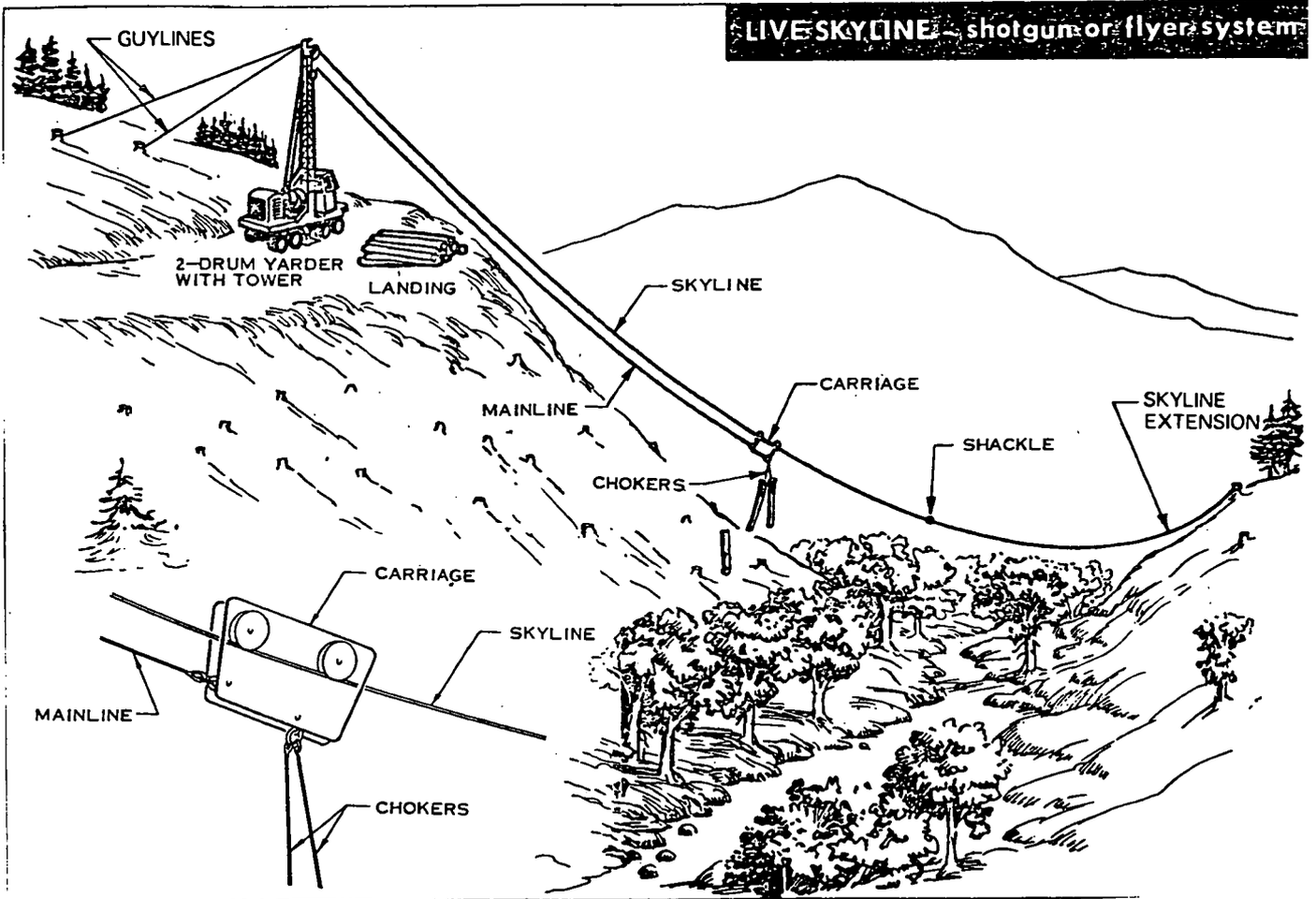


Figure 7-D

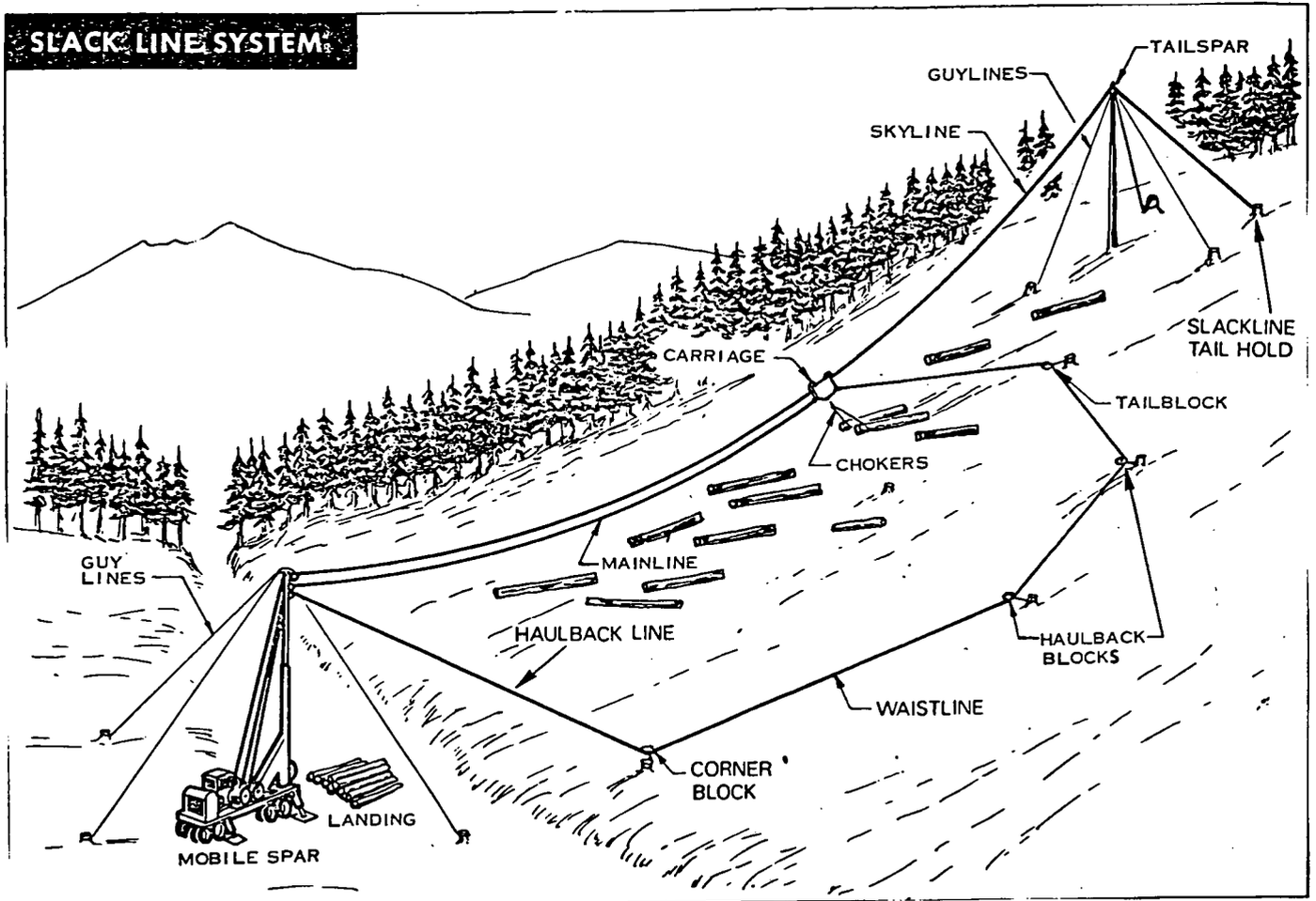


FIGURE 7.E

SKIDDER SYSTEM

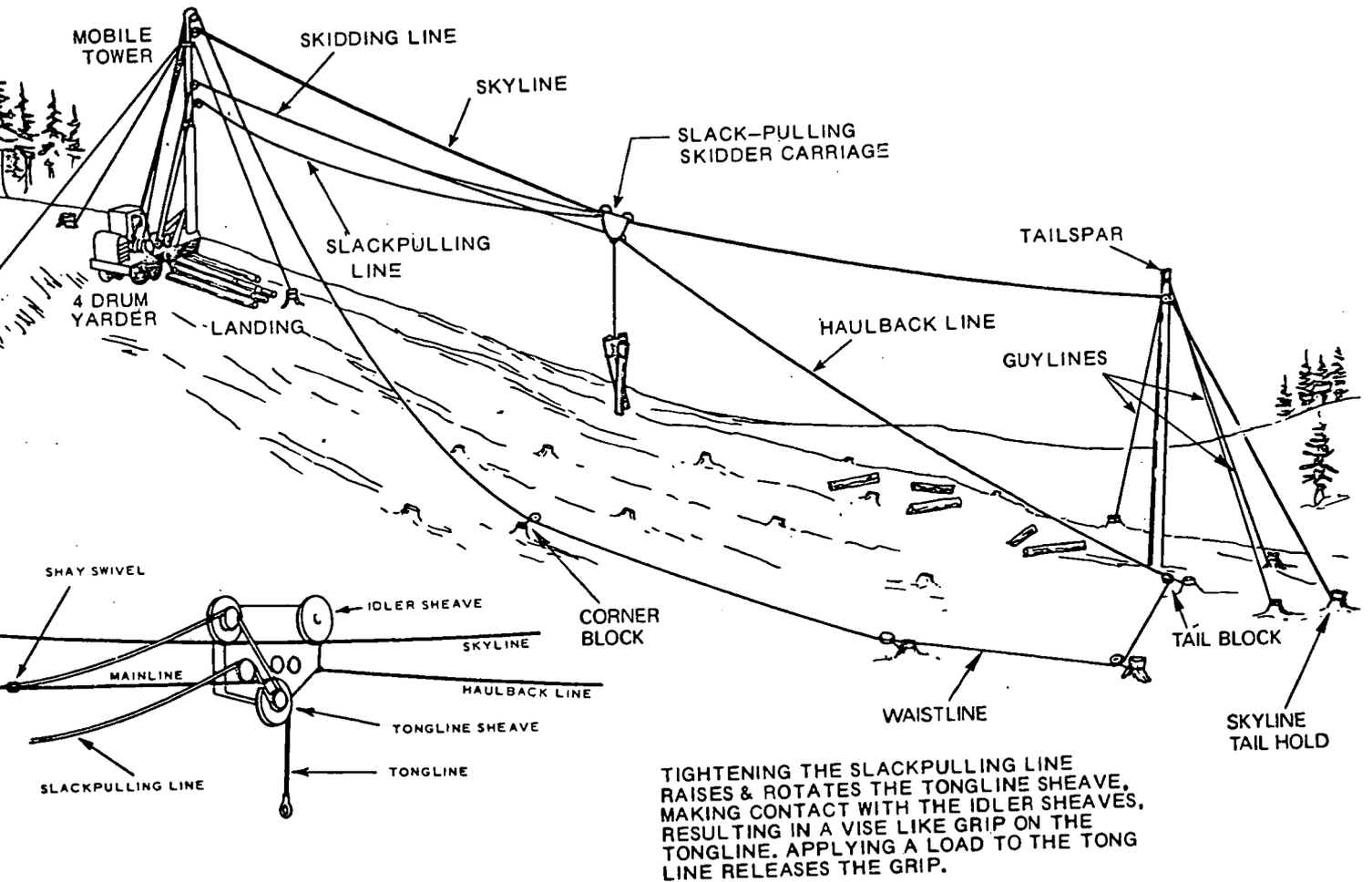


Figure 7-F

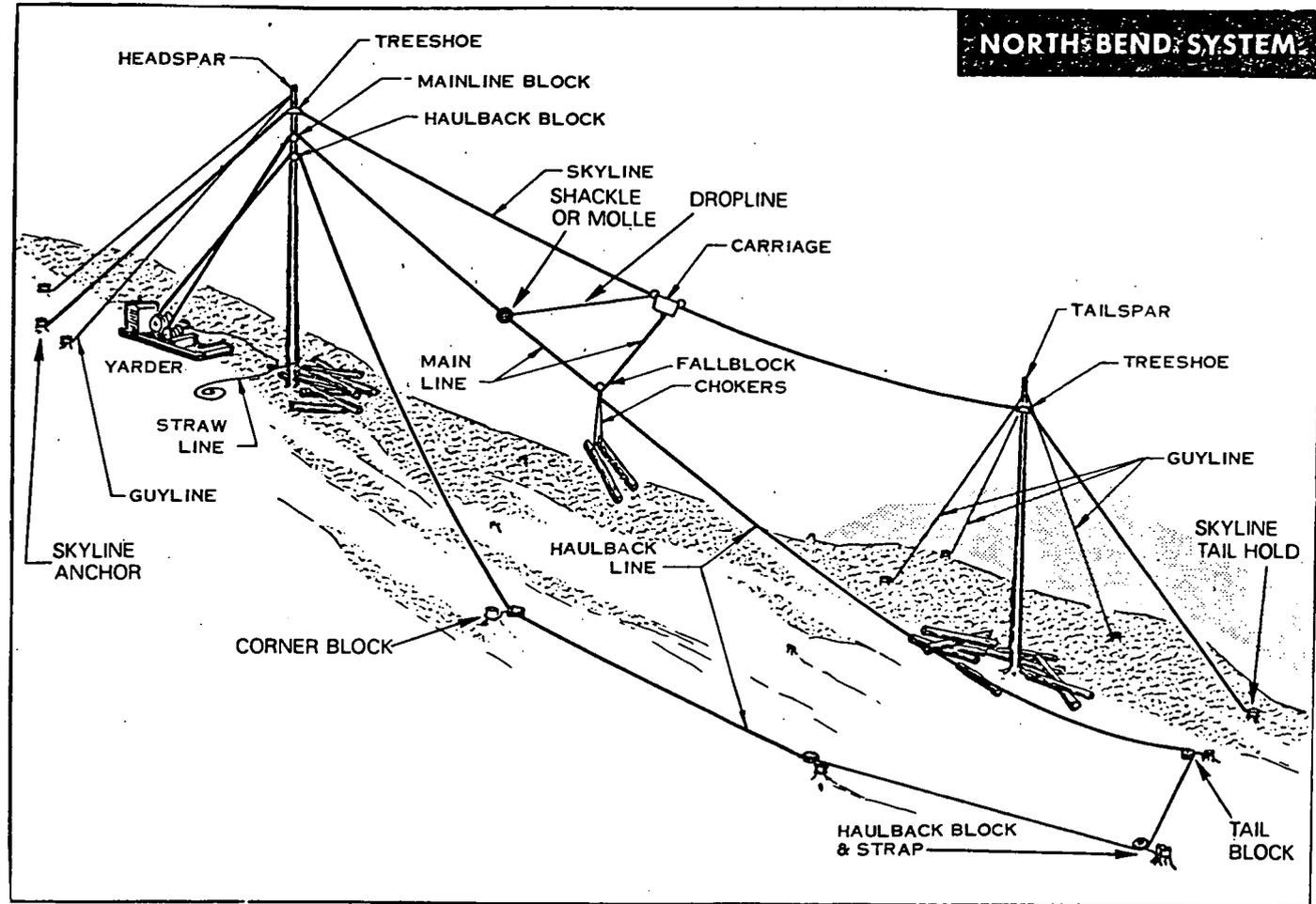


FIGURE 7-3

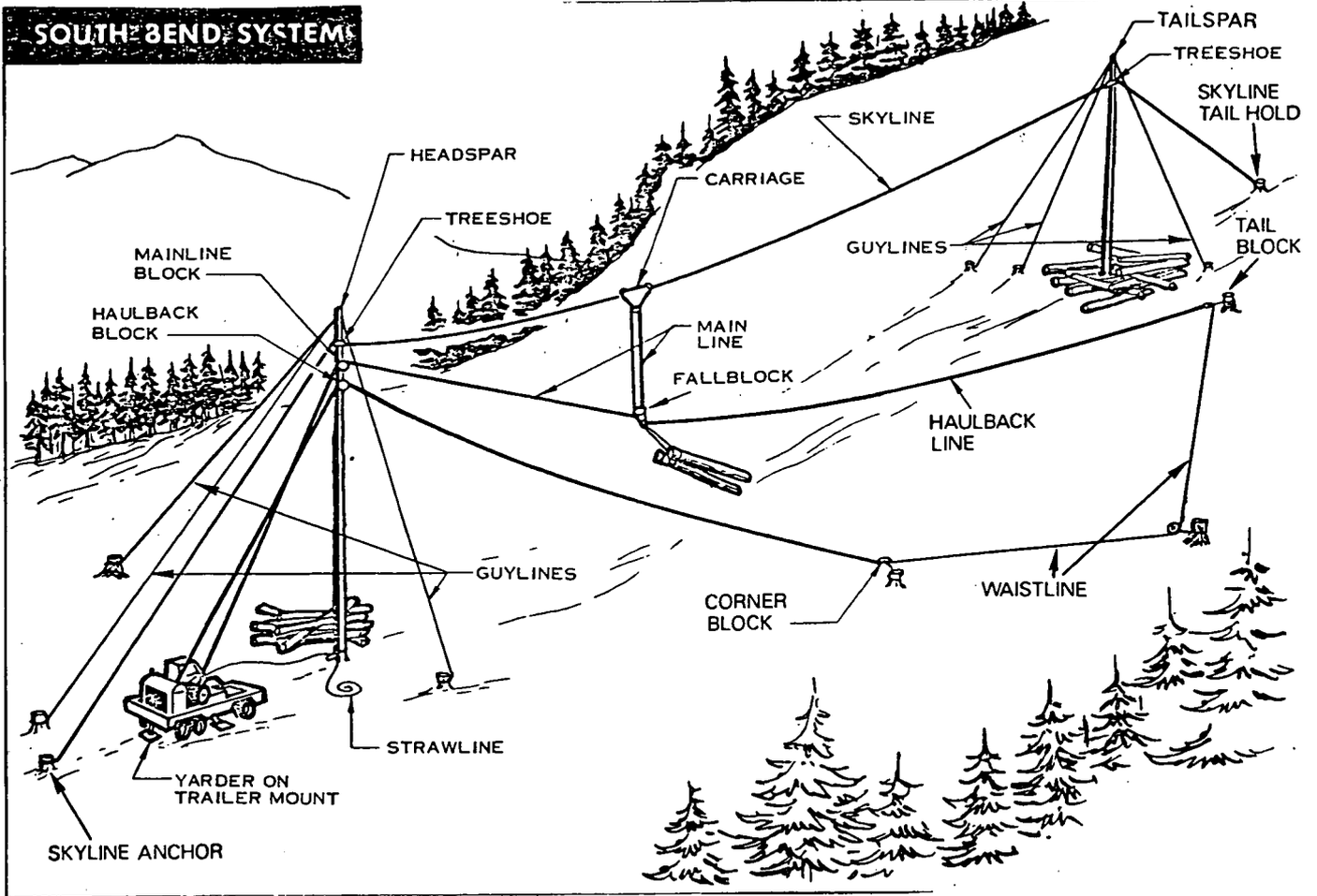


FIGURE 7-B

STANDING SKYLINE — RADIO CONTROLLED CARRIAGE

mobile tower

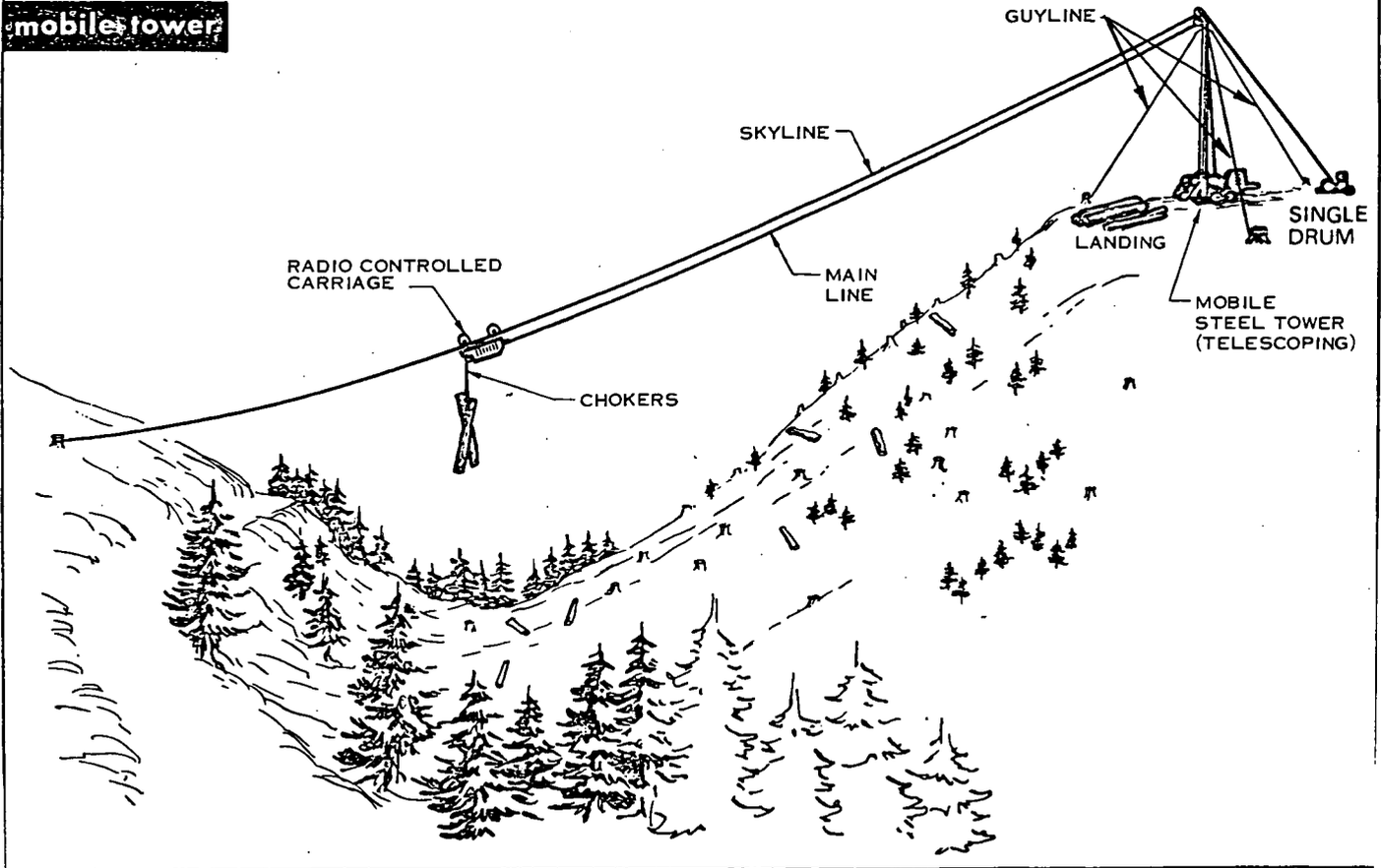


Figure 7-I

SIDE MOUNT TOWER with mechanical slack pulling carriage

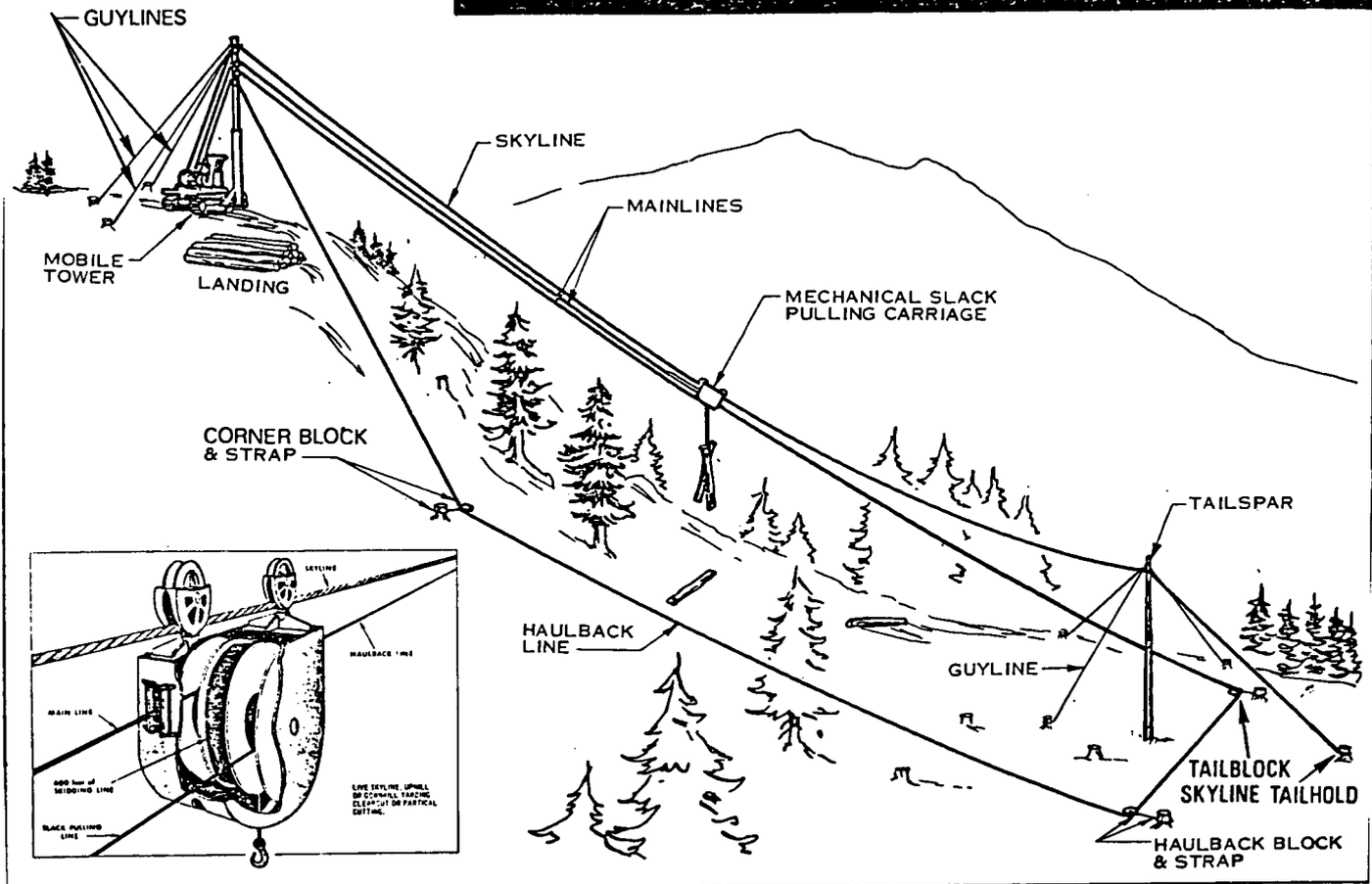


FIGURE 7-J

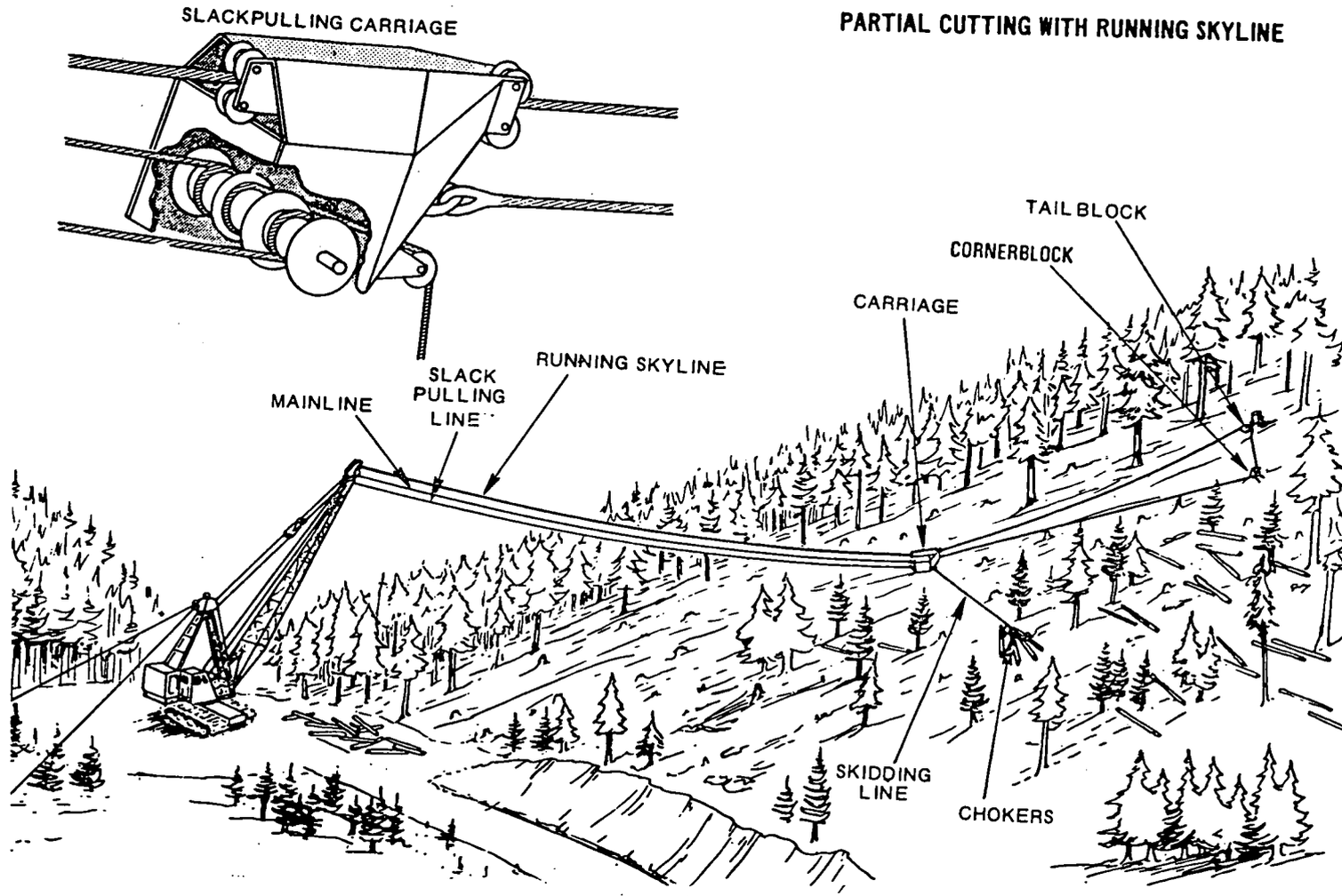
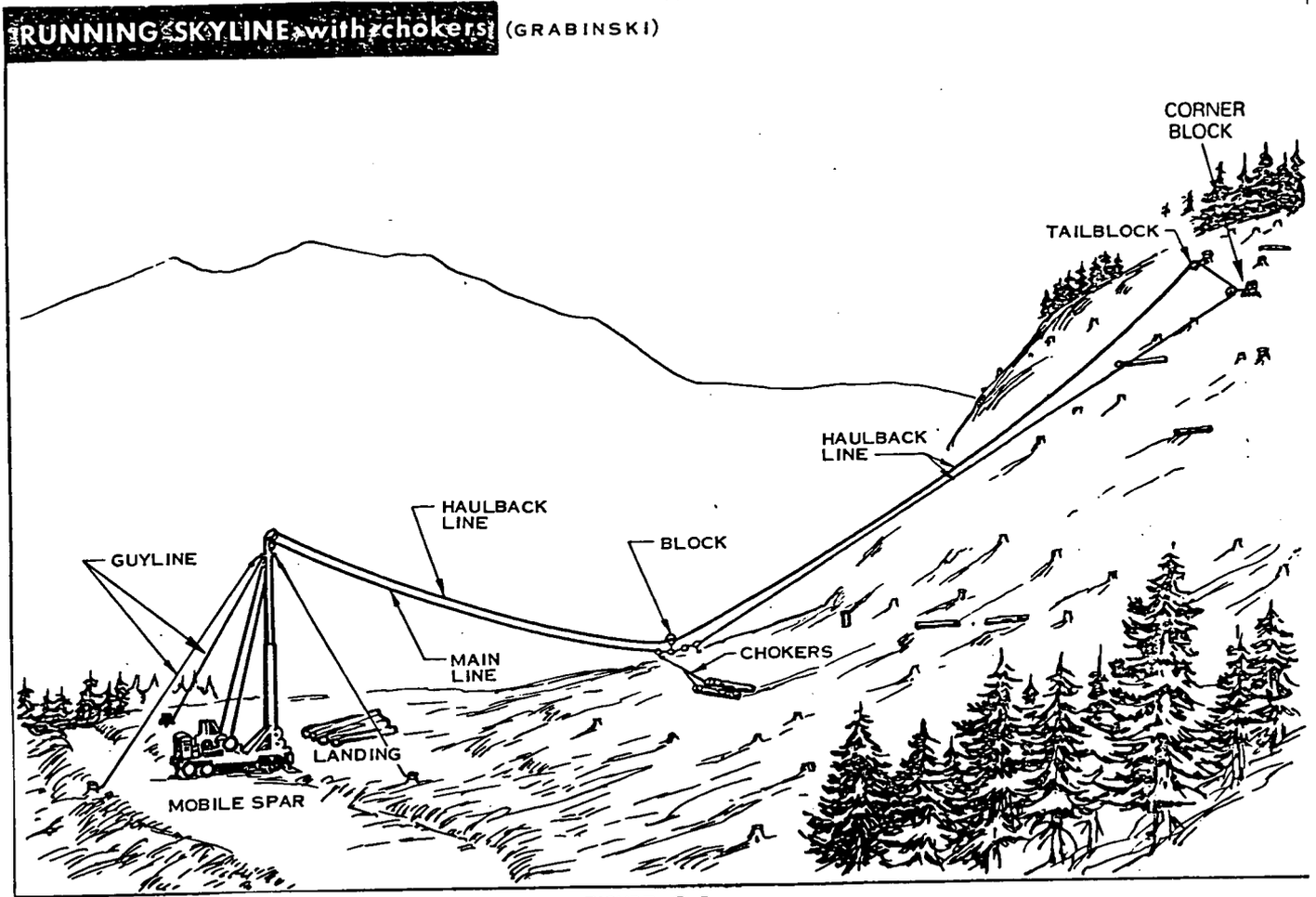


Figure 7-K



RUNNING SKYLINE with chokers (GRABINSKI)

FIGURE 7-1

RUNNING SKYLINE with mechanical grapple

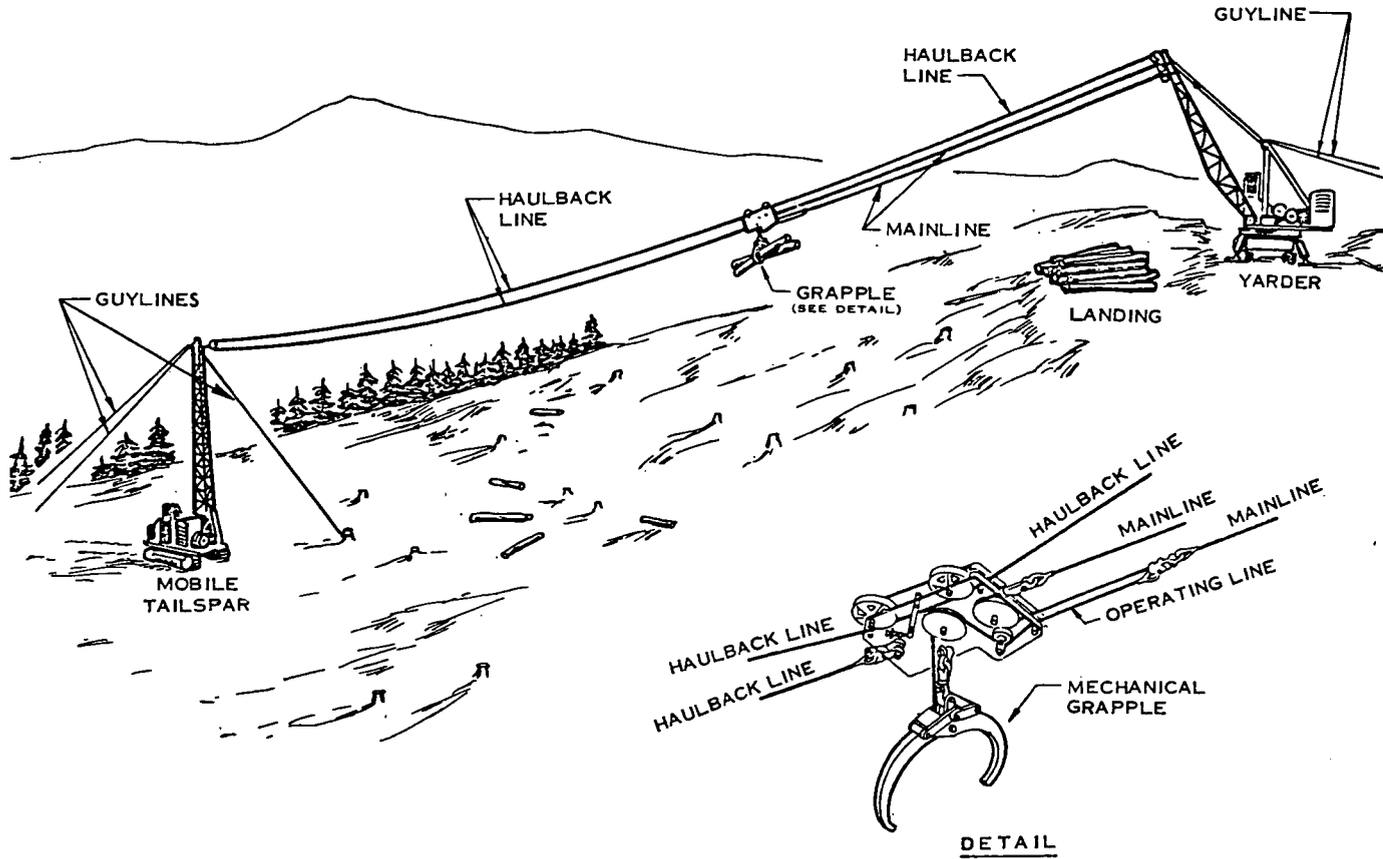


Figure 7-M

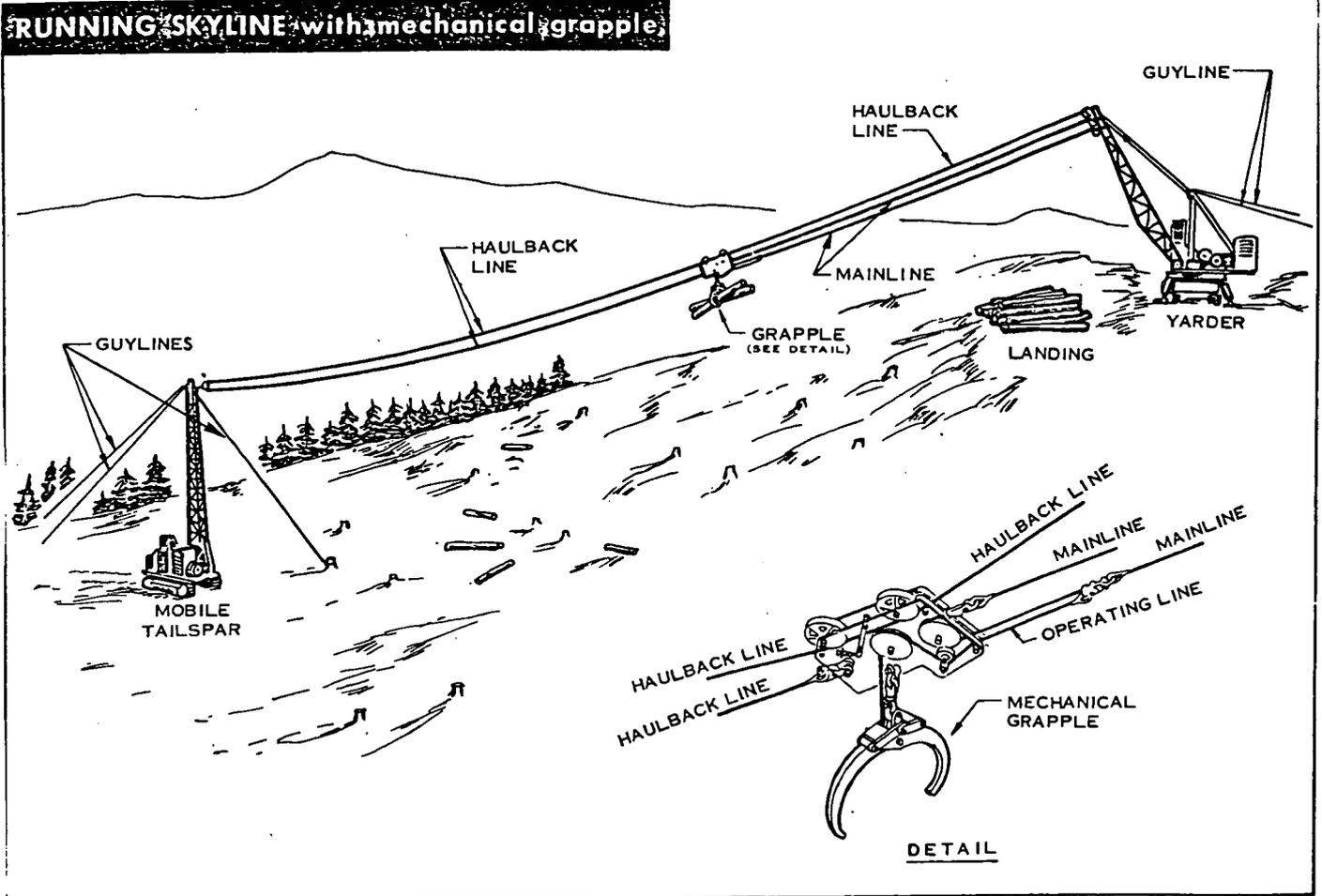


Figure 7-N

BALLOON LOGGING - inverted skyline configuration

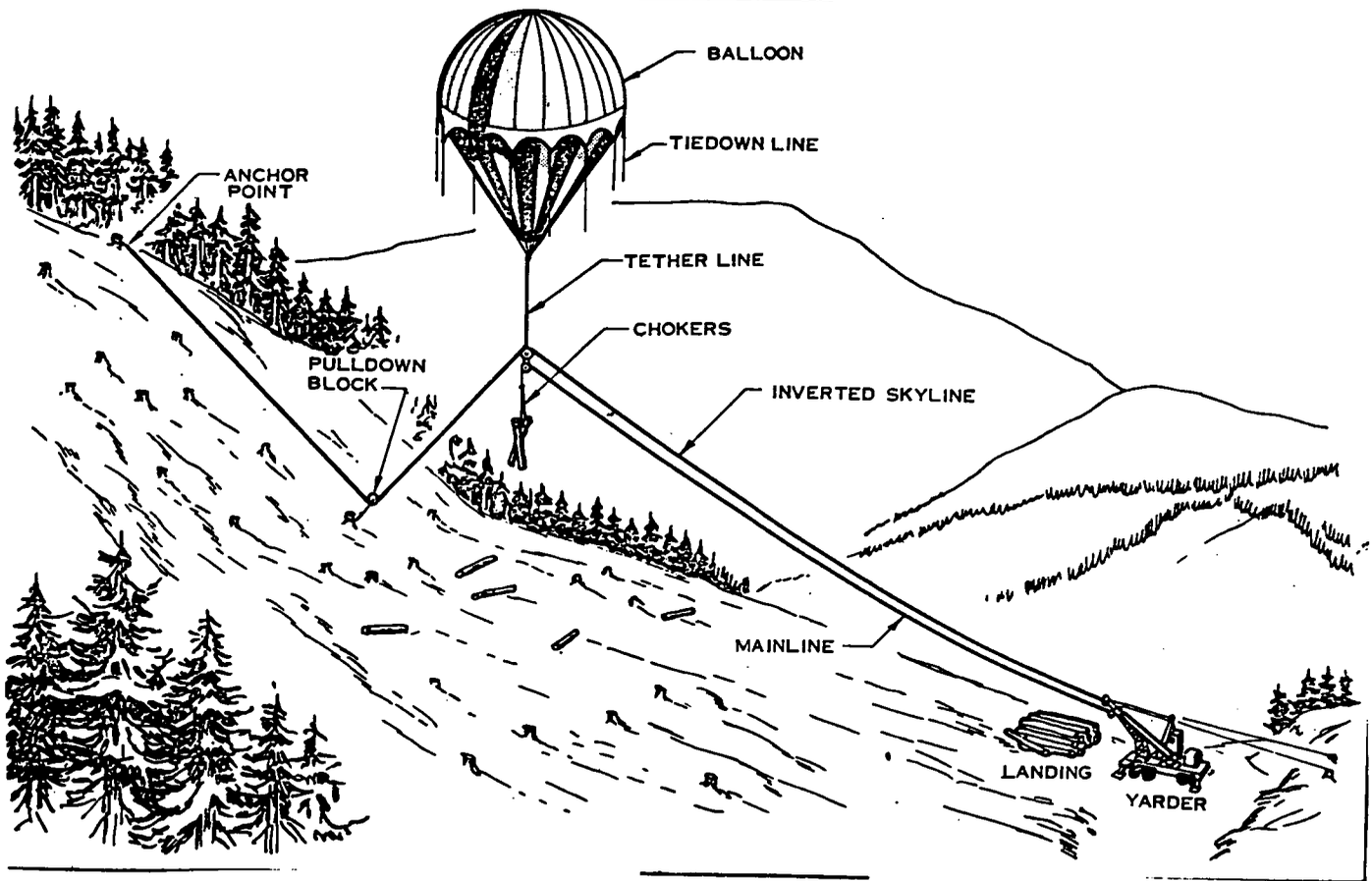


FIGURE 7-0

BALLOON LOGGING haulback configuration

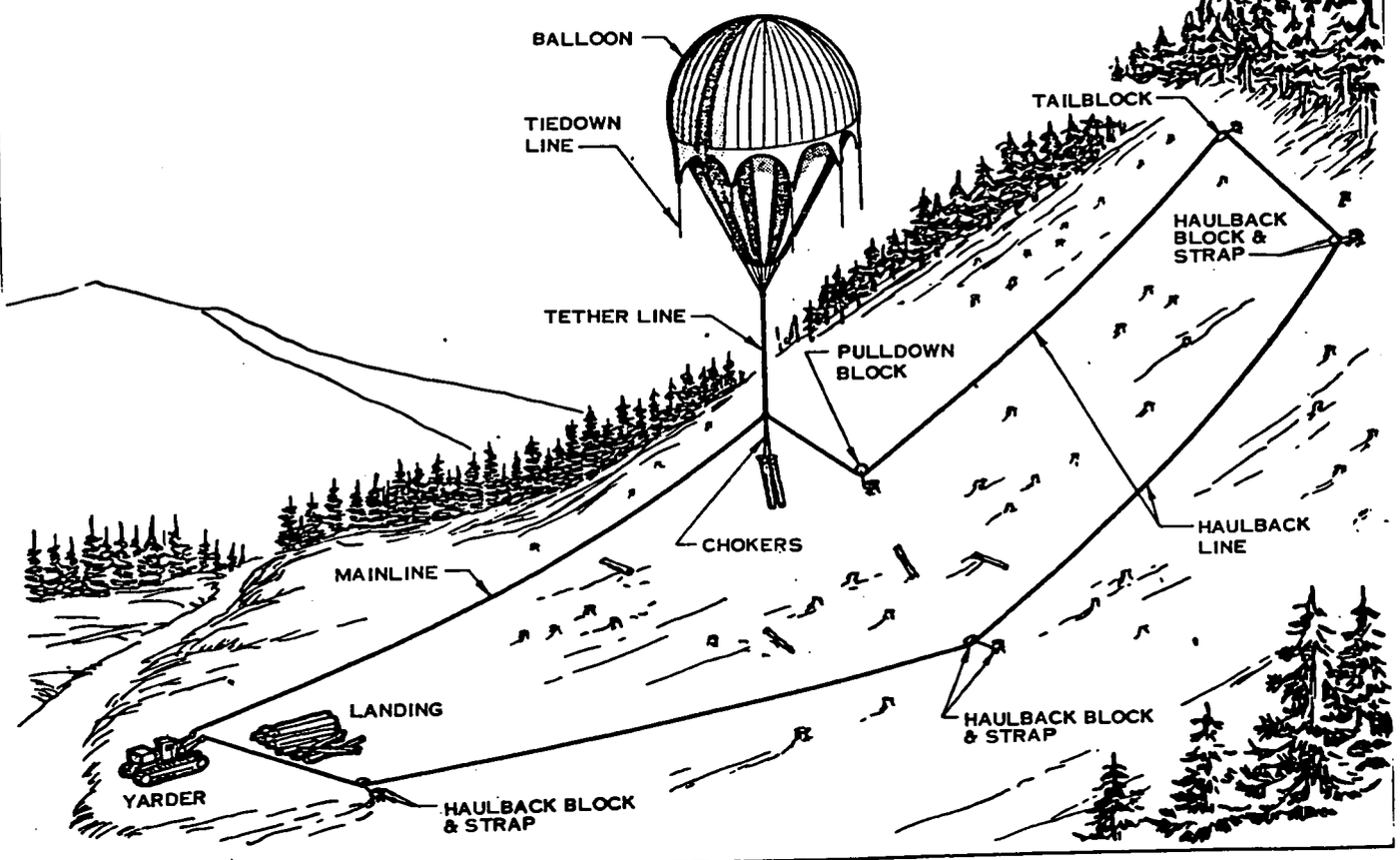


FIGURE 7-P

HIGH LEAD LOGGING WHISTLE SIGNALS

— Means longer spacing between signals.

1 short	Stop all lines.
3 short—3 short	Ahead slow on mainline.
3 short	Ahead on mainline.
2 short	Ahead on haulback.
2 short—2 short	Ahead slow on haulback.
3 short—1 short	Ahead on strawline.
3 short—1 short—3 short	Ahead slow on strawline.
4 short or more	Slack mainline.
2 short—4 short	Slack haulback.
3 short—1 short—4 short	Slack strawline.
3 short—2 short	Standing tight line.
1 short—1 short	Tight line while lines are running, or break if running tight.
3 short	When rigging is in: strawline back on haulback.
3 short / plus "X" number of shorts	When rigging is in: indicates number of sections of strawline back on rigging.
3 short—1 short—2 short	Strawline back on rigging.
1 short	When rigging is in: chaser inspect and repair rigging.
2 short	When rigging is in: no chokers back.
2 short—1 short / plus "X" number of shorts	Number of chokers back.
2 short—4 short	When rigging is in: slack haulback—hold all lines until 2 short blown.
3 medium	Hooker.

3 medium—4 short	Hooker and his crew.
5 long	Climber.
4 long	Foreman.
1 long—1 short	Start or stop work.
7 long—2 short	Man injured, call transportation and stretcher.
1 long—1 short repeated	Fire.
Grabinski System	
2 short—1 short	Slack mainline and haulback together.
2 long	Take off or put on rider block.

Figure 7-Q

SKIDDER WHISTLE SIGNALS

— Means longer spacing between signals.

1 short	Stops moving carriage—Stops or goes ahead on slack puller, as case may be, if carriage is stopped.
2 short	Go ahead on skidding line holding carriage.
1 short—2 short	Pick up skidding line, easy.
2 short—1 short	Shake up carriage to clear choker.
2 short—2 short	Ahead on receding line.
3 short	Ahead on carriage, holding at present level, using interlock.
3 short—3 short	Ahead easy on skidding line.
2 short—2 short—2 short	Slack skyline, cable down.
2 short—2 short—2 short—1 short	Pick up skyline, cable up.

2 short—2 short—4 short	Slack receding line.
2 short—4 short	Slack skidding line.
2 short—2 short—1 short	Tighten all lines.
1 short—4 short	Slack off slack puller.
1 short—2 short	Pick up slack puller when slack.
2 short—2 short / plus "X" number of shorts	When carriage is in: number of chokers wanted.
2 short—2 short—1 long	Bull choker.
1 short	When carriage is in: inspect butt rigging.
2 short—4 short / 1 short	For each additional ten feet of tong line.
1 long / plus "X" number of shorts	Number of coils of strawline wanted.
5 medium	Tail or second rigger.
5 medium—4 short	Tail or second rigger and his crew.
2 medium	Skidder head rigger.
3 medium—4 short	Hooker and his crew.
2 long	Ahead on transfer.
2 long—4 short	Slack transfer
1 short—3 short	Ahead on carriage with slack puller line.
1 long	Ahead on strawline.
1 long—4 short	Slack strawline.
1 long—3 short	Ahead easy on strawline.
5 long	Climber.
4 long	Foreman.
1 long—1 short	Start or stop work.
7 long—2 short	Man injured, call transportation and stretcher.
1 long—1 short repeated	Fire.

Figure 7-R

SLACKLINE WHISTLE SIGNALS
— Means longer spacing between signals.

2 short—2 short—2 short—1 short	First cable up when road has been changed and tail hold made fast.
2 short—2 short—2 short	Drop skyline.
1 short	Stop any moving line.
1 long	When logging, slack skyline.
2 short	Ahead on skyline.
1 long—2 short	Ahead easy on skyline.
3 short	Ahead on skidding line, holding haulback.
3 short—3 short	Ahead easy on skidding line with slack haulback.
4 short	Slack skidding line.
2 short—2 short / 2 short—2 short	Ahead easy on haulback with slack skidding line.
2 short—2 short	Ahead on haulback.
2 short—2 short—4 short	Slack haulback.
2 short / 3 short	Pick up skyline and skid.
2 short / 2 short—2 short	Pick up skyline and skin.
3 short—1 short	When carriage is in: strawline back on haulback.
3 short—1 short—2 short	When carriage is in: strawline back on carriage.
3 short—1 short	When strawline is out: ahead on strawline.
3 short—2 short	Tight line.
3 short—1 short—4 short	Slack strawline.
3 short—1 short—3 short	Pull easy on strawline.
2 long	Ahead on transfer.
2 long—4 short	Slack transfer.
2 long—2 short—2 short	When carriage is in: transfer back on carriage.
1 long / plus "X" number of shorts	When carriage is in: number of coils.

2 short—2 short—1 short / plus "X" number of shorts	When carriage is in: number of chokers.
1 short	When carriage is in: inspect rigging, repair and send back.
2 short—2 short—4 short	When carriage is in: slack haulback and hold all lines until 1 short is blown—then send back.
3 short—3 short	When carriage is in: send back powder.
5 medium	Tail rigger.
5 medium—4 short	Tail rigger and his crew.
3 medium	Head hooker.
3 medium—4 short	Second hooker and his crew.
5 long	Climber.
4 long	Foreman.
1 long—1 short	Start or stop work.
7 long—2 short	Man injured, call transportation and stretcher.
1 long—1 short repeated	Fire.

Figure 7-S

RUNNING SKYLINE WHISTLE SIGNALS
— Means longer spacing between signals

1 short	Stop all moving lines
2 short	Skin carriage back
2 short—1 short	Slack haulback
2 short—2 short	Skin carriage easy
2 short—3 short	Standing tight line
1 short—2 short	Ahead on drop line.
4 short	Slack drop line
1 short—4 short	Slack both mainlines
1 short—1 short	Stop drop line going up and move carriage forward
3 short	Move carriage forward
3 short—3 short	Move carriage forward easy
3 short—1 short	When strawline is out: Ahead on strawline
3 short—1 short—4 short	Slack strawline
3 short	When carriage is in: Strawline
3 short—X short	When carriage is in: Number sections
3 short—1 short—2 short	When carriage is in: Strawline back on carriage
2 short—X short	When carriage is in: Number of chokers
4 short	When carriage is in: Inspect rigging, repair and send back
1 short	When carriage is in: Hold all lines until 2 shorts, then send back
3 medium	Head hooker
3 medium—4 short	Hooker and his crew
4 long	Foreman
1 long—1 short	Start or stop work
7 long—2 short	Man injured; call transportation and stretcher
1 long—1 short (repeated)	Fire
3 short—1 long	Acknowledged by engineer to signify hazardous turn

Figure 7-T

TENSION SYSTEM SIGNALS

4	Release tension
1 short	Stop carriage and start unspooling tong line
1 short	Stop tong line
1 short	Resume unspooling tong line
1 short	Will stop any moving line or slack tong line when carriage is stopped
2 short—2 short	Go into interlock and go back
2 short—4 short	Slack haulback and let carriage down

After Turn is Set

2 short	Go ahead on tong line
2 short—3 short	Go ahead easy on tong line
3 short	Go into interlock and take carriage to landing
3 short—3 short	Ahead on carriage easy
1 short—2 short	Increase tension on tong line when carriage is going in
short—1 short	Decrease tension on tong line when carriage is going in

Figure 7-U

AMENDATORY SECTION (Amending Order 79-14, filed 9/21/79)

WAC 296-54-565 LOG LOADING—SELF-LOADING LOG TRUCKS. (1) A safe means of access and egress shall be provided to the operator's loading work station.

(2) Self-loading log truck operators shall not unload their own load unless a positive means of securing the logs has been provided when binders and wrappers are removed.

(3) New self-loading log trucks purchased and put in operation after January 1, 1980, shall be equipped with:

- (a) A check valve installed on the jib boom; and
- (b) A seat that is offset from the point of attachment of the boom. The seat and boom structure shall rotate concurrently.

(4) The operator of a self-loading log truck shall not heel the log over his head.

STANDARD SIGNALS for LOADING LOGS



Figure #8

AMENDATORY SECTION (Amending Order 79-14, filed 9/21/79)

WAC 296-54-567 MOTOR TRUCK LOG TRANSPORTATION—GENERAL REQUIREMENTS. (1) Prior to use, the operator shall make a complete daily inspection of the truck and trailer with particular attention to steering apparatus, lights and reflectors, brake boosters, brake hoses and connections, reaches, and hitches (couplings). The brakes shall be tested before and after movement of the vehicle. The operator shall submit a written list of necessary repairs to a person designated by the employer.

((NOTE: See Figures No. 8-A through 8-P, for Illustrations of Various Types of Cable Logging Systems:

See Figures No. 8-Q through 8-U, for Illustrations of Whistle Signals used on Various Cable Logging Systems:))

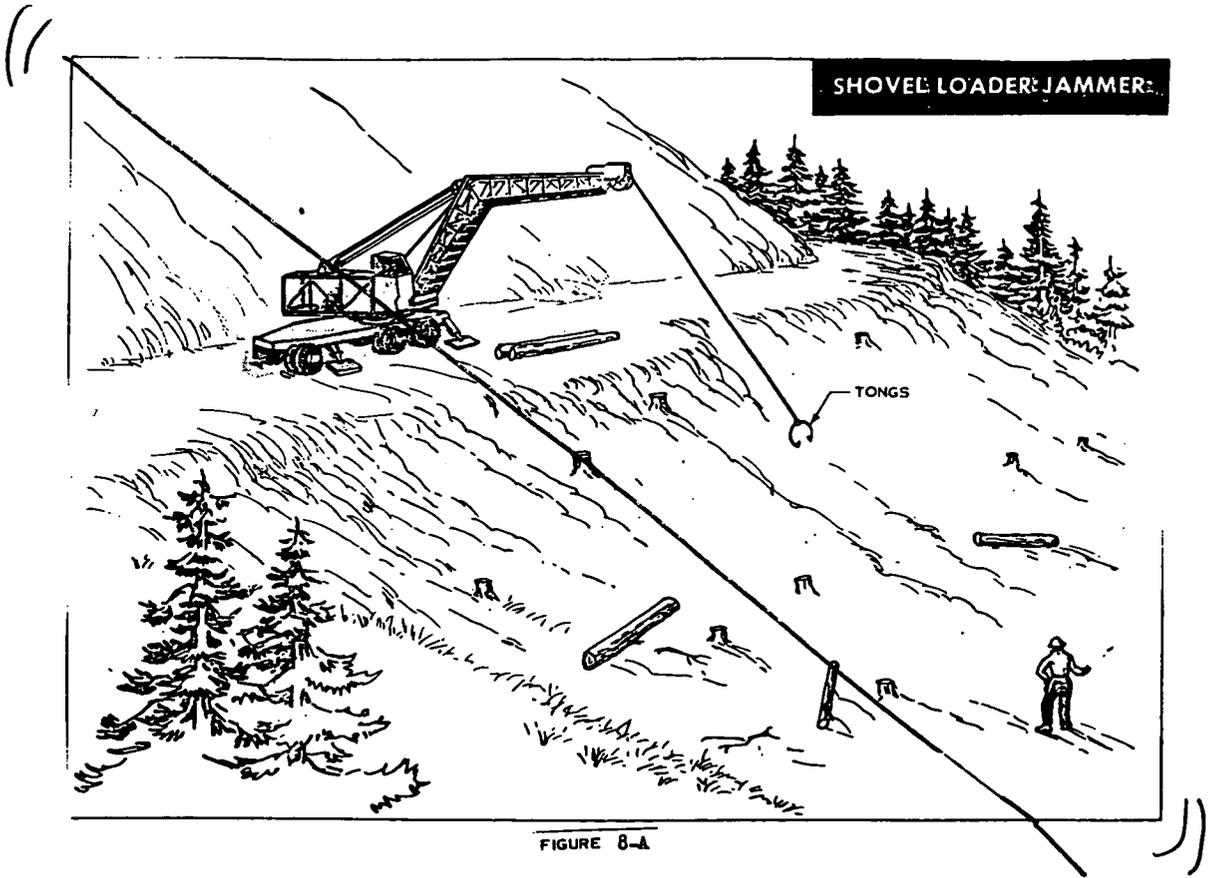


FIGURE 8-A

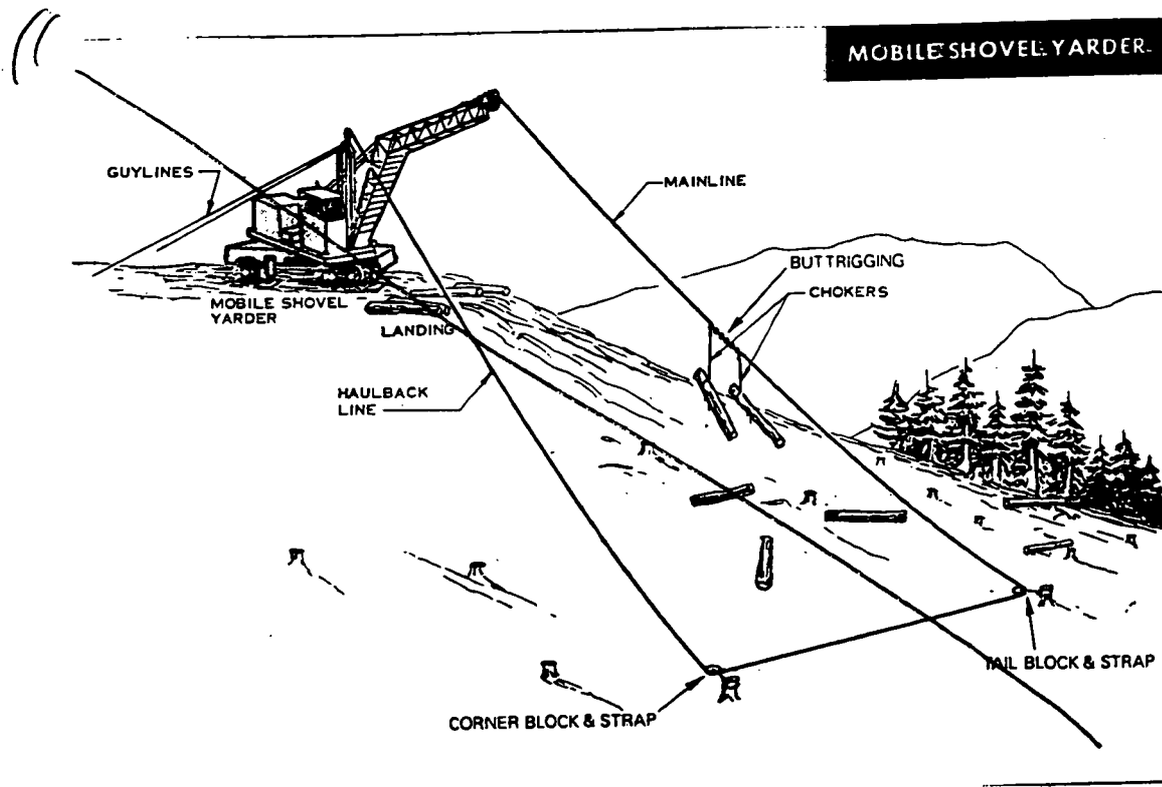


FIGURE 8-B

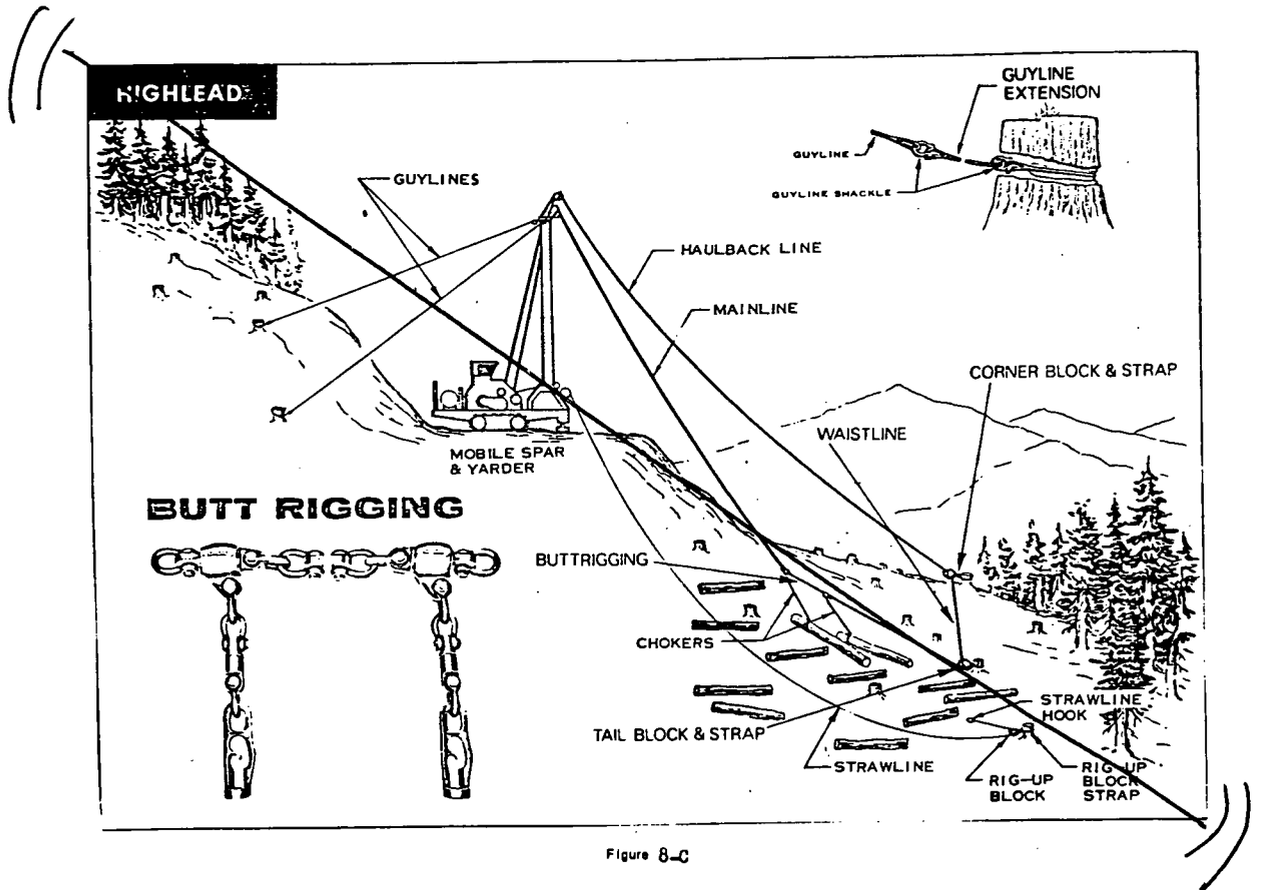


Figure 8-C

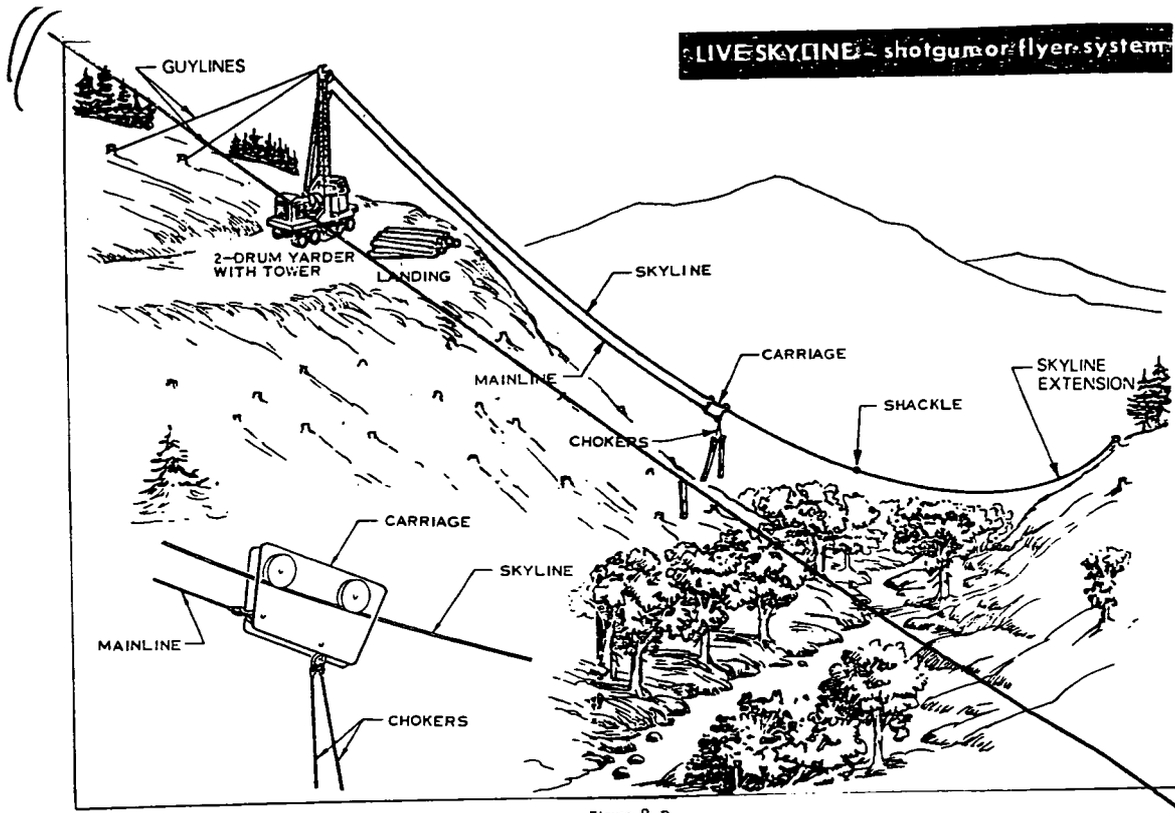


Figure 8-D

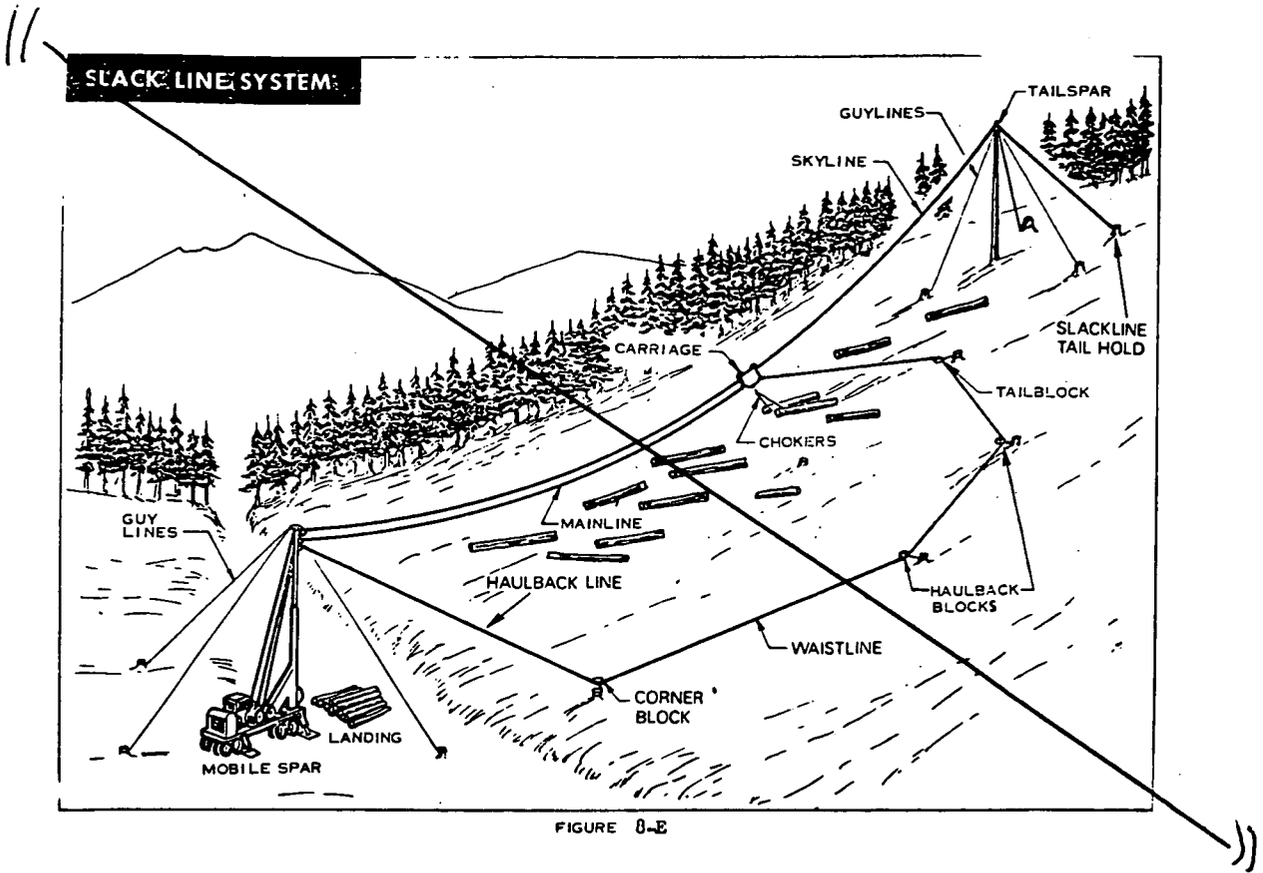


FIGURE 8-E

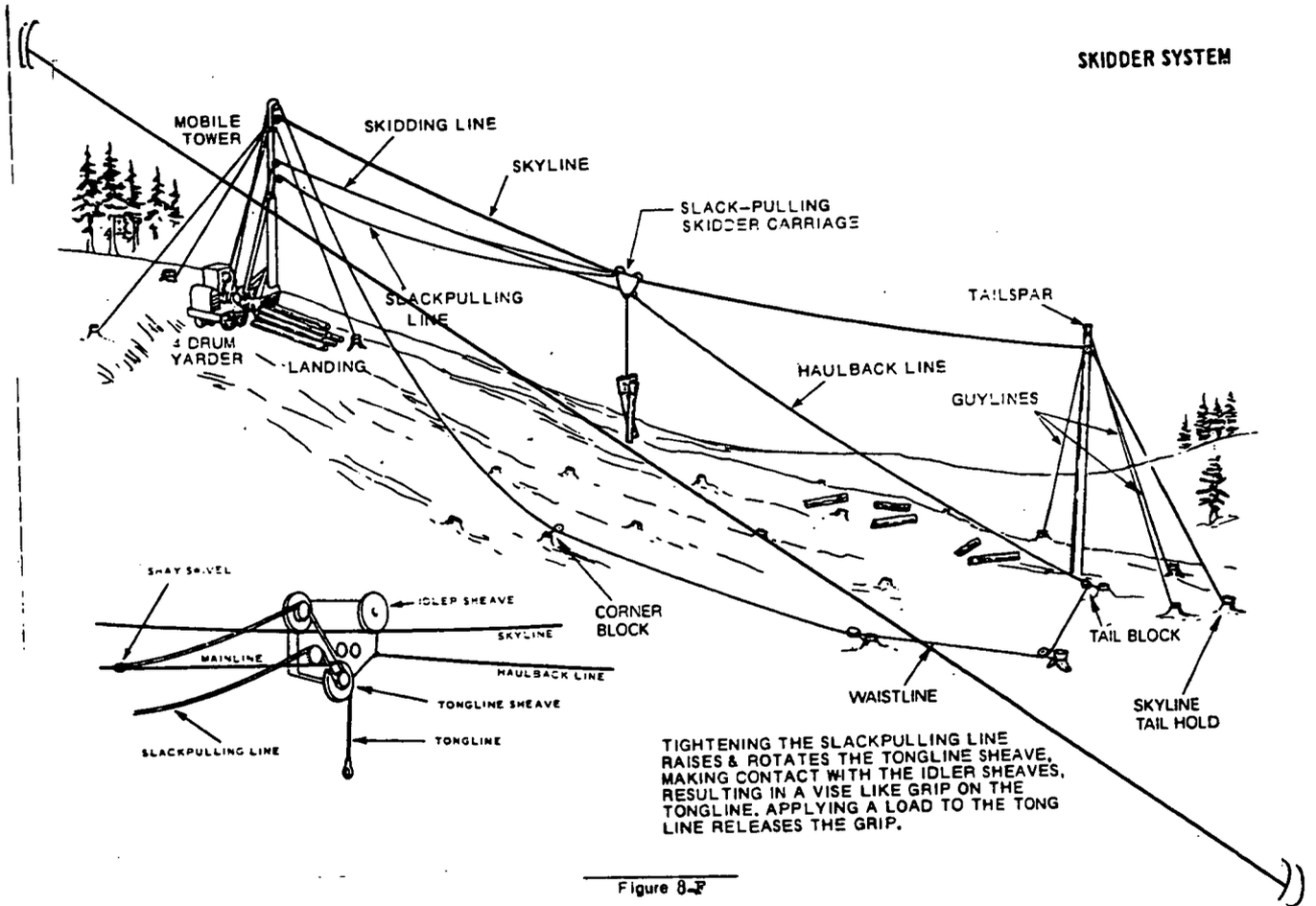
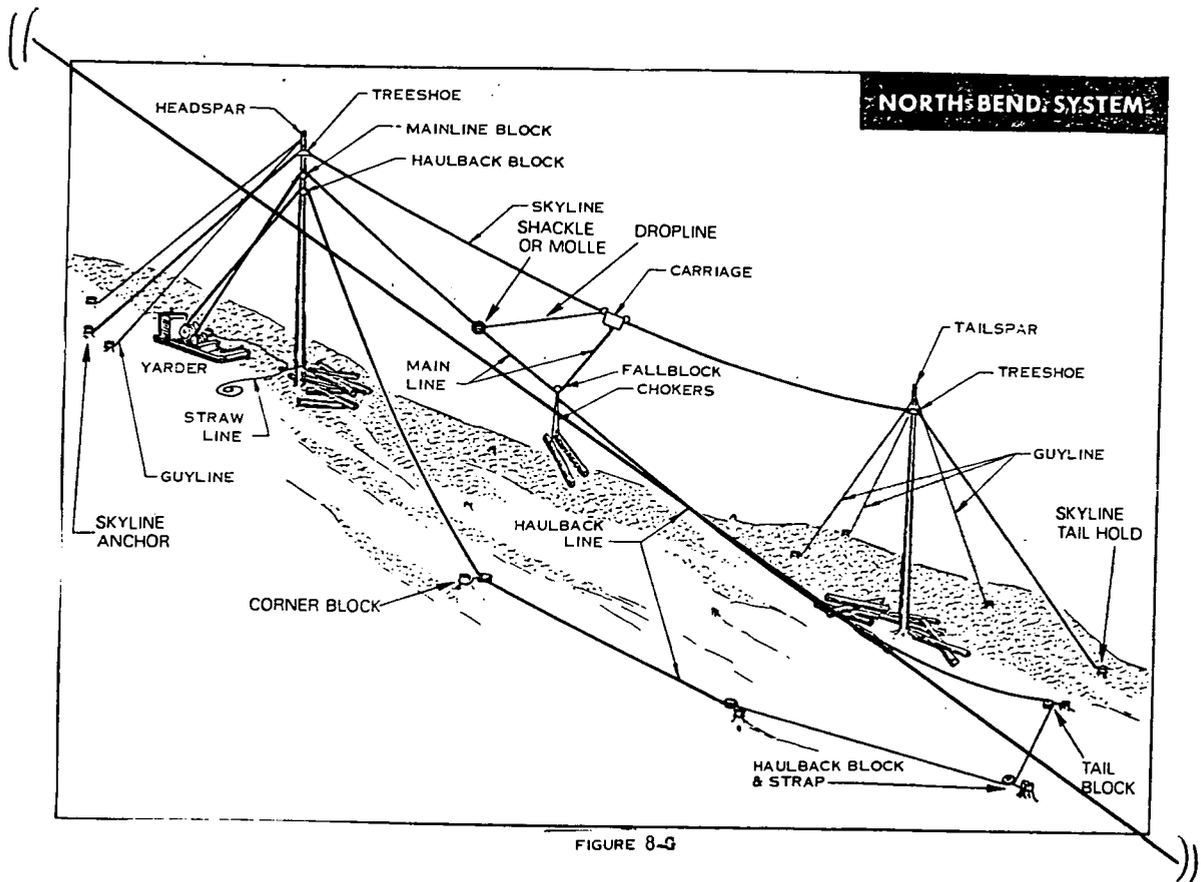
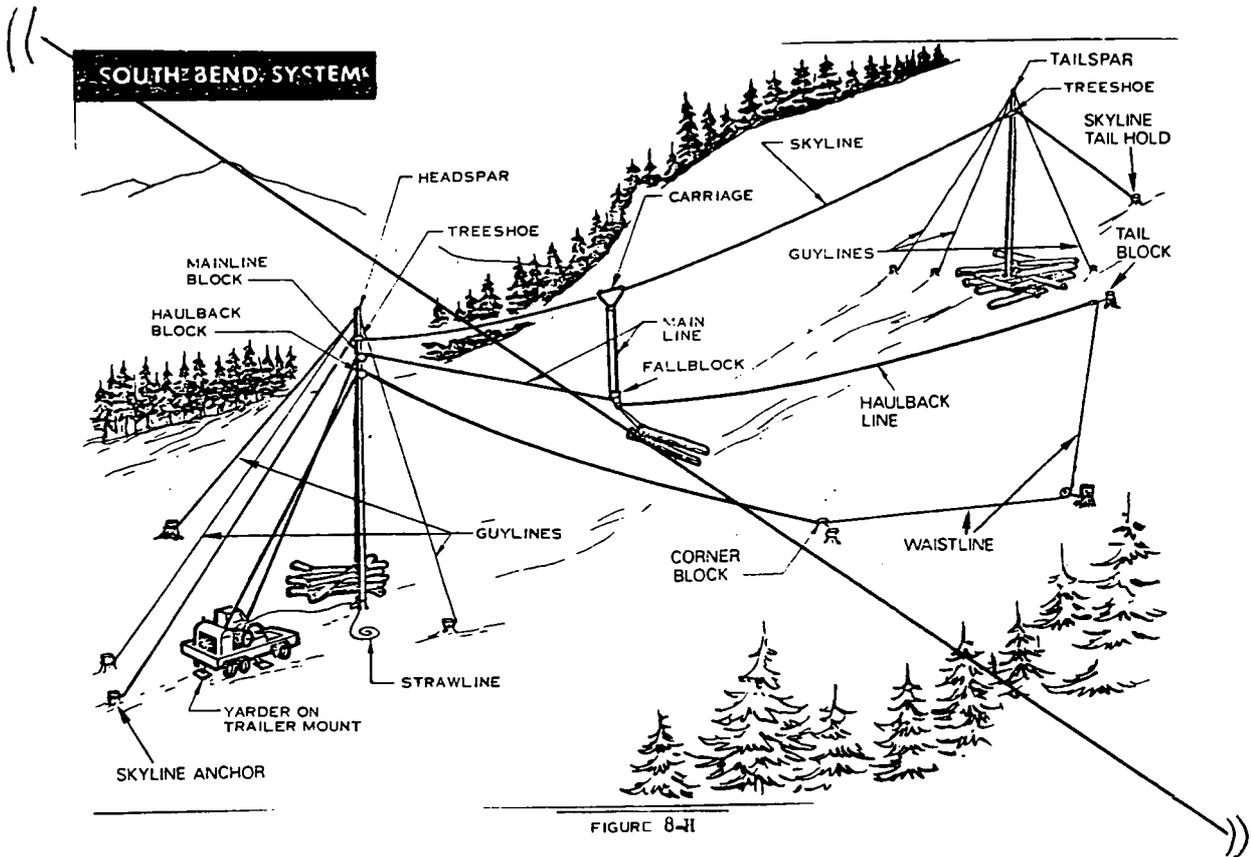
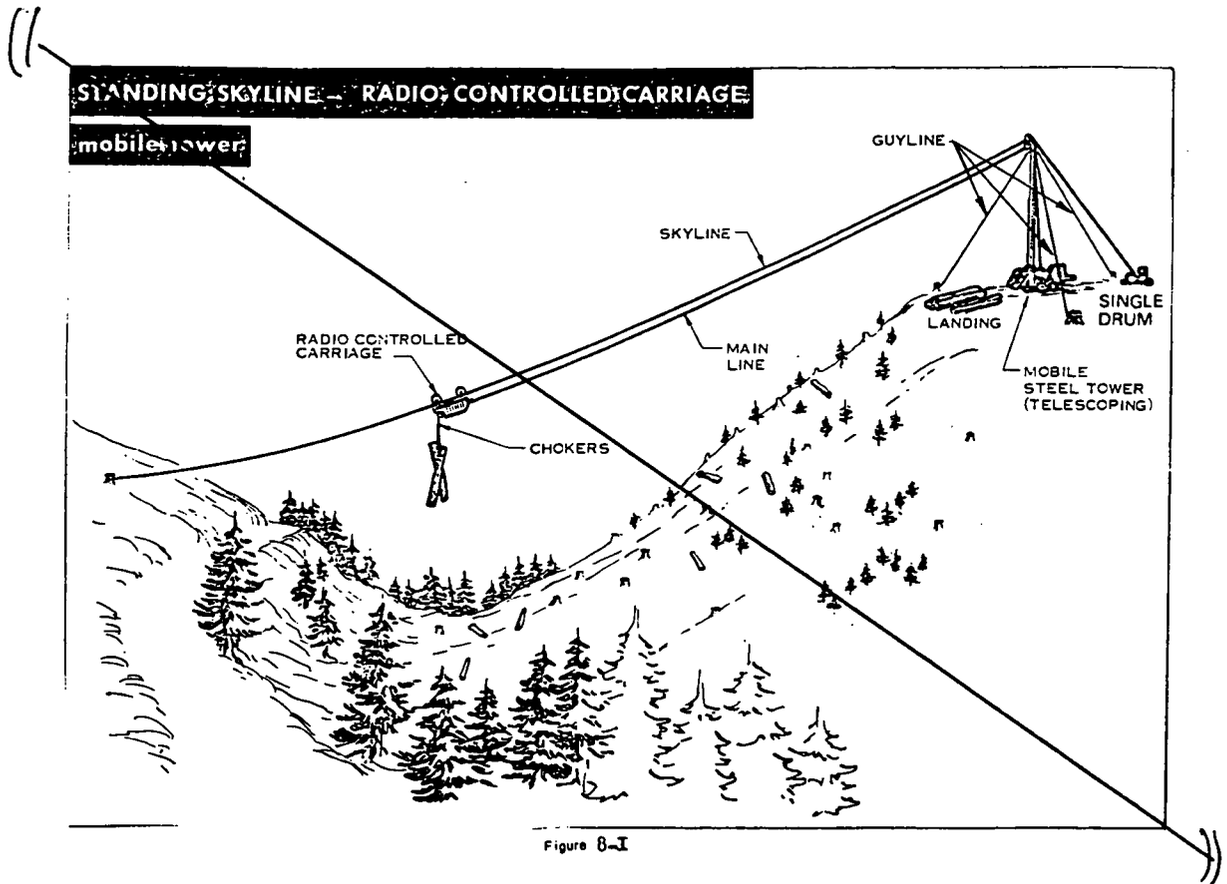


Figure 8-P







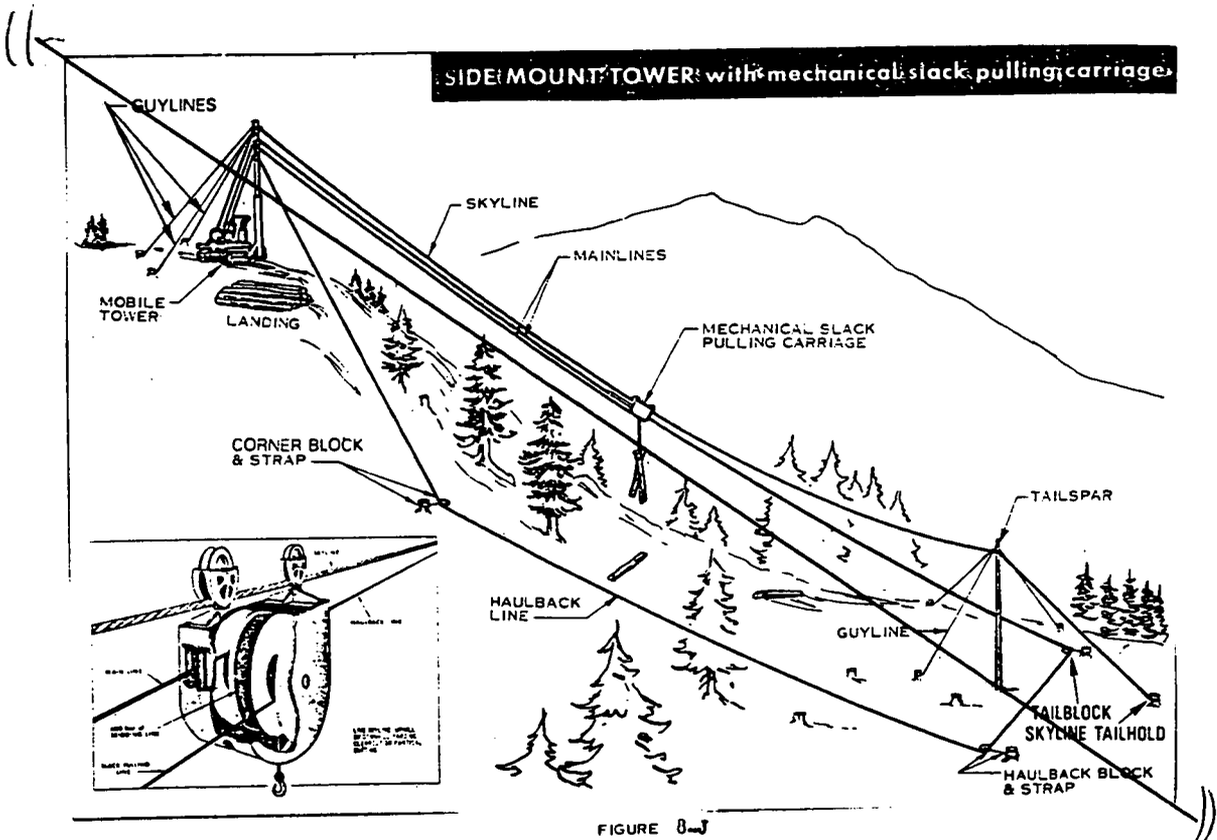
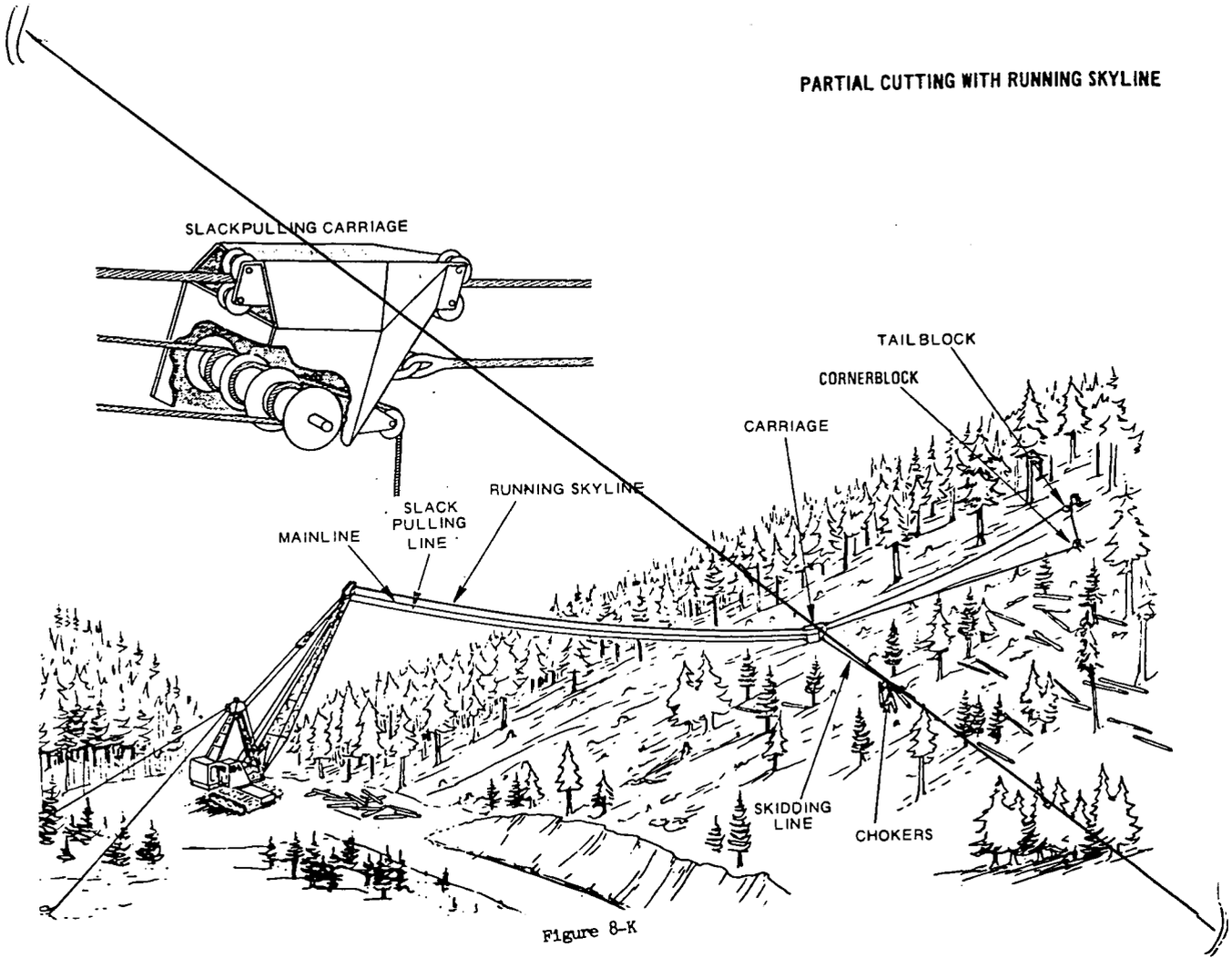
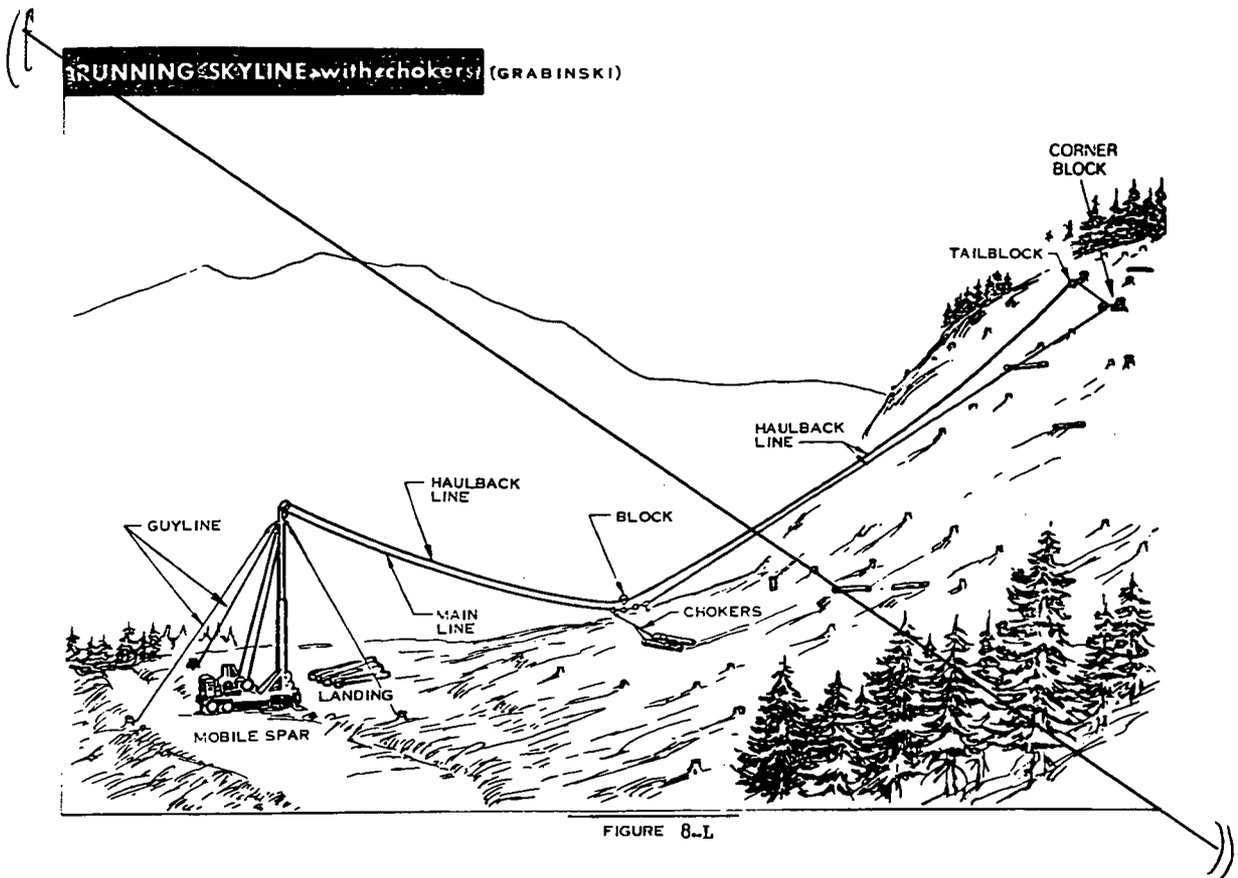


FIGURE 8-J





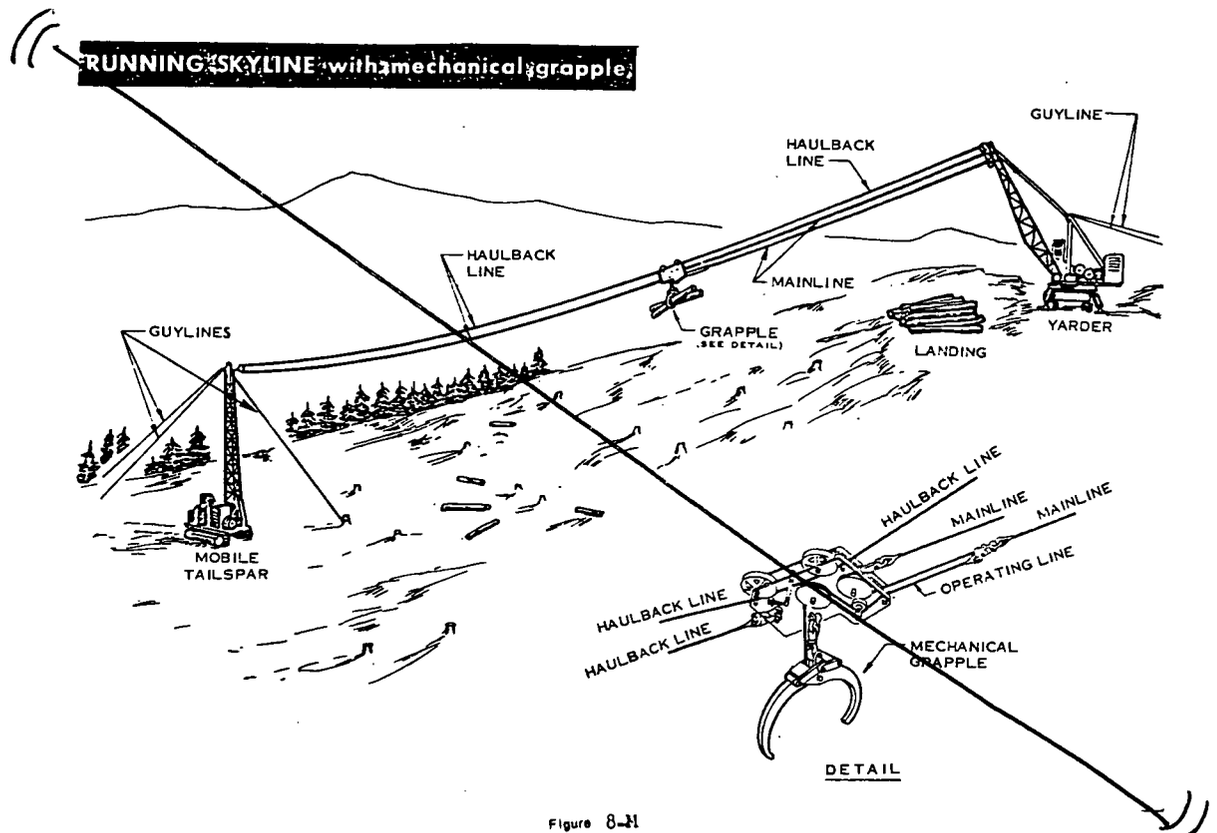


Figure 8-11

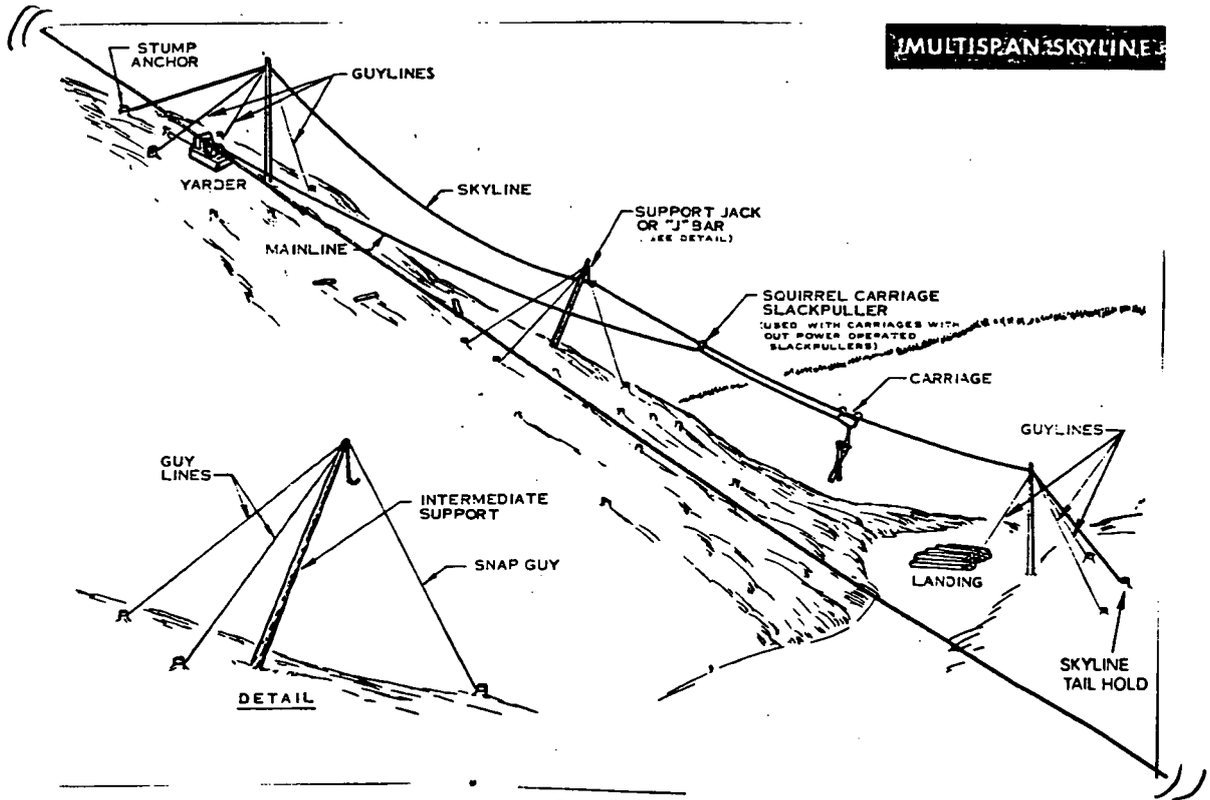
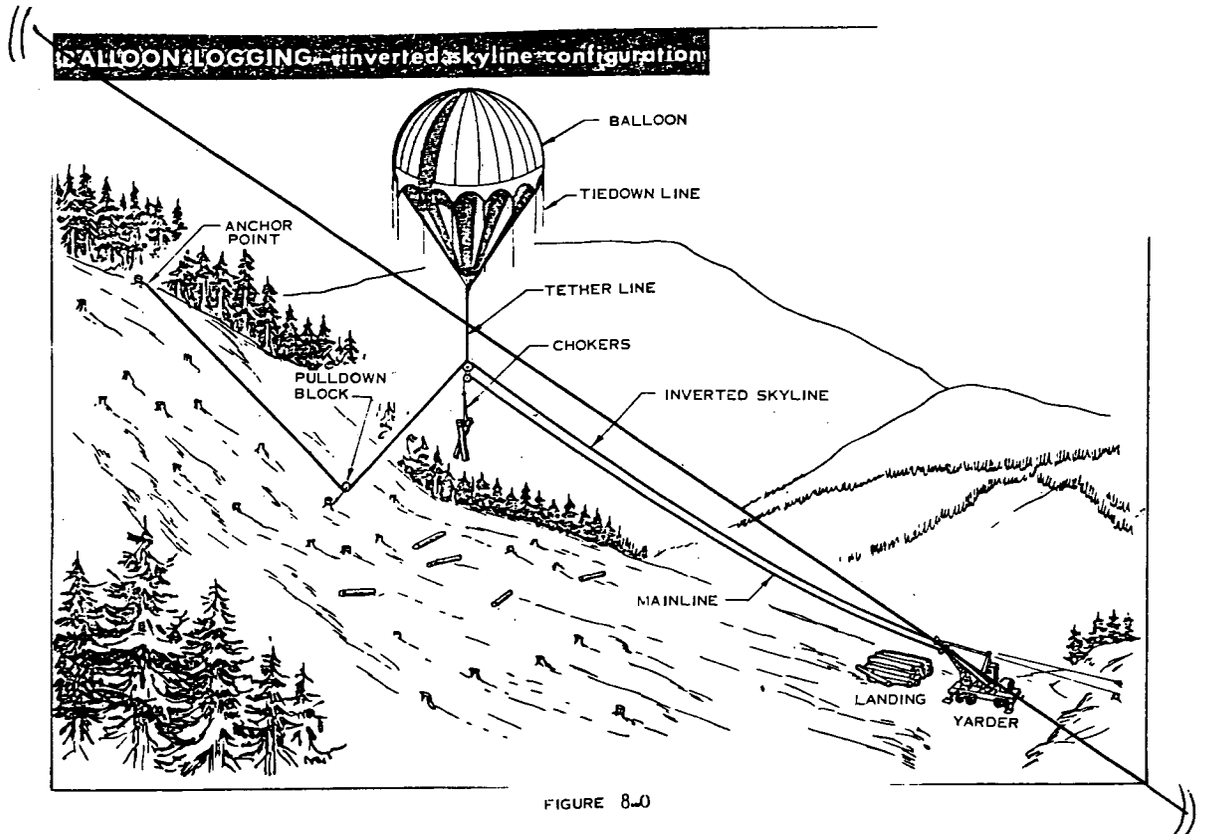


Figure 8-N



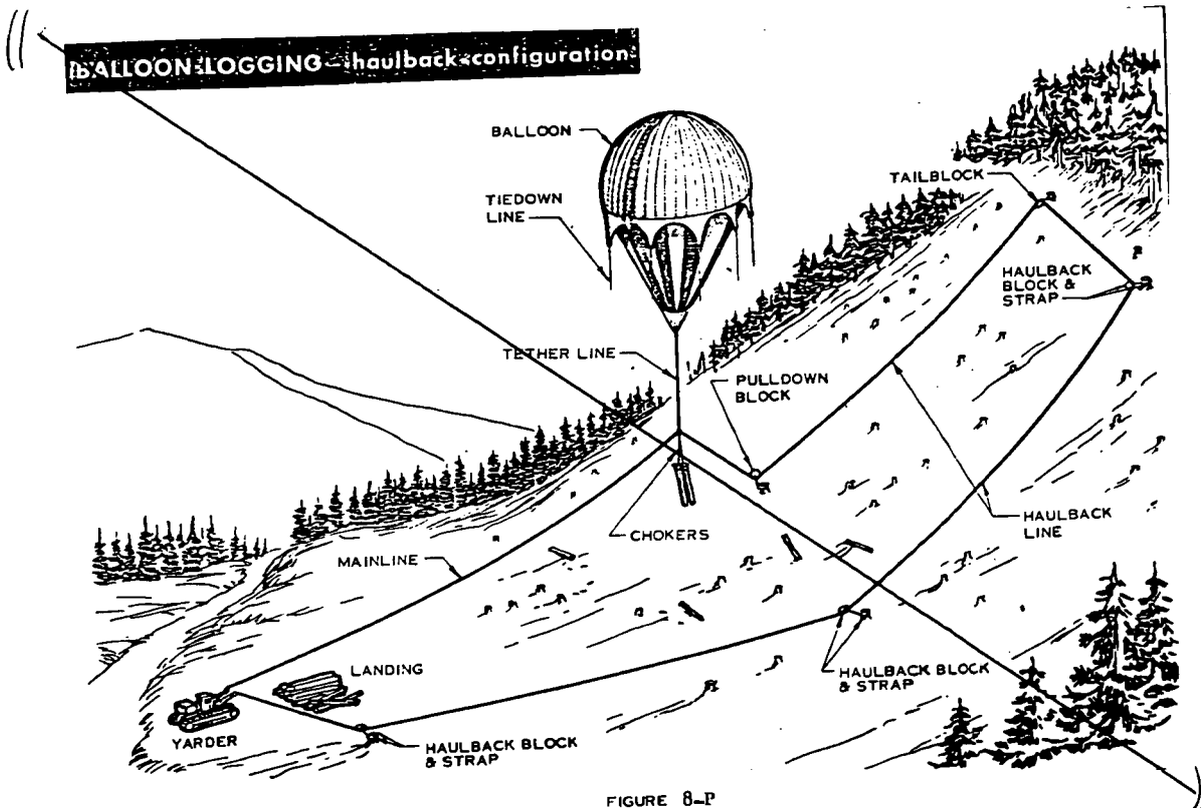


FIGURE 8-P

((HIGH LEAD LOGGING WHISTLE SIGNALS
 — Means longer spacing between signals:

- 1 short Stop all lines.
- 3 short — 3 short Ahead slow on mainline.
- 3 short Ahead on mainline.
- 2 short Ahead on haulback.
- 2 short — 2 short Ahead slow on haulback.
- 3 short — 1 short Ahead on strawline.
- 3 short — 1 short — 3 short Ahead slow on strawline.
- 4 short or more Slack mainline.
- 2 short — 4 short Slack haulback.
- 3 short — 1 short — 4 short Slack strawline.
- 3 short — 2 short Standing tight line.
- 1 short — 1 short Tight line while lines are running, or break if running tight.
- 3 short When rigging is in: strawline back on haulback.
- 3 short / plus "X" number of shorts When rigging is in: indicates number of sections of strawline back on rigging.
- 3 short — 1 short — 2 short Strawline back on rigging.
- 1 short When rigging is in: Chaser inspect and repair rigging.
- 2 short When rigging is in: no chokers back.
- 2 short — 1 short / plus "X" number of shorts Number of chokers back.
- 2 short — 4 short When rigging is in: slack haulback—hold all lines until 2 short blown.
- 3 medium Hooker:

- 3 medium — 4 short Hooker and his crew.
- 5 long Climber:
- 4 long Foreman:
- 1 long — 1 short Start or stop work.
- 7 long — 2 short Man injured, call transportation and stretcher.
- 1 long — 1 short repeated Fire.
- Grabinski System
- 2 short — 1 short Slack mainline and haulback together.
- 2 long Take off or put on rider block.

Figure 8-Q

SKIDDER WHISTLE SIGNALS
 — Means longer spacing between signals:

- 1 short Stops moving carriage—Stops or goes ahead on slack puller, as case may be, if carriage is stopped.
- 2 short Go ahead on skidding line holding carriage.
- 1 short — 2 short Pick up skidding line, easy.
- 2 short — 1 short Shake up carriage to clear choker.
- 2 short — 2 short Ahead on receding line.
- 3 short Ahead on carriage, holding at present level, using interlock.
- 3 short — 3 short Ahead easy on skidding line.
- 2 short — 2 short — 2 short Slack skyline, cable down.
- 2 short — 2 short — 2 short Pick up skyline, cable up.
- 1 short Pick up skyline, cable up.

2 short — 2 short — 4 short	Slack receding line.
2 short — 4 short	Slack skidding line.
2 short — 2 short — 1 short	Tighten all lines.
1 short — 4 short	Slack off slack puller.
1 short — 2 short	Pick up slack puller when slack.
2 short — 2 short / plus "X" number of shorts	When carriage is in: number of chokers wanted.
2 short — 2 short — 1 long	Bull choker.
1 short	When carriage is in: inspect butt rigging.
2 short — 4 short / 1 short	For each additional ten feet of tong line.
1 long / plus "X" number of shorts	Number of coils of strawline wanted.
5-Medium	Tail or second rigger.
5 medium — 4 short	Tail or second rigger and his crew.
2 medium	Skidder head rigger.
3 medium — 4 short	Hooker and his crew.
2 long	Ahead on transfer.
2 long — 4 short	Slack transfer
1 short — 3 short	Ahead on carriage with slack puller line.
1 long	Ahead on strawline.
1 long — 4 short	Slack strawline.
1 long — 3 short	Ahead easy on strawline.
5 long	Climber.
4 long	Foreman.
1 long — 1 short	Start or stop work.
7 long — 2 short	Man injured, call transportation and stretcher.
1 long — 1 short repeated	Fire.

Figure 8-R

SLACKLINE WHISTLE SIGNALS

— Means longer spacing between signals.

2 short — 2 short — 2 short — 1 short	First cable up when road has been changed and tail hold made fast.
2 short — 2 short — 2 short	Drop skyline.
1 short	Stop any moving line.
1 long	When logging, slack skyline.
2 short	Ahead on skyline.
1 long — 2 short	Ahead easy on skyline.
3 short	Ahead on skidding line, holding haulback.
3 short — 3 short	Ahead easy on skidding line with slack haulback.
4 short	Slack skidding line.
2 short — 2 short / 2 short — 2 short	Ahead easy on haulback with slack skidding line.
2 short — 2 short	Ahead on haulback.
2 short — 2 short — 4 short	Slack haulback.
2 short / 3 short	Pick up skyline and skid.
2 short / 2 short — 2 short	Pick up skyline and skin.
3 short — 1 short	When carriage is in: strawline back on haulback.
3 short — 1 short — 2 short	When carriage is in: strawline back on carriage.
3 short — 1 short	When strawline is out: ahead on strawline.
3 short — 2 short	Tight line.
3 short — 1 short — 4 short	Slack strawline.
3 short — 1 short — 3 short	Pull easy on strawline.
2 long	Ahead on transfer.
2 long — 4 short	Slack transfer.
2 long — 2 short — 2 short	When carriage is in: transfer back on carriage.
1 long / plus "X" number of shorts	When carriage is in: number of coils.

2 short — 2 short — 1 short / plus "X" number of shorts	When carriage is in: number of chokers.
1 short	When carriage is in: inspect rigging, repair and send back.
2 short — 2 short — 4 short	When carriage is in: slack haulback and hold all lines until 1 short is blown—then send back.
3 short — 3 short	When carriage is in: send back powder.
5 medium	Tail rigger.
5 medium — 4 short	Tail rigger and his crew.
3 medium	Head hooker.
3 medium — 4 short	Second hooker and his crew.
5 long	Climber.
4 long	Foreman.
1 long — 1 short	Start or stop work.
7 long — 2 short	Man injured, call transportation and stretcher.
1 long — 1 short repeated	Fire.

Figure 8-S

RUNNING SKYLINE WHISTLE SIGNALS

— Means longer spacing between signals

1 short	Stop all moving lines
2 short	Skin carriage back
2 short — 1 short	Slack haulback
2 short — 2 short	Skin carriage easy
2 short — 3 short	Standing tight line
1 short — 2 short	Ahead on drop line
4 short	Slack drop line
1 short — 4 short	Slack both mainlines
1 short — 1 short	Stop drop line going up and move carriage forward
3 short	Move carriage forward
3 short — 3 short	Move carriage forward easy
3 short — 1 short	When strawline is out: Ahead on strawline
3 short — 1 short — 4 short	Slack strawline
3 short	When carriage is in: Strawline
3 short — X short	When carriage is in: Number sections
3 short — 1 short — 2 short	When carriage is in: Strawline back on carriage
2 short — X short	When carriage is in: Number of chokers
4 short	When carriage is in: Inspect rigging, repair and send back
1 short	When carriage is in: Hold all lines until 2 shorts, then send back
3 medium	Head hooker
3 medium — 4 short	Hooker and his crew
4 long	Foreman
1 long — 1 short	Start or stop work
7 long — 2 short	Man injured, call transportation and stretcher
1 long — 1 short (repeated)	Fire
3 short — 1 long	Acknowledged by engineer to signify hazardous turn

Figure 8-F

TENSION SYSTEM SIGNALS

4	Release tension
1 short	Stop carriage and start unspooling tong line
1 short	Stop tong line
1 short	Resume unspooling tong line
1 short	Will stop any moving line or slack tong line when carriage is stopped
2 short — 2 short	Go into interlock and go back
2 short — 4 short	Slack haulback and let carriage down

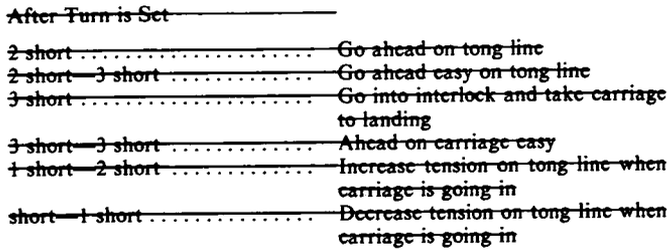


Figure 8-U)

(2) Any defective parts that would make the vehicle unsafe to operate, shall be replaced or repaired before the vehicle is placed in service.

(3) All motor vehicles operated on public roads shall comply with the rules of the regulatory body having jurisdiction. Motor vehicles used on roads not under the control of the state department of transportation, counties or cities shall be equipped with accessories necessary for a safe operation including operable head lamps and at least two tail lamps and brake lamps which shall emit a red light plainly visible from a distance of one thousand feet to the rear and shall also have two reflectors visible at night from three hundred fifty feet when directly in front of properly adjusted motor vehicle head lamps.

(4) Truck tires worn beyond a point of safety or not meeting the safety requirements of the jurisdiction having authority as to tread wear and tire conditions, shall not be used.

(5) The driver shall do everything reasonably possible to keep his truck under control at all times and shall not operate in excess of a speed at which he can stop the truck in one-half the distance between him and the range of unobstructed vision.

(6) The area between the truck frame members, extending from the cab rearward as far as necessary to provide a safe work area, shall be covered with suitable nonslip type material. Log trucks which have logs scaled at stations shall be provided with a platform on each side extending outward from the frame members at least eighteen inches, and shall be eighteen inches long or as near this dimension as the design of the truck will permit. The treading surface of the platforms shall be of nonslip type material and the platform shall be capable of safely supporting a five hundred pound load.

(7) To protect the operator of vehicles from loads, a substantial bulkhead shall be provided behind the cab which shall extend up to the height of the cab.

(8) If logs must be scaled or branded while the loading operation is being carried on, the loading operation shall cease while the scaling or branding is being done so that the scaler or person doing the branding is not subjected to any hazards created by the loading operation.

(9) When at the dump or reload or where logs are scaled or branded on the truck, the logs shall be scaled or branded before the binders are released.

(10) All vehicles, where vision of the operator in the direction of travel is impaired by the load or vehicle, shall be moved only on a signal from a worker who shall have a clear view in the direction in which the vehicle is to be moved.

(11) Where a bridge or other roadway structure is posted with a load limit sign, log truck drivers or operators of other heavy equipment are prohibited from driving a load in excess of the posted limit over such structure.

(12) Persons shall be allowed to ride only when in the cab of the log truck.

(13) All trucks shall keep to the right side of the road except where the road is plainly and adequately posted for left side travel.

(14) A method shall be provided to assure that the trailer will remain mounted on the truck while driving on highways or logging roads.

(15) When trucks are towed on any road, the person guiding the vehicle being towed shall, by prearranged signals, govern the speed of travel. The towing of vehicles shall be done at a reasonable speed and in a prudent manner. A tow cable or chain over fifteen feet in length shall have a white flag affixed at the approximate center, however, it is recommended that a rigid tow bar be used for this purpose.

(16) All air lines, air chambers and systems shall be free of leaks and be able to maintain air pressure on constant brake application with the motor shut-off for one minute, or air pressure does not drop more than 4 p.s.i. in one minute with the engine running at idling speed and the service brake applied.

(17) All rubber-tired motor vehicles shall be equipped with fenders. Mud flaps may be used in lieu of fenders whenever the motor vehicle is not designed for fenders.

(18) Seat belts and anchorages meeting the requirements of 49 CFR Part 571 (D.O.T. Federal Motor Vehicle Safety Standards) shall be installed and used in all motor vehicles.

(19) All trucks shall be equipped with doors with operable latches, or a safety bar or strap shall be provided in lieu of the door.

(20) All trucks shall be equipped with a means to protect the operator from inclement weather.

(21) Log trucks shall not approach a landing while there is danger from incoming logs.

(22) Log truck drivers shall stop their vehicle, dismount, check and tighten loose load wrappers and binders, either just before or immediately after leaving a private road to enter a public road.

NEW SECTION

WAC 296-62-052 ACCESS TO EMPLOYEE EXPOSURE AND MEDICAL RECORDS.

NEW SECTION

WAC 296-62-05201 PURPOSE. The purpose of this section is to provide employees and their designated representatives a right of access to relevant exposure and medical records, and to provide representatives of the Director of Labor and Industries a right of access to these records. Access by employees, their representatives, and the Director of Labor and Industries is necessary to yield both direct and indirect improvements in the detection, treatment and prevention of occupational disease. Each employer is responsible for assuring compliance with this section, but the activities involved in complying with the access to medical records provisions can be carried out, on behalf of the employer, by the physician or other health care personnel in charge of employee medical records. Except as expressly provided, nothing in this section is intended to affect existing legal and ethical obligations concerning the maintenance and confidentiality of employee medical information, the duty to disclose information to a patient/employee or any other aspect of the medical-care relationship, or affect existing legal obligations concerning the protection of trade secret information.

NEW SECTION

WAC 296-62-05203 SCOPE AND APPLICATION. (1) This section applies to each general industry, maritime and construction employer who makes, maintains, contracts for, or has access to employee exposure or medical records, or analyses thereof, pertaining to employees exposed to toxic substances or harmful physical agents.

(2) This section applies to all employee exposure and medical records, and analyses thereof, of employees exposed to toxic substances or harmful physical agents, whether or not the records are related to specific occupational safety and health standards.

(3) This section applies to all employee exposure and medical records, and analyses thereof, made or maintained in any manner, including on an in-house or contractual (e.g., fee-for-service) basis. Each employer shall assure that the preservation and access requirements of this section are complied with regardless of the manner in which records are made or maintained.

NEW SECTION

WAC 296-62-05205 DEFINITIONS APPLICABLE TO THIS SECTION. (1) Access - the right and opportunity to examine and copy.

(2) Analysis using exposure or medical records - any compilation of data, or any research, statistical or other study based at least in part on information collected from individual employee exposure or medical records or information collected from health insurance claims records, provided that either the analysis has been reported to the employer or no further work is currently being done by the person responsible for preparing the analysis.

(3) Designated representative - any individual or organization to whom an employee gives written authorization to exercise a right of access. For the purposes of access to employee exposure records and analyses using exposure or medical records, a recognized or certified collective bargaining agent shall be treated automatically as a designated representative without regard to written employee authorization.

(4) Employee – a current employee, a former employee, or an employee being assigned or transferred to work where there will be exposure to toxic substances or harmful physical agents. In the case of a deceased or legally incapacitated employee, the employee's legal representative may directly exercise all the employee's rights under this section.

(5) Employee exposure record – a record containing any of the following kinds of information concerning employee exposure to toxic substances or harmful physical agents:

(a) Environmental (workplace) monitoring or measuring, including personal, area, grab, wipe, or other form of sampling, as well as related collection and analytical methodologies, calculations, and other background data relevant to interpretation of the results obtained;

(b) Biological monitoring results which directly assess the absorption of a substance or agent by body systems (e.g., the level of a chemical in the blood, urine, breath, hair, fingernails, etc.) but not including results which assess the biological effect of a substance or agent;

(c) Material safety data sheets; or

(d) In the absence of the above, any other record which reveals the identity (e.g., chemical, common or trade name) of a toxic substance or harmful physical agent.

(6)(a) Employee medical record – a record concerning the health status of an employee which is made or maintained by a physician, nurse, or other health care personnel, or technician, including:

(i) Medical and employment questionnaires or histories (including job description and occupational exposures);

(ii) The results of medical examinations (preemployment, pre-assignment, periodic, or episodic) and laboratory tests (including x-ray examinations and all biological monitoring);

(iii) Medical opinions, diagnoses, progress notes and recommendations;

(iv) Descriptions of treatments and prescriptions; and

(v) Employee medical complaints.

(b) Employee medical record does not include the following:

(i) Physical specimens (e.g., blood or urine samples) which are routinely discarded as a part of normal medical practice, and are not required to be maintained by other legal requirements;

(ii) Records concerning health insurance claims if maintained separately from the employer's medical program and its records, and not accessible to the employer by employee name or other direct personal identifier (e.g., social security number, payroll number, etc.); or

(iii) Records concerning voluntary employee assistance programs (alcohol, drug abuse, or personal counseling programs) if maintained separately from the employer's medical program and its records.

(7) Employer – a current employer, a former employer or a successor employer.

(8) Exposure or exposed – an employee is subjected to a toxic substance or harmful physical agent in the course of employment through any route of entry (inhalation, ingestion, skin contact or absorption, etc.), and includes past exposure and potential (e.g., accidental or possible) exposure, but does not include situations where the employer can demonstrate that the toxic substance or harmful physical agent is not used, handled, stored, generated, or present in the workplace in any manner different from typical nonoccupational situations.

(9) Record – any item, collection, or grouping of information regardless of the form or process by which it is maintained (e.g., paper document, microfiche, microfilm, x-ray film, or automated data processing).

(10) Specific written consent – (a) A written authorization containing the following:

(i) The name and signature of the employee authorizing the release of medical information;

(ii) The date of the written authorization;

(iii) The name of the individual or organization that is authorized to release the medical information;

(iv) The name of the designated representative (individual or organization) that is authorized to receive the released information;

(v) A general description of the medical information that is authorized to be released;

(vi) A general description of the purpose for the release of the medical information; and

(vii) A date or condition upon which the written authorization will expire (if less than one year).

(b) A written authorization does not operate to authorize the release of medical information not in existence on the date of written authorization, unless this is expressly authorized, and does not operate for more than one year from the date of written authorization.

(c) A written authorization may be revoked in writing prospectively at any time.

(11) Toxic substance or harmful physical agent – any chemical substance, biological agent (bacteria, virus, fungus, etc.), or physical stress (noise, heat, cold, vibration, repetitive motion, ionizing and nonionizing radiation, hypo- or hyperbaric pressure, etc.) which:

(a) Is regulated by any WISHA law or rule due to a hazard to health;

(b) Is listed in the latest printed edition of the National Institute for Occupational Safety and Health (NIOSH) Registry of Toxic Effects of Chemical Substances (RTECS) (See Appendix B);

(c) Has yielded positive evidence of an acute or chronic health hazard in human, animal, or other biological testing conducted by, or known to, the employer; or

(d) Has a material safety data sheet available to the employer indicating that the material may pose a hazard to human health.

NEW SECTION

WAC 296-62-05207 PRESERVATION OF RECORDS. (1)

Unless a specific occupational safety and health standard provides a different period of time, each employer shall assure the preservation and retention of records as follows:

(a) Employee medical records. Each employee medical record shall be preserved and maintained for at least the duration of employment plus thirty years, except that health insurance claims records maintained separately from the employer's medical program and its records need not be retained for any specified period;

(b) Employee exposure records. Each employee exposure record shall be preserved and maintained for at least thirty years, except that:

(i) Background data to environmental (workplace) monitoring or measuring, such as laboratory reports and worksheets, need only be retained for one year so long as the sampling results, the collection methodology (sampling plan), a description of the analytical and mathematical methods used, and a summary of other background data relevant to interpretation of the results obtained, are retained for at least thirty years; and

(ii) Material safety data sheets and WAC 296-62-05205(5) records concerning the identity of a substance or agent need not be retained for any specified period as long as some record of the identity (chemical name if known) of the substance or agent, where it was used, and when it was used is retained for at least thirty years; and

(c) Analyses using exposure or medical records. Each analysis using exposure or medical records shall be preserved and maintained for at least thirty years.

(2) Nothing in this section is intended to mandate the form, manner, or process by which an employer preserves a record so long as the information contained in the record is preserved and retrievable, except that x-ray films shall be preserved in their original state.

NEW SECTION

WAC 296-62-05209 ACCESS TO RECORDS. (1) General.

(a) Whenever an employee or designated representative requests access to a record, the employer shall assure that access is provided in a reasonable time, place and manner, but in no event later than fifteen days after the request for access is made.

(b) Whenever an employee or designated representative requests a copy of a record, the employer shall, within the period of time previously specified, assure that either:

(i) A copy of the record is provided without cost to the employee or representative;

(ii) The necessary mechanical copying facilities (e.g., photocopying) are made available without cost to the employee or representative for copying the record; or

(iii) The record is loaned to the employee or representative for a reasonable time to enable a copy to be made.

(c) Whenever a record has been previously provided without cost to an employee or designated representative, the employer may charge reasonable, nondiscriminatory administrative costs (i.e., search and copying expenses but not including overhead expenses) for a request by the employee or designated representative for additional copies of the record, except that:

(i) An employer shall not charge for an initial request for a copy of new information that has been added to a record which was previously provided; and

(ii) An employer shall not charge for an initial request by a recognized or certified collective bargaining agent for a copy of an employee exposure record or an analysis using exposure or medical records.

(d) Nothing in this section is intended to preclude employees and collective bargaining agents from collectively bargaining to obtain access to information in addition to that available under this section.

(2) Employee and designated representative access.

(a) Employee exposure records. Each employer shall, upon request, assure the access of each employee and designated representative to employee exposure records relevant to the employee. For the purpose of this section, exposure records relevant to the employee consist of:

(i) Records of the employee's past or present exposure to toxic substances or harmful physical agents;

(ii) Exposure records of other employees with past or present job duties or working conditions related to or similar to those of the employee;

(iii) Records containing exposure information concerning the employee's workplace or working conditions; and

(iv) Exposure records pertaining to workplaces or working conditions to which the employee is being assigned or transferred.

(b) Employee medical records.

(i) Each employer shall, upon request, assure the access of each employee to employee medical records of which the employee is the subject, except as provided in subdivision (2)(b)(iv) of this section.

(ii) Each employer shall, upon request, assure the access of each designated representative to the employee medical records of any employee who has given the designated representative specific written consent. Appendix A to this section contains a sample form which may be used to establish specific written consent for access to employee medical records.

(iii) Whenever access to employee medical records is requested, a physician representing the employer may recommend that the employee or designated representative:

(A) Consult with the physician for the purposes of reviewing and discussing the records requested;

(B) Accept a summary of material facts and opinions in lieu of the records requested; or

(C) Accept release of the requested records only to a physician or other designated representative.

(iv) Whenever an employee requests access to his or her employee medical records, and a physician representing the employer believes that direct employee access to information contained in the records regarding a specific diagnosis of a terminal illness or a psychiatric condition could be detrimental to the employee's health, the employer may inform the employee that access will only be provided to a designated representative of the employee having specific written consent, and deny the employee's request for direct access to this information only. Where a designated representative with specific written consent requests access to information so withheld, the employer shall assure the access of the designated representative to this information, even when it is known that the designated representative will give the information to the employee.

(v) Nothing in this section precludes a physician, nurse, or other responsible health care personnel maintaining employee medical records from deleting from requested medical records the identity of a family member, personal friend, or fellow employee who has provided confidential information concerning an employee's health status.

(c) Analyses using exposure or medical records.

(i) Each employer shall, upon request, assure the access of each employee and designated representative to each analysis using exposure or medical records concerning the employee's working conditions or workplace.

(ii) Whenever access is requested to an analysis which reports the contents of employee medical records by either direct identifier (name, address, social security number, payroll number, etc.) or by information which could reasonably be used under the circumstances indirectly to identify specific employees (exact age, height, weight, race, sex, date of initial employment, job title, etc.) the employer shall assure that personal identifiers are removed before access is provided. If the employer can demonstrate that removal of personal identifiers from an analysis is not feasible, access to the personally identifiable portions of the analysis need not be provided.

NEW SECTION

WAC 296-62-05211 TRADE SECRETS. (1) Except as provided in subsection (2) of this section, nothing in this section precludes an

employer from deleting from records requested by an employee or designated representative any trade secret data which discloses manufacturing processes, or discloses the percentage of a chemical substance in a mixture, as long as the employee or designated representative is notified that information has been deleted. Whenever deletion of trade secret information substantially impairs evaluation of the place where or the time when exposure to a toxic substance or harmful physical agent occurred, the employer shall provide alternative information which is sufficient to permit the employee to identify where and when exposure occurred.

(2) Notwithstanding any trade secret claims, whenever access to records is requested, the employer shall provide access to chemical or physical agent identities including chemical names, levels of exposure, and employee health status data contained in the requested records.

(3) Whenever trade secret information is provided to an employee or designated representative, the employer may require, as a condition of access, that the employee or designated representative agree in writing not to use the trade secret information for the purpose of commercial gain and not to permit misuse of the trade secret information by a competitor or potential competitor of the employer.

NEW SECTION

WAC 296-62-05213 EMPLOYEE INFORMATION. (1) Upon an employee's first entering into employment, and at least annually thereafter, each employer shall inform employees exposed to toxic substances or harmful physical agents of the following:

(a) The existence, location and availability of any records covered by this section;

(b) The person responsible for maintaining and providing access to records; and

(c) Each employee's rights of access to these records.

(2) Each employer shall make readily available to employees a copy of this standard and its appendices, and shall distribute to employees any informational materials concerning this standard which are made available to the employer by the Department of Labor and Industries, Technical Services.

NEW SECTION

WAC 296-62-05215 TRANSFER OF RECORDS. (1) Whenever an employer is ceasing to do business, the employer shall transfer all records subject to this section to the successor employer. The successor employer shall receive and maintain these records.

(2) Whenever an employer is ceasing to do business and there is no successor employer to receive and maintain the records subject to this standard, the employer shall notify affected employees of their rights of access to records at least three months prior to the cessation of the employer's business.

(3) Whenever an employer either is ceasing to do business and there is no successor employer to receive and maintain the records, or intends to dispose of any records required to be preserved for at least thirty years, the employer shall:

(a) Transfer the records to the Director of the Department of Labor and Industries if so required by a specific occupational safety and health standard; or

(b) Notify the Director of the Department of Labor and Industries in writing of the impending disposal of records at least three months prior to the disposal of the records.

(4) Where an employer regularly disposes of records required to be preserved for at least thirty years, the employer may, with at least three months notice, notify the Director of the Department of Labor and Industries on an annual basis of the records intended to be disposed of in the coming year.

NEW SECTION

WAC 296-62-05217 APPENDICES. The information contained in the appendices to this section is not intended, by itself, to create any additional obligations not otherwise imposed by this section nor detract from any existing obligation. Copies of these appendices can be obtained from the following address:

Department of Labor and Industries
Division of Industrial Safety & Health
Technical Services Section
P.O. Box 207
Olympia, Washington 98504

NEW SECTION

WAC 296-62-05219 EFFECTIVE DATE. WAC 296-62-052 through 296-62-05219 shall become effective thirty days after filing with the Code Reviser. All obligations of this section commence on the effective date except that the employer shall provide the information required under WAC 296-62-05213(1) to all current employees within sixty days after the effective date.

AMENDATORY SECTION (Amending Order 75-41, filed 12/19/75)

WAC 296-62-07329 VINYL CHLORIDE. (1) Scope and Application.

(a) This section includes requirements for the control of employee exposure to vinyl chloride (chloroethene), Chemical Abstracts Service Registry No. 75014.

(b) This section applies to the manufacture, reaction, packaging, storage, handling or use of vinyl chloride or polyvinyl chloride, but does not apply to the handling or use of fabricated products made of polyvinyl chloride.

(c) This section applies to the transportation of vinyl chloride or polyvinyl chloride except to the extent that the Department of Transportation may regulate the hazards covered by this section.

(2) Definitions.

(a) "Action level" means a concentration of vinyl chloride of 0.5 ppm averaged over an 8-hour work day.

(b) "Authorized person" means any person specifically authorized by the employer whose duties require him to enter a regulated area or any person entering such an area as a designated representative of employees for the purpose of exercising an opportunity to observe monitoring and measuring procedures.

(c) "Director" means Chief, Industrial Hygiene Section, Department of Labor and Industries.

(d) "Emergency" means any occurrence such as, but not limited to, equipment failure, or operation of a relief device which is likely to, or does, result in massive release of vinyl chloride.

(e) "Fabricated product" means a product made wholly or partly from polyvinyl chloride, and which does not require further processing at temperatures, and for times, sufficient to cause mass melting of the polyvinyl chloride resulting in the release of vinyl chloride.

(f) "Hazardous operation" means any operation, procedure, or activity where a release of either vinyl chloride liquid or gas might be expected as a consequence of the operation or because of an accident in the operation, which would result in an employee exposure in excess of the permissible exposure limit.

(g) "Polyvinyl chloride" means polyvinyl chloride homopolymer or copolymer before such is converted to a fabricated product.

(h) "Vinyl chloride" means vinyl chloride monomer.

(3) Permissible exposure limit.

(a) No employee may be exposed to vinyl chloride at concentrations greater than 1 ppm averaged over any 8-hour period, and

(b) No employee may be exposed to vinyl chloride at concentrations greater than 5 ppm averaged over any period not exceeding 15 minutes.

(c) No employee may be exposed to vinyl chloride by direct contact with liquid vinyl chloride.

(4) Monitoring

(a) A program of initial monitoring and measurement shall be undertaken in each establishment to determine if there is any employee exposed, without regard to the use of respirators, in excess of the action level.

(b) Where a determination conducted under paragraph (4)(a) of this section shows any employee exposures without regard to the use of respirators, in excess of the action level, a program for determining exposures for each such employee shall be established. Such a program:

(i) Shall be repeated at least monthly where any employee is exposed, without regard to the use of respirators, in excess of the permissible exposure limit.

(ii) Shall be repeated not less than quarterly where any employee is exposed, without regard to the use of respirators, in excess of the action level.

(iii) May be discontinued for any employee only when at least two consecutive monitoring determinations, made not less than 5 working days apart, show exposures for that employee at or below the action level.

(c) Whenever there has been a production, process or control change which may result in an increase in the release of vinyl chloride, or the employer has any other reason to suspect that any employee may be exposed in excess of the action level, a determination of employee exposure under subsection (4)(a) of this section shall be performed

(d) The method of monitoring and measurement shall have an accuracy (with a confidence level of 95 percent) of not less than plus or minus 50 percent from 0.25 through 0.5 ppm, plus or minus 35 percent from over 0.5 ppm through 1.0 ppm, plus or minus 25 percent over 1.0 ppm, (methods meeting these accuracy requirements are available from the director).

(e) Employees or their designated representatives shall be afforded reasonable opportunity to observe the monitoring and measuring required by this subdivision.

(5) Regulated Area.

(a) A regulated area shall be established where:

(i) Vinyl chloride or polyvinyl chloride is manufactured, reacted, repackaged, stored, handled or used; and

(ii) Vinyl chloride concentrations are in excess of the permissible exposure limit.

(b) Access to regulated areas shall be limited to authorized persons. A daily roster shall be made of authorized persons who enter.

(6) Methods of Compliance. Employee exposures to vinyl chloride shall be controlled to at or below the permissible exposure limit provided in subsection (3) of this section by engineering, work practice, and personal protective controls as follows:

(a) Feasible engineering and work practice controls shall immediately be used to reduce exposures to at or below the permissible exposure limit.

(b) Wherever feasible engineering and work practice controls which can be instituted immediately are not sufficient to reduce exposures to at or below the permissible exposure limit, they shall nonetheless be used to reduce exposures to the lowest practicable level, and shall be supplemented by respiratory protection in accordance with subsection (6) of this section. A program shall be established and implemented to reduce exposures to at or below the permissible exposure limit, or to the greatest extent feasible, solely by means of engineering and work practice controls, as soon as feasible.

(c) Written plans for such a program shall be developed and furnished upon request for examination and copying to the director. Such plans shall be updated at least every six months.

(7) Respiratory Protection. Where respiratory protection is required under this section:

(a) The employer shall provide a respirator which meets the requirements of this subdivision and shall assure that the employee uses such respirator, except that until December 31, 1975, wearing of respirators shall be at the discretion of each employee for exposures not in excess of 25 ppm, measured over any 15-minute period. Until December 31, 1975, each employee who chooses not to wear an appropriate respirator shall be informed at least quarterly of the hazards of vinyl chloride and the purpose, proper use, and limitations of respiratory devices.

(b) Respirators shall be selected from among those jointly approved by the Mining Enforcement and Safety Administration, Department of the Interior, and the National Institute for Occupational Safety and Health under the provisions of 30 CFR Part 11.

(c) A respiratory protection program meeting the requirements of chapter 296-24 WAC shall be established and maintained.

(d) Selection of respirators for vinyl chloride shall be as follows:

Atmospheric concentration of Vinyl Chloride	Required Apparatus
(i) Unknown, or above 3,600 ppm	Open-circuit, self-contained breathing apparatus, pressure demand type, with full facepiece.
(ii) Not over 3,600 ppm	(A) Combination type C supplied air respirator, pressure demand type, with full or half facepiece, and auxiliary self-contained air supply; or (B) Combination type C, supplied air respirator continuous flow type, with full or half facepiece, and auxiliary self-contained air supply.
(iii) Not over 1,000 ppm	Type C, supplied air respirator, continuous flow type, with full or half facepiece, helmet or hood.
(iv) Not over 100 ppm	(A) Combination type C supplied air respirator demand type,

Atmospheric concentration of Vinyl Chloride	Required Apparatus
(v) Not over 25 ppm	with full facepiece, and auxiliary self-contained air supply; or (B) Open-circuit self-contained breathing apparatus with full facepiece, in demand mode; or (C) Type C supplied air respirator, demand type, with full facepiece. (A) A powered air-purifying respirator with hood, helmet, full or half facepiece, and a canister which provides a service life of at least 4 hours for concentrations of vinyl chloride up to 25 ppm, or (B) Gas mask, front or back-mounted canister which provides a service life of at least 4 hours for concentrations of vinyl chloride up to 25 ppm.
(vi) Not over 10 ppm	(A) Combination type C supplied-air respirator, demand type, with half facepiece, and auxiliary self-contained air supply; or (B) Type C supplied-air respirator, demand type, with half facepiece; or (C) Any chemical cartridge respirator with an organic vapor cartridge which provides a service life of at least 1 hour for concentrations of vinyl chloride up to 10 ppm.

(e)(i) Entry into unknown concentrations or concentrations greater than 36,000 ppm (lower explosive limit) may be made only for purposes of life rescue; and

(ii) Entry into concentrations of less than 36,000 ppm, but greater than 3,600 ppm may be made only for purposes of life rescue, fire-fighting, or securing equipment so as to prevent a greater hazard from release of vinyl chloride.

(f) Where air-purifying respirators are used:

(i) Air-purifying canisters or cartridges shall be replaced prior to the expiration of their service life or the end of the shift in which they are first used, whichever occurs first, and

(ii) A continuous monitoring and alarm system shall be provided where concentrations of vinyl chloride could reasonably exceed the allowable concentrations for the devices in use. Such system shall be used to alert employees when vinyl chloride concentrations exceed the allowable concentrations for the devices in use.

(g) Apparatus prescribed for higher concentrations may be used for any lower concentration.

(8) Hazardous Operations. (a) Employees engaged in hazardous operations, including entry of vessels to clean polyvinyl chloride residue from vessel walls, shall be provided and required to wear and use:

(i) Respiratory protection in accordance with subsections (3) and (6) of this section; and

(ii) Protective garments to prevent skin contact with liquid vinyl chloride or with polyvinyl chloride residue from vessel walls. The protective garments shall be selected for the operation and its possible exposure conditions.

(b) Protective garments shall be provided clean and dry for each use.

(i) Emergency situations. A written operational plan for emergency situations shall be developed for each facility storing, handling, or otherwise using vinyl chloride as a liquid or compressed gas. Appropriate portions of the plan shall be implemented in the event of an emergency. The plan shall specifically provide that:

(A) Employees engaged in hazardous operations or correcting situations of existing hazardous releases shall be equipped as required in subsection (8) of this section;

(B) Other employees not so equipped shall evacuate the area and not return until conditions are controlled by the methods required in subsection (6) of this section and the emergency is abated.

(9) Training. Each employee engaged in vinyl chloride or polyvinyl chloride operations shall be provided training in a program relating to the hazards of vinyl chloride and precautions for its safe use.

(a) The program shall include:

(i) The nature of the health hazard from chronic exposure to vinyl chloride including specifically the carcinogenic hazard;

(ii) The specific nature of operations which could result in exposure to vinyl chloride in excess of the permissible limit and necessary protective steps;

(iii) The purpose for, proper use, and limitations of respiratory protective devices;

(iv) The fire hazard and acute toxicity of vinyl chloride, and the necessary protective steps;

(v) The purpose for and a description of the monitoring program;

(vi) The purpose for and a description of, the medical surveillance program;

(vii) Emergency procedures:

(A) Specific information to aid the employee in recognition of conditions which may result in the release of vinyl chloride; and

(B) A review of this standard at the employee's first training and indoctrination program, and annually thereafter.

(b) All materials relating to the program shall be provided upon request to the director.

(10) Medical Surveillance. A program of medical surveillance shall be instituted for each employee exposed, without regard to the use of respirators, to vinyl chloride in excess of the action level. The program shall provide each such employee with an opportunity for examinations and tests in accordance with this subsection. All medical examinations and procedures shall be performed by or under the supervision of a licensed physician and shall be provided without cost to the employee.

(a) At the time of initial assignment, or upon institution of medical surveillance;

(i) A general physical examination shall be performed with specific attention to detecting enlargement of liver, spleen or kidneys, or dysfunction in these organs, and for abnormalities in skin, connective tissues and the pulmonary system (See Appendix A).

(ii) A medical history shall be taken, including the following topics:

(A) Alcohol intake,

(B) Past history of hepatitis,

(C) Work history and past exposure to potential hepatotoxic agents, including drugs and chemicals,

(D) Past history of blood transfusions, and

(E) Past history of hospitalizations.

(iii) A serum specimen shall be obtained and determinations made of:

(A) Total bilirubin,

(B) Alkaline phosphatase,

(C) Serum glutamic oxalacetic transaminase (SGOT),

(D) Serum glutamic pyruvic transaminase (SGPT), and

(E) Gamma glutamyl transpeptidase.

(b) Examinations provided in accordance with this subdivision shall be performed at least:

(i) Every 6 months for each employee who has been employed in vinyl chloride or polyvinyl chloride manufacturing for 10 years or longer; and

(ii) Annually for all other employees.

(c) Each employee exposed to an emergency shall be afforded appropriate medical surveillance.

(d) A statement of each employee's suitability for continued exposure to vinyl chloride including use of protective equipment and respirators, shall be obtained from the examining physician promptly after any examination. A copy of the physician's statement shall be provided each employee.

(e) If any employee's health would be materially impaired by continued exposure, such employee shall be withdrawn from possible contact with vinyl chloride.

(f) Laboratory analyses for all biological specimens included in medical examinations shall be performed in laboratories licensed under 42 CFR Part 74.

(g) If the examining physician determines that alternative medical examinations to those required by subsection (10)(a) of this section will provide at least equal assurance of detecting medical conditions pertinent to the exposure to vinyl chloride, the employer may accept such alternative examinations as meeting the requirements of subsection (10)(a) of this section, if the employer obtains a statement from the examining physician setting forth the alternative examinations and the rationale for substitution. This statement shall be available upon

request for examination and copying to authorized representatives of the director.

(11) Signs and Labels.

(a) Entrances to regulated areas shall be posted with legible signs bearing the legend:

CANCER-SUSPECT AGENT AREA AUTHORIZED
PERSONNEL ONLY

(b) Areas containing hazardous operations or where an emergency currently exists shall be posted with legible signs bearing the legend:

CANCER-SUSPECT AGENT IN THIS AREA PROTECTIVE
EQUIPMENT REQUIRED AUTHORIZED PERSONNEL ONLY

(c) Containers of polyvinyl chloride resin waste from reactors or other waste contaminated with vinyl chloride shall be legibly labeled:

CONTAMINATED WITH VINYL CHLORIDE CANCER-
SUSPECT AGENT

(d) Containers of polyvinyl chloride shall be legibly labeled:

POLYVINYL CHLORIDE (OR TRADE NAME) CONTAINS
VINYL
CHLORIDE VINYL CHLORIDE IS A CANCER-SUSPECT
AGENT

(e) Containers of vinyl chloride shall be legibly labeled either:

VINYL CHLORIDE EXTREMELY FLAMMABLE GAS UNDER
PRESSURE CANCER-SUSPECT AGENT (or)

(f) In accordance with 49 CFR Part 173, Subpart H, with the additional legends:

CANCER-SUSPECT AGENT

applied near the label or placard.

(g) No statement shall appear on or near any required sign, label or instruction which contradicts or detracts from the effect of any required warning, information or instruction.

(12) Records. (a) All records maintained in accordance with this section shall include the name and social security number of each employee where relevant.

(b) Records of required monitoring and measuring(;;) and medical records (~~and authorized personnel rosters, shall be made and shall be available upon request for examination and copying to the director~~) shall be provided upon request to employees, designated representatives, and the assistant director in accordance with WAC 296-62-05201 through 296-62-05209; and WAC 296-62-05213 through 296-62-05217. These records shall be provided upon request to the director. Authorized personnel rosters shall also be provided upon request to the assistant director.

(i) Monitoring and measuring records shall:

(A) State the date of such monitoring and measuring and the concentrations determined and identify the instruments and methods used;

(B) Include any additional information necessary to determine individual employee exposures where such exposures are determined by means other than individual monitoring of employees; and

(C) Be maintained for not less than 30 years.

(ii) Authorized personnel rosters shall be maintained for not less than 30 years.

(iii) Medical records shall be maintained for the duration of the employment of each employee plus 20 years, or 30 years, whichever is longer.

(c) In the event that the employer ceases to do business and there is no successor to receive and retain his records for the prescribed period, these records shall be transmitted by registered mail to the director, and each employee individually notified in writing of this transfer. The employer shall also comply with any additional requirements set forth in WAC 296-62-05215.

(d) Employees or their designated representatives shall be provided access to examine and copy records of required monitoring and measuring.

(e) Former employees shall be provided access to examine and copy required monitoring and measuring records reflecting their own exposures.

(f) Upon written request of any employee, a copy of the medical record of that employee shall be furnished to any physician designated by the employee.

(13) Reports. (a) Not later than 1 month after the establishment of a regulated area, the following information shall be reported to the director. Any changes to such information shall be reported within 15 days.

(i) The address and location of each establishment which has one or more regulated areas; and

(ii) The number of employees in each regulated area during normal operations, including maintenance.

(b) Emergencies and the facts obtainable at that time, shall be reported within 24 hours to the director. Upon request of the director, the employer shall submit additional information in writing relevant to the nature and extent of employee exposures and measures taken to prevent future emergencies of similar nature.

(c) Within 10 working days following any monitoring and measuring which discloses that any employee has been exposed, without regard to the use of respirators, in excess of the permissible exposure limit, each such employee shall be notified in writing of the results of the exposure measurement and the steps being taken to reduce the exposure to within the permissible exposure limit.

(i) Effective January 1, 1975, the provisions set forth in WAC 296-62-07329 shall apply.

APPENDIX A SUPPLEMENTARY MEDICAL INFORMATION

When required tests under paragraph (10)(a) of this section show abnormalities, the tests should be repeated as soon as practicable, preferably within 3 to 4 weeks. If tests remain abnormal, consideration should be given to withdrawal of the employee from contact with vinyl chloride, while a more comprehensive examination is made.

Additional tests which may be useful:

(A) For kidney dysfunction: urine examination for albumin, red blood cells, and exfoliative abnormal cells.

(B) Pulmonary system: forced vital capacity, forced expiratory volume at 1 second, and chest roentgenogram (posterior-anterior, 14 x 17 inches).

(C) Additional serum tests: lactic acid dehydrogenase, lactic acid dehydrogenase isoenzyme, protein determination, and protein electrophoresis.

(D) For a more comprehensive examination on repeated abnormal serum tests: hepatitis B antigen, and liver scanning.

AMENDATORY SECTION (Amending Order 80-14, filed 8/8/80)

WAC 296-62-07341 ACRYLONITRILE. (1) Scope and application.

(a) This section applies to all occupational exposure to acrylonitrile (AN), Chemical Abstracts Service Registry No. 000107131, except as provided in subsection (1)(b) and (c) of this section.

(b) This section does not apply to exposures which result solely from the processing, use, and handling of the following materials:

(i) ABS resins, SAN resins, nitrile barrier resins, solid nitrile elastomers, and acrylic and modacrylic fibers, when these listed materials are in the form of finished polymers, and products fabricated from such finished polymers;

(ii) Materials made from and/or containing AN for which objective data is reasonably relied upon to demonstrate that the material is not capable of releasing AN in airborne concentrations in excess of 1 ppm as an eight-hour time-weighted average, under the expected conditions of processing, use, and handling which will cause the greatest possible release; and

(iii) Solid materials made from and/or containing AN which will not be heated above 170° F during handling, use, or processing.

(c) An employer relying upon exemption under (1)(b)(ii) shall maintain records of the objective data supporting that exemption, and of the basis of the employer's reliance on the data as provided in subsection (17) of this section.

(2) Definitions, as applicable to this section:

(a) "Acrylonitrile" or "AN" - acrylonitrile monomer, chemical formula CH₂=CHCN.

(b) "Action level" - a concentration of AN of 1 ppm as an eight-hour time-weighted average.

(c) "Authorized person" - any person specifically authorized by the employer whose duties require the person to enter a regulated area, or any person entering such an area as a designated representative of employees for the purpose of exercising the opportunity to observe monitoring procedures under subsection (18) of this section.

(d) "Director" - the Director of Labor and Industries, or his authorized representative.

(e) "Emergency" – any occurrence such as, but not limited to, equipment failure, rupture of containers, or failure of control equipment, which is likely to, or does, result in unexpected exposure to AN in excess of the ceiling limit.

(f) "Polyacrylonitrile" or "PAN" – polyacrylonitrile homopolymers or copolymers, except for materials as exempted under subsection (1)(b) of this section.

(3) Permissible exposure limits. (a) Inhalation. (i) Time-weighted average limit (TWA). The employer shall assure that no employee is exposed to an airborne concentration of acrylonitrile in excess of two parts acrylonitrile per million parts of air (2 ppm), as an eight-hour time-weighted average.

(ii) Ceiling limit. The employer shall assure that no employee is exposed to an airborne concentration of acrylonitrile in excess of (10) ppm as averaged over any fifteen-minute period during the working day.

(b) Dermal and eye exposure. The employer shall assure that no employee is exposed to skin contact or eye contact with liquid AN or PAN.

(4) Notification of use and emergencies. (a) Use. Within ten days of the effective date of this standard, or within fifteen days following the introduction of AN into the workplace, every employer shall report, unless he has done so pursuant to the emergency temporary standard, the following information to the director for each such workplace:

(i) The address and location of each workplace in which AN is present;

(ii) A brief description of each process of operation which may result in employee exposure to AN;

(iii) The number of employees engaged in each process or operation who may be exposed to AN and an estimate of the frequency and degree of exposure that occurs; and

(iv) A brief description of the employer's safety and health program as it relates to limitation of employee exposure to AN. Whenever there has been a significant change in the information required by this subsection, the employer shall promptly amend such information previously provided to the director.

(b) Emergencies and remedial action. Emergencies, and the facts obtainable at that time, shall be reported within 24 hours of the initial occurrence to the director. Upon request of the director, the employer shall submit additional information in writing relevant to the nature and extent of employee exposures and measures taken to prevent future emergencies of a similar nature.

(5) Exposure monitoring. (a) General. (i) Determinations of airborne exposure levels shall be made from air samples that are representative of each employee's exposure to AN over an eight-hour period.

(ii) For the purposes of this section, employee exposure is that which would occur if the employee were not using a respirator.

(b) Initial monitoring. Each employer who has a place of employment in which AN is present shall monitor each such workplace and work operation to accurately determine the airborne concentrations of AN to which employees may be exposed. Such monitoring may be done on a representative basis, provided that the employer can demonstrate that the determinations are representative of employee exposures.

(c) Frequency. (i) If the monitoring required by this section reveals employee exposure to be below the action level, the employer may discontinue monitoring for that employee.

(ii) If the monitoring required by this section reveals employee exposure to be at or above the action level but below the permissible exposure limits, the employer shall repeat such monitoring for each such employee at least quarterly.

(iii) If the monitoring required by this section reveals employee exposure to be in excess of the permissible exposure limits, the employer shall repeat these determinations for each such employee at least monthly. The employer shall continue these monthly measurements until at least two consecutive measurements, taken at least seven days apart, are below the permissible exposure limits, and thereafter the employer shall monitor at least quarterly.

(d) Additional monitoring. Whenever there has been a production, process, control or personnel change which may result in new or additional exposure to AN, or whenever the employer has any other reason to suspect a change which may result in new or additional exposures to AN, additional monitoring which complies with this subsection shall be conducted.

(e) Employee notification. (i) Within five working days after the receipt of monitoring results, the employer shall notify each employee in writing of the results which represent that employee's exposure.

(ii) Whenever the results indicate that the representative employee exposure exceeds the permissible exposure limits, the employer shall include in the written notice a statement that the permissible exposure limits were exceeded and a description of the corrective action being taken to reduce exposure to or below the permissible exposure limits.

(f) Accuracy of measurement. The method of measurement of employee exposures shall be accurate, to a confidence level of 95 percent, to within plus or minus 25 percent for concentrations of AN at or above the permissible exposure limits, and plus or minus 35 percent for concentrations of AN between the action level and the permissible exposure limits.

(g) Weekly survey of operations involving liquid AN. In addition to monitoring of employee exposures to AN as otherwise required by this subsection, the employer shall survey areas of operations involving liquid AN at least weekly to detect points where AN liquid or vapor are being released into the workplace. The survey shall employ an infra-red gas analyzer calibrated for AN, a multipoint gas chromatographic monitor, or comparable system for detection of AN. A listing of levels detected and areas of AN release, as determined from the survey, shall be posted prominently in the workplace, and shall remain posted until the next survey is completed.

(6) Regulated areas. (a) The employer shall establish regulated areas where AN concentrations are in excess of the permissible exposure limits.

(b) Regulated areas shall be demarcated and segregated from the rest of the workplace, in any manner that minimizes the number of persons who will be exposed to AN.

(c) Access to regulated areas shall be limited to authorized persons or to persons otherwise authorized by the act or regulations issued pursuant thereto.

(d) The employer shall assure that in the regulated area, food or beverages are not present or consumed, smoking products are not present or used, and cosmetics are not applied, (except that these activities may be conducted in the lunchrooms, change rooms and showers required under subsections (13)(a)-(13)(c) of this section.

(7) Methods of compliance. (a) Engineering and work practice controls. (i) The employer shall institute engineering or work practice controls to reduce and maintain employee exposures to AN, to or below the permissible exposure limits, except to the extent that the employer establishes that such controls are not feasible.

(ii) Wherever the engineering and work practice controls which can be instituted are not sufficient to reduce employee exposures to or below the permissible exposure limits, the employer shall nonetheless use them to reduce exposures to the lowest levels achievable by these controls and shall supplement them by the use of respiratory protection which complies with the requirements of subsection (8) of this section.

(b) Compliance program. (i) The employer shall establish and implement a written program to reduce employee exposures to or below the permissible exposure limits solely by means of engineering and work practice controls, as required by subsection (7)(a) of this section.

(ii) Written plans for these compliance programs shall include at least the following:

(A) A description of each operation or process resulting in employee exposure to AN above the permissible exposure limits;

(B) Engineering plans and other studies used to determine the controls for each process;

(C) A report of the technology considered in meeting the permissible exposure limits;

(D) A detailed schedule for the implementation of engineering or work practice controls; and

(E) Other relevant information.

(iii) Written plans for such a program shall be submitted upon request to the director, and shall be available at the worksite for examination and copying by the director, or any affected employee or representative.

(iv) The plans required by this subsection shall be revised and updated at least every six months to reflect the current status of the program.

(8) Respiratory protection. (a) General. The employer shall assure that respirators are used where required pursuant to this section to reduce employee exposure to within the permissible exposure limits and in emergencies. Compliance with the permissible exposure limits may not be achieved by the use of respirators except:

- (i) During the time period necessary to install or implement feasible engineering and work practice controls; or
 - (ii) In work operations such as maintenance and repair activities in which the employer establishes that engineering and work practice controls are not feasible; or
 - (iii) In work situations where feasible engineering and work practice controls are not yet sufficient to reduce exposure to or below the permissible exposure limits; or
 - (iv) In emergencies.
- (b) Respirator selection. (i) Where respiratory protection is required under this section, the employer shall select and provide at no cost to the employee, the appropriate type of respirator from Table I and shall assure that the employee wears the respirator provided.

TABLE I

RESPIRATORY PROTECTION FOR ACRYLONITRILE (AN)

Concentration of AN or Condition of Use	Respirator Type
(a) Less than or equal to 10 x permissible exposure limits.	(1) Any chemical cartridge respirator with organic vapor cartridge(s) and half-mask; or (2) Any supplied air respirator with half-mask.
(b) Less than or equal to 50 x permissible exposure limits.	(1) Any organic vapor gas mask; or (2) Any supplied air respirator with full facepiece; or (3) Any self-contained breathing apparatus with full facepiece.
(c) Less than or equal to 2,000 x permissible exposure limits.	(1) Supplied air respirator in positive pressure mode with full facepiece, helmet, hood, or suit.
(d) Less than or equal to 10,000 x permissible exposure limits.	(1) Supplied air respirator and auxiliary self-contained full facepiece in positive pressure mode; or (2) Open circuit self-contained breathing apparatus with full facepiece in positive pressure mode.
(e) Emergency entry into unknown concentration of firefighting.	(1) Any self-contained breathing apparatus with full facepiece in positive pressure mode.
(f) Escape.	(1) Any organic vapor gas mask; or (2) Any self-contained breathing apparatus with full facepiece.

(ii) The employer shall select respirators from those approved for use with AN by the National Institute for Occupational Safety and Health under the provisions of WAC 296-24-081.

(c) Respirator program. (i) The employer shall institute a respiratory protection program in accordance with WAC 296-24-081.

(ii) Where air-purifying respirators (chemical cartridge or canister-type gas mask) are used, the air-purifying canister or cartridge(s) shall be replaced prior to the expiration of their service life or at the beginning of each shift, whichever occurs first. A label shall be attached to the cartridge or canister to indicate the date and time at which it is first installed on the respirator.

(iii) The employer shall allow each employee who uses a filter respirator (cartridge or canister) to change the filter elements whenever an increase in breathing resistance is detected and shall maintain an adequate supply of the filter elements necessary for this purpose.

(iv) Employees who wear respirators shall be allowed to wash their faces and respirator facepieces to prevent potential skin irritation associated with respirator use.

(9) Emergency situations. (a) Written plans. (i) A written plan for emergency situations shall be developed for each workplace where AN is present. Appropriate portions of the plan shall be implemented in the event of an emergency.

(ii) The plan shall specifically provide that employees engaged in correcting emergency conditions shall be equipped as required in subsection (8) of this section until the emergency is abated.

(b) Alerting employees. (i) Alarms. Where there is the possibility of employee exposure to AN in excess of the ceiling limit due to the occurrence of an emergency, a general alarm shall be installed and maintained to promptly alert employees of such occurrences.

(ii) Evacuation. Employees not engaged in correcting the emergency shall be restricted from the area and shall not be permitted to return until the emergency is abated.

(10) Protective clothing and equipment. (a) Provision and use. Where eye or skin contact with liquid AN or PAN may occur, the employer shall provide at no cost to the employee, and assure that employees wear, appropriate protective clothing or other equipment in accordance with WAC 296-24-07501 and 296-24-07801 to protect any area of the body which may come in contact with liquid AN or PAN.

(b) Cleaning and replacement. (i) The employer shall clean, launder, maintain, or replace protective clothing and equipment required by this subsection, as needed to maintain their effectiveness. In addition, the employer shall provide clean protective clothing and equipment at least weekly to each affected employee.

(ii) The employer shall assure that the employee removes all protective clothing and equipment at the completion of a work shift and that an employee whose protective clothing becomes wet with liquid AN or PAN removes that clothing promptly to avoid skin contact with the liquid AN or PAN. Protective clothing shall be removed only in change rooms as required by subsection (14)(a) of this section.

(iii) The employer shall assure that AN- or PAN-contaminated protective clothing and equipment is placed and stored in closable containers which prevent dispersion of the AN or PAN outside the container.

(iv) The employer shall assure that no employee removes AN- or PAN-contaminated protective equipment or clothing from the change room, except for those employees authorized to do so for the purpose of laundering, maintenance, or disposal.

(v) The employer shall inform any person who launders or cleans AN- or PAN-contaminated protective clothing or equipment of the potentially harmful effects of exposure to AN.

(vi) The employer shall assure that containers of contaminated protective clothing and equipment which are to be removed from the workplace for any reason are labeled in accordance with subsection (16)(c)(ii) of this section, and that such labels remain affixed when such containers leave the employer's workplace.

(11) Housekeeping. (a) Surfaces. (i) All surfaces shall be maintained free of accumulations of liquid AN and of PAN.

(ii) Dry sweeping and the use of compressed air for the cleaning of floors and other surfaces where liquid AN and PAN are found is prohibited.

(iii) Where vacuuming methods are selected, either portable units or a permanent system may be used.

(A) If a portable unit is selected, the exhaust shall be attached to the general workplace exhaust ventilation system or collected within the vacuum unit, equipped with high efficiency filters or other appropriate means of contaminant removal, so that AN is not reintroduced into the workplace air; and

(B) Portable vacuum units used to collect AN may not be used for other cleaning purposes and shall be labeled as prescribed by subsection (16)(c)(ii) of this section.

(iv) Cleaning of floors and other contaminated surfaces may not be performed by washing down with a hose, unless a fine spray has first been laid down.

(b) Liquids. Where AN is present in a liquid form, or as a resultant vapor, all containers or vessels containing AN shall be enclosed to the maximum extent feasible and tightly covered when not in use, with adequate provision made to avoid any resulting potential explosion hazard.

(12) Waste disposal. AN and PAN waste, scrap, debris, bags, containers or equipment, shall be disposed of in sealed bags or other closed containers which prevent dispersion of AN outside the container, and labeled as prescribed in subsection (16)(c)(ii) of this section.

(13) Hygiene facilities and practices. Where employees are exposed to airborne concentrations of AN above the permissible exposure limits, or where employees are required to wear protective clothing or equipment pursuant to subsection (11) of this section, or where otherwise found to be appropriate, the facilities required by WAC 296-24-12009 shall be provided by the employer for the use of those employees, and the employer shall assure that the employees use the facilities provided. In addition, the following facilities or requirements are mandated.

(a) Change rooms. The employer shall provide clean change rooms in accordance with WAC 296-24-12011.

(b) Showers. (i) The employer shall provide shower facilities in accordance with WAC 296-24-12009(3).

(ii) In addition, the employer shall also assure that employees exposed to liquid AN and PAN shower at the end of the work shift.

(c) Lunchrooms. (i) Whenever food or beverages are consumed in the workplace, the employer shall provide lunchroom facilities which have a temperature controlled, positive pressure, filtered air supply, and which are readily accessible to employees exposed to AN above the permissible exposure limits.

(ii) In addition, the employer shall also assure that employees exposed to AN above the permissible exposure limits wash their hands and face prior to eating.

(14) Medical surveillance. (a) General. (i) The employer shall institute a program of medical surveillance for each employee who is or will be exposed to AN above the action level. The employer shall provide each such employee with an opportunity for medical examinations and tests in accordance with this subsection.

(ii) The employer shall assure that all medical examinations and procedures are performed by or under the supervision of a licensed physician, and shall be provided without cost to the employee.

(b) Initial examinations. At the time of initial assignment, or upon institution of the medical surveillance program, the employer shall provide each affected employee an opportunity for a medical examination, including at least the following elements:

(i) A work history and medical history with special attention to skin, respiratory, and gastrointestinal systems, and those non-specific symptoms, such as headache, nausea, vomiting, dizziness, weakness, or other central nervous system dysfunctions that may be associated with acute or chronic exposure to AN.

(ii) A physical examination giving particular attention to central nervous system, gastrointestinal system, respiratory system, skin and thyroid.

(iii) A 14" x 17" posteroanterior chest x-ray.

(iv) Further tests of the intestinal tract, including fecal occult blood and proctosigmoidoscopy, on all workers 40 years of age or older, and to any other affected employees for whom, in the opinion of the physician, such testing would be appropriate.

(c) Periodic examinations. (i) The employer shall provide examinations specified in this subsection at least annually for all employees specified in subsection (14)(a) of this section.

(ii) If an employee has not had the examinations prescribed in subsection (14)(b) of this section within six months of termination of employment, the employer shall make such examination available to the employee upon such termination.

(d) Additional examinations. If the employee for any reason develops signs or symptoms commonly associated with exposure to AN, the employer shall provide appropriate examination and emergency medical treatment.

(e) Information provided to the physician. The employer shall provide the following information to the examining physician:

(i) A copy of this standard and its appendices;

(ii) A description of the affected employee's duties as they relate to the employee's exposure;

(iii) The employee's representative exposure level;

(iv) The employee's anticipated or estimated exposure level (for placement examinations or in cases of exposure due to an emergency);

(v) A description of any personal protective equipment used or to be used; and

(vi) Information from previous medical examinations of the affected employee, which is not otherwise available to the examining physician.

(f) Physician's written opinion. (i) The employer shall obtain a written opinion from the examining physician which shall include:

(A) The results of the medical tests performed;

(B) The physician's opinion as to whether the employee has any detected medical condition which would place the employee at an increased risk of material impairment of the employee's health from exposure to AN;

(C) Any recommended limitations upon the employee's exposure to AN or upon the use of protective clothing and equipment such as respirators; and

(D) A statement that the employee has been informed by the physician of the results of the medical examination and any medical conditions which require further examination or treatment.

(ii) The employer shall instruct the physician not to reveal in the written opinion specific findings or diagnoses unrelated to occupational exposure to AN.

(iii) The employer shall provide a copy of the written opinion to the affected employee.

(15) Employee information and training. (a) Training program. (i) The employer shall institute a training program for all employees where there is occupational exposure to AN and shall assure their participation in the training program.

(ii) The training program shall be provided at the time of initial assignment, or upon institution of the training program, and at least annually thereafter, and the employer shall assure that each employee is informed of the following:

(A) The information contained in Appendices A, B and C*(1);

(B) The quantity, location, manner of use, release or storage of AN and the specific nature of operations which could result in exposure to AN, as well as any necessary protective steps;

(C) The purpose, proper use, and limitations of respirators;

(D) The purpose and a description of the medical surveillance program required by subsection (14) of this section;

(E) The emergency procedures developed, as required by subsection (9) of this section; and

(F) The engineering and work practice controls, their function and the employee's relationship thereto; and

(G) A review of this standard.

(b) Access to training materials. (i) The employer shall make a copy of this standard and its appendices readily available to all affected employees.

(ii) The employer shall provide, upon request, all materials relating to the employee information and training program to the director.

(16) Signs and labels. (a) General. (i) The employer may use labels or signs required by other statutes, regulations, or ordinances in addition to, or in combination with, signs and labels required by this subsection.

(ii) The employer shall assure that no statement appears on or near any sign or label, required by this subsection, which contradicts or detracts from such effects of the required sign or label.

(b) Signs. (i) The employer shall post signs to clearly indicate all workplaces where AN concentrations exceed the permissible exposure limits. The signs shall bear the following legend:

**DANGER
ACRYLONITRILE (AN)
CANCER HAZARD
AUTHORIZED PERSONNEL ONLY
RESPIRATORS REQUIRED**

(ii) The employer shall assure that signs required by this subsection are illuminated and cleaned as necessary so that the legend is readily visible.

(c) Labels. (i) The employer shall assure that precautionary labels are affixed to all containers of AN, and to containers of PAN and products fabricated from PAN, except for those materials for which objective data is provided as to the conditions specified in subsection (1)(b) of this section. The employer shall assure that the labels remain affixed when the AN or PAN are sold, distributed or otherwise leave the employer's workplace.

(ii) The employer shall assure that the precautionary labels required by this subsection are readily visible and legible. The labels shall bear the following legend:

**DANGER
CONTAINS ACRYLONITRILE (AN)
CANCER HAZARD**

(17) Recordkeeping. (a) Objective data for exempted operations. (i) Where the processing, use, and handling of products fabricated from PAN are exempted pursuant to subsection (1)(b) of this section, the employer shall establish and maintain an accurate record of objective data reasonably relied upon in support of the exemption.

(ii) This record shall include the following information:

(A) The relevant condition in subsection (1)(b) upon which exemption is based;

(B) The source of the objective data;

(C) The results of testing and analysis of the material being processed;

(D) A description of the operation exempted; and

(E) Other data relevant to the operations, materials, and processing covered by the exemption.

(iii) The employer shall maintain this record for the duration of the employer's reliance upon such objective data.

(b) Exposure monitoring. (i) The employer shall establish and maintain an accurate record of all monitoring required by subsection (5) of this section.

(ii) This record shall include:

(A) The dates, number, duration, and results of each of the samples taken, including a description of the sampling procedure used to determine representative employee exposure;

(B) A description of the sampling and analytical methods used;

(C) Type of respiratory protective devices worn, if any; and

(D) Name, social security number and job classification of the employee monitored and of all other employees whose exposure the measurement is intended to represent.

(iii) The employer shall maintain this record for at least 40 years or the duration of employment plus 20 years, whichever is longer.

(c) Medical surveillance. (i) The employer shall establish and maintain an accurate record for each employee subject to medical surveillance as required by subsection (14) of this section.

(ii) This record shall include:

(A) A copy of the physicians' written opinions;

(B) Any employee medical complaints related to exposure to AN;

(C) A copy of the information provided to the physician as required by subsection (14)(f) of this section; and

(D) A copy of the employee's work history.

(iii) The employer shall assure that this record be maintained for at least forty years or for the duration of employment plus twenty years, whichever is longer.

(d) Availability. (i) The employer shall assure that all records required to be maintained by this section be made available upon request to the director for examination and copying.

(ii) ~~(The employer shall assure that employee exposure measurement records, as required by this section, be made available, upon request, for examination and copying to the affected employee, former employee, or designated representative.)~~ Records required by subparagraphs (a) through (c) of this subsection shall be provided upon request to employees, designated representatives, and the assistant director in accordance with WAC 296-62-05201 through 296-62-05209 and 296-62-05213 through 296-62-05217. Records required by subsection (a) shall be provided in the same manner as exposure monitoring records.

(iii) The employer shall assure that employee medical records required to be maintained by this section, be made available, upon request, for examination and copying, to the affected employee or former employee, or to a physician designated by the affected employee, former employee, or designated representative.

(e) Transfer of records. (i) Whenever the employer ceases to do business, the successor employer shall receive and retain all records required to be maintained by this section.

(ii) Whenever the employer ceases to do business and there is no successor employer to receive and retain the records for the prescribed period, these records shall be transmitted to the director.

(iii) At the expiration of the retention period for the records required to be maintained pursuant to this section, the employer shall transmit these records to the director.

(iv) The employer shall also comply with any additional requirements involving transfer of records set forth in WAC 296-62-05215.

(18) Observation of monitoring. (a) Employee observation. The employer shall provide affected employees, or their designated representatives, an opportunity to observe any monitoring of employee exposure to AN conducted pursuant to subsection (5) of this section.

(b) Observation procedures. (i) Whenever observation of the monitoring of employee exposure to AN requires entry into an area where the use of protective clothing or equipment is required, the employer shall provide the observer with personal protective clothing or equipment required to be worn by employees working in the area, assure the use of such clothing and equipment, and require the observer to comply with all other applicable safety and health procedures.

(ii) Without interfering with the monitoring, observers shall be entitled:

(A) To receive an explanation of the measurement procedures;

(B) To observe all steps related to the measurement of airborne concentrations of AN performed at the place of exposure; and

(C) To record the results obtained.

(19) Effective date. This standard will become effective 30 days after it is filed with the Code Reviser.

*⁽¹⁾ Appendices printed in addition to this section, and information contained therein is not intended, by itself, to create any additional obligations not otherwise imposed or to detract from any existing obligations. Appendices are available from:

The Technical Services Section
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Olympia, WA 98504 (206) 753-6381

AMENDATORY SECTION (Amending Order 80-14, filed 8/8/80)

WAC 296-62-07345 1,2-DIBROMO-3-CHLOROPROPANE.

(1) Scope and Application. This section applies to all occupational exposures to 1,2-dibromo-3-chloropropane (DBCP), Chemical Abstracts Service Registry Number 96-12-8, except that this section does not apply to exposure to DBCP which results solely from the application and use of DBCP as a pesticide.

(2) Definitions applicable to this section:

(a) "Authorized person" - any person specifically authorized by the employer and whose duties require the person to be present in areas where DBCP is present; and any person entering this area as a designated representative of employees exercising an opportunity to observe employee exposure monitoring.

(b) "DBCP" - 1,2-dibromo-3-chloropropane.

(c) "Director" - the Director of Labor and Industries, or his authorized representative.

(3) Permissible Exposure Limits. (a) Inhalation. (i) Time-weighted average limit (TWA). The employer shall assure that no employee is exposed to an airborne concentration in excess of 1 part DBCP per billion part of air (ppb) as an eight-hour time-weighted average.

(ii) Ceiling limit. The employer shall assure that no employee is exposed to an airborne concentration in excess of 50 parts DBCP per billion parts of air (ppb) as averaged over any 15 minutes during the working day.

(b) Dermal and eye exposure. The employer shall assure that no employee is exposed to eye or skin contact with DBCP.

(4) Notification of Use. Within ten days of the effective date of this section or within ten days following the introduction of DBCP into the workplace, every employer who has a workplace where DBCP is present shall report the following information to the director for each such workplace:

(a) The address and location of each workplace in which DBCP is present;

(b) A brief description of each process or operation which may result in employee exposure to DBCP;

(c) The number of employees engaged in each process or operation who may be exposed to DBCP and an estimate of the frequency and degree of exposure that occurs;

(d) A brief description of the employer's safety and health program as it relates to limitation of employee exposure to DBCP.

(5) Exposure Monitoring. (a) General. Determinations of airborne exposure levels shall be made from air samples that are representative of each employee's exposure to DBCP over an eight-hour period. (For the purposes of this section, employee exposure is that exposure which would occur if the employee were not using a respirator.)

(b) Initial. Each employer who has a place of employment in which DBCP is present shall monitor, within thirty days of the effective date of this section, each workplace and work operation to accurately determine the airborne concentrations of DBCP to which employees may be exposed.

(c) Frequency. (i) If the monitoring required by this section reveals employee exposures to be below the permissible exposure limits, the employer shall repeat these determinations at least quarterly.

(ii) If the monitoring required by this section reveals employee exposure to be in excess of the permissible exposure limits, the employer shall repeat these determinations for each such employee at least monthly. The employer shall continue these monthly determinations until at least two consecutive measurements, taken at least seven days apart, are below the permissible exposure limit, thereafter the employer shall monitor at least quarterly.

(d) Additional. Whenever there has been a production process, control or personnel change which may result in any new or additional exposure to DBCP, or whenever the employer has any other reason to suspect a change which may result in new or additional exposure to DBCP, additional monitoring which complies with subsection (5) shall be conducted.

(e) Employee notification. (i) Within five working days after the receipt of monitoring results, the employer shall notify each employee in writing of results which represent the employee's exposure.

(ii) Whenever the results indicate that employee exposure exceeds the permissible exposure limit, the employer shall include in the written notice a statement that the permissible exposure limit was exceeded and a description of the corrective action being taken to reduce exposure to or below the permissible exposure limits.

(f) Accuracy of measurement. The method of measurement shall be accurate, to a confidence level of 95 percent, to within plus or minus 25 percent for concentrations of DBCP at or above the permissible exposure limits.

(6) Methods of Compliance. The employer shall control employee exposures to airborne concentrations of DBCP to within the permissible exposure limit, and shall protect against employee exposure to eye or skin contact with DBCP by engineering controls, work practices and personal protective equipment.

(a) Engineering controls. The employer shall develop and implement, as soon as possible, feasible engineering controls to reduce the airborne concentrations of DBCP to within the permissible exposure limits.

(b) Work practices. The employer shall examine each work area in which DBCP is present and shall institute, as soon as possible, work practices to reduce employee exposure to DBCP. The work practices shall be described in writing and shall include, among other things, the following mandatory work practices:

- (i) Limiting access to work areas where DBCP is present to authorized personnel only;
- (ii) Prohibiting smoking and the consumption of food and beverages in work areas where DBCP is present; and
- (iii) Establishing good maintenance and housekeeping practices including the prompt cleanup of spills, repair of leaks, and the practices required in subsection (9) of this section.

(c) Respiratory protection. Where engineering and work practice controls are not sufficient to reduce employee exposures to airborne concentrations of DBCP to within the permissible exposure limits, the employer shall provide at no cost to the employee, and assure that employees wear respirators in accordance with subsection (7) of this section.

(d) Engineering and work practice control plan. (i) Within ninety days of the effective date of this section, the employer shall develop a written plan describing proposed means to reduce employee exposures to DBCP to the lowest feasible level solely by means of engineering and work practice controls.

(ii) Written plans required under subsection (6)(d) shall be submitted upon request to the director, and shall be available at the worksite for examination and copying by the director, and any affected employee or designated representative of employees.

(7) Respirators. (a) Required use. The employer shall assure that respirators are used where required under this section to reduce employee exposure to within the permissible exposure limits, and in emergencies.

(b) Respirator selection. (i) Where respirators are used to reduce employee exposures to within the permissible exposure limit and in emergencies, the employer shall select and provide, at no cost to the employee, the appropriate respirator from Table I and shall assure that the employee wears the respirator provided.

(ii) The employer shall select respirators from among those approved by the National Institute for Occupational Safety and Health (NIOSH) under the provisions of WAC 296-24-081.

TABLE I

RESPIRATORY PROTECTION FOR DBCP

RESPIRATORY PROTECTION

Concentration not greater than:

100 ppb:

- Any chemical cartridge respirator with pesticide cartridge(s).
- Any supplied-air respirator.
- Any self-contained cartridge breathing apparatus.

500 ppb:

- A chemical cartridge respirator with full facepiece and pesticide cartridge(s).
- A gas mask with full facepiece and pesticide canister.
- Any supplied-air respirator with full facepiece, helmet or hood.
- Any self-contained breathing apparatus with full facepiece.

5,000 ppb:

- A Type C supplied-air respirator operated in pressure-demand or other positive pressure or continuous flow mode.

20,000 ppb:

- A Type C supplied-air respirator with full facepiece operated in pressure-demand or other positive pressure mode, or with full facepiece, hood or helmet operated in continuous flow mode.

Greater than 20,000 ppb or entry and escape from unknown concentrations:

- A combination respirator which includes a Type C supplied-air respirator with full facepiece operated in pressure-demand or other positive pressure or continuous flow mode and an auxiliary self-contained breathing apparatus operated in pressure-demand or positive pressure mode.

- A self-contained breathing apparatus with full facepiece operated in pressure-demand or other positive pressure mode.

Firefighting:

- A self-contained breathing apparatus with full facepiece operated in pressure-demand or other positive pressure mode.

(c) Respirator program. (i) The employer shall institute a respiratory protection program in accordance with WAC 296-24-081.

(ii) Where air-purifying respirators (chemical cartridge or gas mask) are used, the air-purifying canister or cartridge(s) shall be replaced prior to the expiration of their service life or the beginning of each shift, whichever occurs first.

(iii) Employees who wear respirators shall be allowed to wash their face and respirator facepiece to prevent potential skin irritation associated with respirator use.

(8) Protective Clothing and Equipment. (a) Provision and use. Where eye or skin contact with liquid or solid DBCP may occur, employers shall provide at no cost to the employee, and assure that employees wear impermeable protective clothing and equipment in accordance with WAC 296-24-07501 and 296-24-07801 to protect the area of the body which may come in contact with DBCP.

(b) Cleaning and replacement. (i) The employer shall clean, launder, maintain, or replace protective clothing and equipment required by this subsection to maintain their effectiveness. In addition, the employer shall provide clean protective clothing and equipment at least daily to each affected employee.

(ii) The employer shall assure that the employee removes all protective clothing and equipment at the completion of a workshift.

(iii) The employer shall assure that DBCP-contaminated protective work clothing and equipment is placed and stored in closed containers which prevent dispersion of DBCP outside the container.

(iv) The employer shall inform any person who launders or cleans DBCP-contaminated protective clothing or equipment of the potentially harmful effects of exposure to DBCP.

(v) The employer shall assure that the containers of contaminated protective clothing and equipment which are to be removed from the workplace for any reason are labeled in accordance with subsection (13)(c) of this section.

(vi) The employer shall prohibit the removal of DBCP from protective clothing and equipment by blowing or shaking.

(9) Housekeeping. (a) Surfaces. (i) All surfaces shall be maintained free of accumulations of DBCP.

(ii) Dry sweeping and the use of air for the cleaning of floors and other surfaces where DBCP dust or liquids are found is prohibited.

(iii) Where vacuuming methods are selected, either portable units or a permanent system may be used.

(A) If a portable unit is selected, the exhaust shall be attached to the general workplace exhaust ventilation system or collected within the vacuum unit, equipped with high efficiency filters or other appropriate means of contaminant removal, so that DBCP is not reintroduced into the workplace air; and

(B) Portable vacuum units used to collect DBCP may not be used for other cleaning purposes and shall be labeled as prescribed by subsection (13)(c) of this section.

(iv) Cleaning of floors and other contaminated surfaces may not be performed by washing down with a hose, unless a fine spray has first been laid down.

(b) Liquids. Where DBCP is present in a liquid form, or as a resultant vapor, all containers or vessels containing DBCP shall be enclosed to the maximum extent feasible and tightly covered when not in use.

(c) Waste disposal. DBCP waste, scrap, debris, bags, containers or equipment, shall be disposed in sealed bags or other closed containers which prevent dispersion of DBCP outside the container.

(10) Hygiene Facilities and Practices. Hygiene facilities shall be provided and practices implemented in accordance with the requirements of WAC 296-24-12009.

(11) Medical Surveillance. (a) General. The employer shall institute a program of medical surveillance for each employee who is or will be exposed, without regard to the use of respirators, to DBCP. The employer shall provide each such employee with an opportunity for medical examinations and tests in accordance with this subsection. All medical examinations and procedures shall be performed by or under the supervision of a licensed physician, and shall be provided without cost to the employee.

(b) Frequency and content. Within 30 days of the effective date of this section or time of initial assignment, and whenever exposure to DBCP, the employer shall provide a medical examination including at least the following:

(i) A complete medical and occupational history with emphasis on reproductive history.

(ii) A complete physical examination with emphasis on the genitourinary tract, testicle size, and body habitus including the following tests:

- (A) Sperm count;
- (B) Complete urinalysis (U/A);
- (C) Complete blood count; and
- (D) Thyroid profile.

(iii) A serum specimen shall be obtained and the following determinations made:

- (A) Serum multiphasic analysis (SMA 12);
- (B) Serum testosterone;
- (C) Serum follicle stimulating hormone (FSH);
- (D) Serum luteinizing hormone (LH).

(c) Information provided to the physician. The employer shall provide the following information to the examining physician:

- (i) A copy of this standard and its appendices;
- (ii) A description of the affected employee's duties as they relate to the employee's exposure;
- (iii) The level of DBCP to which the employee is exposed; and
- (iv) A description of any personal protective equipment used or to be used.

(d) Physician's written opinion. (i) The employer shall obtain a written opinion from the examining physician which shall include:

- (A) The results of the medical tests performed;
- (B) The physician's opinion as to whether the employee has any detected medical condition which would place the employee at an increased risk of material impairment of health from exposure to DBCP;
- (C) Any recommended limitations upon the employee's exposure to DBCP or upon the use of protective clothing and equipment such as respirators; and

(D) A statement that the employee was informed by the physician of the results of the medical examination, and any medical conditions which require further examination or treatment.

(ii) The employer shall instruct the physician not to reveal in the written opinion specific findings or diagnoses unrelated to occupational exposure to DBCP.

(iii) The employer shall provide a copy of the written opinion to the affected employee.

(12) Employee Information and Training. (a) Training program. (i) Within thirty days of the effective date of this standard, the employer shall institute a training program for all employees who may be exposed to DBCP and shall assure their participation in such training program.

(ii) The employer shall assure that each employee is informed of the following:

- (A) The information contained in Appendices A, B and C⁽¹⁾;

(B) The quantity, location, manner of use, release or storage of DBCP and the specific nature of operations which could result in exposure to DBCP as well as any necessary protective steps;

(C) The purpose, proper use, and limitations of respirators;

(D) The purpose and description of the medical surveillance program required by subsection (11) of this section; and

(E) A review of this standard.

(b) Access to training materials. (i) The employer shall make a copy of this standard and its appendices readily available to all affected employees.

(ii) The employer shall provide, upon request, all materials relating to the employee information and training program to the director.

(13) Signs and Labels. (a) General. (i) The employer may use labels or signs required by other statutes, regulations, or ordinances in addition to or in combination with, signs and labels required by this subsection.

(ii) The employer shall assure that no statement appears on or near any sign or label required by this subsection which contradicts or detracts from the required sign or label.

(b) Signs. (i) The employer shall post signs to clearly indicate all work areas where DBCP may be present. These signs shall bear the legend:

DANGER

1,2-Dibromo-3-chloropropane

(Insert appropriate trade or common names)

CANCER HAZARD

AUTHORIZED PERSONNEL ONLY

(ii) Where airborne concentrations of DBCP exceed the permissible exposure limits, the signs shall bear the additional legend:

RESPIRATOR REQUIRED

(c) Labels. (i) The employer shall assure that precautionary labels are affixed to all containers of DBCP and of products containing DBCP, and that the labels remain affixed when the DBCP or products containing DBCP are sold, distributed, or otherwise leave the employer's workplace. Where DBCP or products containing DBCP are sold, distributed or otherwise leave the employer's workplace bearing appropriate labels required by EPA under the regulations in 40 CFR Part 162, the labels required by this subsection need not be affixed.

(ii) The employer shall assure that the precautionary labels required by this subsection are readily visible and legible. The labels shall bear the following legend:

DANGER

1,2-Dibromo-3-chloropropane

CANCER HAZARD

(14) Recordkeeping. (a) Exposure monitoring. (i) The employer shall establish and maintain an accurate record of all monitoring required by subsection (5) of this section.

(ii) This record shall include:

- (A) The dates, number, duration and results of each of the samples taken, including a description of the sampling procedure used to determine representative employee exposure;
- (B) A description of the sampling and analytical methods used;
- (C) Type of respiratory worn, if any; and
- (D) Name, social security number, and job classification of the employee monitored and of all other employees whose exposure the measurement is intended to represent.

(iii) The employer shall maintain this record for the effective period of this standard.

(b) Medical surveillance. (i) The employer shall establish and maintain an accurate record for each employee subject to medical surveillance required by subsection (11) of this section.

(ii) This record shall include:

- (A) A copy of the physician's written opinion.
- (B) Any employee medical complaints related to exposure to DBCP;
- (C) A copy of the information provided the physician as required by subsection (11)(c) of this section; and
- (D) A copy of the employee's work history.

(iii) The employer shall assure that this record be maintained for the effective period of this standard.

(c) Availability. (i) The employer shall assure that all records required to be maintained by this section be made available upon request to the director for examination and copying.

(ii) ~~(The employer shall assure that employee exposure monitoring records required by this section be made available upon request, for examination and copying to the affected employee or former employee, and their designated representatives.)~~

~~(iii) The employer shall assure that employee medical records required to be maintained by this section be made available, upon request, for examination and copying to the affected employee or former employee, or to a physician designated by the affected employee or former employee or designated representative.)~~ Employee exposure monitoring records and employee medical records required by this subsection shall be provided upon request to employees' designated representatives and the assistant director in accordance with WAC 296-62-05201 through 296-62-05209; and WAC 296-62-05213 through 296-62-05217.

(d) Transfer of records. (i) If the employer ceases to do business, the successor employer shall receive and retain all records required to be maintained by this section for the prescribed period.

(ii) If the employer ceases to be business and there is no successor employer to receive and retain the records for the prescribed period, the employer shall transmit these records by mail to the director.

(iii) At the expiration of the retention period for the records required to be maintained under this section, the employer shall transmit these records by mail to the director.

(iv) The employer shall also comply with any additional requirements involving transfer of records set forth in WAC 296-62-05215.

(15) Observation of Monitoring. (a) Employee observation. The employer shall provide affected employees, or their designated representatives, an opportunity to observe any monitoring of employee exposure to DBCP conducted under subsection (5) of this section.

(b) Observation procedures. (i) Whenever observation of the measuring or monitoring of employee exposure to DBCP requires entry into an area where the use of protective clothing or equipment is required, the employer shall provide the observer with personal protective clothing or equipment required to be worn by employees working in the area, assure the use of such clothing and equipment, and require the observer to comply with all other applicable safety and health procedures.

(ii) Without interfering with the monitoring or measurement, observers shall be entitled to:

(A) Receive an explanation of the measurement procedures;

(B) Observe all steps related to the measurement of airborne concentrations of DBCP performed at the place of exposure; and

(C) Record the results obtained.

(16) Effective Date. This standard will become effective 30 days after it is filed with the Code Reviser.

*⁽¹⁾ Appendices printed in addition to this section, and information contained therein is not intended, by itself, to create any additional obligations not otherwise imposed or to detract from any existing obligations. Appendices are available from:

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AMENDATORY SECTION (Amending Order 79-9, filed 7/31/79)

WAC 296-62-07347 INORGANIC ARSENIC. (1) Scope and Application. This section applies to all occupational exposures to inorganic arsenic except that this section does not apply to employee exposures in agriculture or resulting from pesticide application, the treatment of wood with preservatives or the utilization of arsenically preserved wood.

(2) Definitions. (a) "Action level" - a concentration of inorganic arsenic of 5 micrograms per cubic meter of air ($5 \mu\text{g}/\text{m}^3$) averaged over any eight-hour period.

(b) "Authorized person" - any person specifically authorized by the employer whose duties require the person to enter a regulated area, or any person entering such an area as a designated representative of employees for the purpose of exercising the right to observe monitoring and measuring procedures under subsection (5) of this section.

(c) "Director" - the Director of the Department of Labor and Industries, or his designated representative.

(d) "Inorganic arsenic" - copper aceto-arsenite and all inorganic compounds containing arsenic except arsine, measured as arsenic (As).

(3) Permissible Exposure Limit. The employer shall assure that no employee is exposed to inorganic arsenic at concentrations greater than 10 micrograms per cubic meter of air ($10 \mu\text{g}/\text{m}^3$), averaged over any eight-hour period.

(4) Notification of Use. (a) By October 1, 1978, or within sixty days after the introduction of inorganic arsenic into the workplace, every employer who is required to establish a regulated area in his workplaces shall report in writing to the Department of Labor and Industries for each such workplace:

(i) The address of each such workplace;

(ii) The approximate number of employees who will be working in regulated areas; and

(iii) A brief summary of the operations creating the exposure and the actions which the employer intends to take to reduce exposures.

(b) Whenever there has been a significant change in the information required by subsection (4)(a) of this section, the employer shall report the changes in writing within sixty days to the Department of Labor and Industries.

(5) Exposure Monitoring. (a) General. (i) Determinations of airborne exposure levels shall be made from air samples that are representative of each employee's exposure to inorganic arsenic over an eight-hour period.

(ii) For the purposes of this section, employee exposure is that exposure which would occur if the employee were not using a respirator.

(iii) The employer shall collect full shift (for at least seven continuous hours) personal samples including at least one sample for each shift for each job classification in each work area.

(b) Initial Monitoring. Each employer who has a workplace or work operation covered by this standard shall monitor each such workplace and work operation to accurately determine the airborne concentration of inorganic arsenic to which employees may be exposed.

(c) Frequency. (i) If the initial monitoring reveals employee exposure to be below the action level the measurements need not be repeated except as otherwise provided in subsection (5)(d) of this section.

(ii) If the initial monitoring, required by this section, or subsequent monitoring reveals employee exposure to be above the permissible exposure limit, the employer shall repeat monitoring at least quarterly.

(iii) If the initial monitoring, required by this section, or subsequent monitoring reveals employee exposure to be above the action level and below the permissible exposure limit the employee shall repeat monitoring at least every six months.

(iv) The employer shall continue monitoring at the required frequency until at least two consecutive measurements, taken at least seven days apart, are below the action level at which time the employer may discontinue monitoring for that employee until such time as any of the events in subsection (5)(d) of this section occur.

(d) Additional monitoring. Whenever there has been a production, process, control or personal change which may result in new or additional exposure to inorganic arsenic, or whenever the employer has any other reason to suspect a change which may result in new or additional exposures to inorganic arsenic, additional monitoring which complies with subsection (5) of this section shall be conducted.

(e) Employee notification. (i) Within five working days after the receipt of monitoring results, the employer shall notify each employee in writing of the results which represent that employee's exposures.

(ii) Whenever the results indicate that the representative employee exposure exceeds the permissible exposure limit, the employer shall include in the written notice a statement that the permissible exposure limit was exceeded and a description of the corrective action taken to reduce exposure to or below the permissible exposure limit.

(f) Accuracy of measurement. (i) The employer shall use a method of monitoring and measurement which has an accuracy (with a confidence level of 95 percent) of not less than plus or minus 25 percent for concentrations of inorganic arsenic greater than or equal to $10 \mu\text{g}/\text{m}^3$.

(ii) The employer shall use a method of monitoring and measurement which has an accuracy (with confidence level of 95 percent) of not less than plus or minus 35 percent for concentrations of inorganic arsenic greater than $5 \mu\text{g}/\text{m}^3$ but less than $10 \mu\text{g}/\text{m}^3$.

(6) Regulated Area. (a) Establishment. The employer shall establish regulated areas where worker exposures to inorganic arsenic, without regard to the use of respirators, are in excess of the permissible limit.

(b) Demarcation. Regulated areas shall be demarcated and segregated from the rest of the workplace in any manner that minimizes the number of persons who will be exposed to inorganic arsenic.

(c) Access. Access to regulated areas shall be limited to authorized persons or to persons otherwise authorized by the Act or regulations issued pursuant thereto to enter such areas.

(d) Provision of respirators. All persons entering a regulated area shall be supplied with a respirator, selected in accordance with subsection (8)(b) of this section.

(e) Prohibited activities. The employer shall assure that in regulated areas, food or beverages are not consumed, smoking products, chewing tobacco and gum are not used and cosmetics are not applied, except that these activities may be conducted in the lunchrooms, change rooms and showers required under subsection (12) of this section. Drinking water may be consumed in the regulated area.

(7) Methods of Compliance. (a) Controls. (i) The employer shall institute at the earliest possible time but not later than December 31, 1979, engineering and work practice controls to reduce exposures to or below the permissible exposure limit, except to the extent that the employer can establish that such controls are not feasible.

(ii) Where engineering and work practice controls are not sufficient to reduce exposures to or below the permissible exposure limit, they shall nonetheless be used to reduce exposures to the lowest levels achievable by these controls and shall be supplemented by the use of respirators in accordance with subsection (8) of this section and other necessary personal protective equipment. Employee rotation is not required as a control strategy before respiratory protection is instituted.

(b) Compliance program. (i) The employer shall establish and implement a written program to reduce exposures to or below the permissible exposure limit by means of engineering and work practice controls.

(ii) Written plans for these compliance programs shall include at least the following:

(A) A description of each operation in which inorganic arsenic is emitted; e.g., machinery used, material processed, controls in place, crew size, operating procedures and maintenance practices;

(B) Engineering plans and studies used to determine methods selected for controlling exposure to inorganic arsenic;

(C) A report of the technology considered in meeting the permissible exposure limit;

(D) Monitoring data;

(E) A detailed schedule for implementation of the engineering controls and work practices that cannot be implemented immediately and for the adaption and implementation of any additional engineering and work practices necessary to meet the permissible exposure limit;

(F) Whenever the employer will not achieve the permissible exposure limit with engineering controls and work practices by December 31, 1979, the employer shall include in the compliance plan an analysis of the effectiveness of the various controls, shall install engineering controls and institute work practices on the quickest schedule feasible, and shall include in the compliance plan and implement a program to minimize the discomfort and maximize the effectiveness of respirator use; and

(G) Other relevant information.

(iii) Written plans for such a program shall be submitted upon request to the Director, and shall be available at the worksite for examination and copying by the Director, any affected employee or authorized employee representatives.

(iv) The plans required by this subsection shall be revised and updated at least every six months to reflect the current status of the program.

(8) Respiratory Protection. (a) General. The employer shall assure that respirators are used where required under this section to reduce employee exposures to below the permissible exposure limit and in emergencies. Respirators shall be used in the following circumstances:

(i) During the time period necessary to install or implement feasible engineering or work practice controls;

(ii) In work operations such as maintenance and repair activities in which the employer establishes that engineering and work practice controls are not feasible;

(iii) In work situations in which engineering controls and supplemental work practice controls are not yet sufficient to reduce exposures to or below the permissible exposure limit; or

(iv) In emergencies.

(b) Respirator selection. (i) Where respirators are required under this section the employer shall select, provide at no cost to the employee and assure the use of the appropriate respirator or combination of respirators from Table I for inorganic arsenic compounds without significant vapor pressure, or Table II for inorganic arsenic compounds which have significant vapor pressure.

(ii) Where employee exposures exceed the permissible exposure limit for inorganic arsenic and also exceed the relevant limit for particular gasses such as sulfur dioxide, any air purifying respirator supplied to the employee as permitted by this standard must have a combination high efficiency filter with an appropriate gas sorbent. (See footnote in Table I)

TABLE I
RESPIRATORY PROTECTION FOR INORGANIC ARSENIC PARTICULATE EXCEPT FOR THOSE WITH SIGNIFICANT VAPOR PRESSURE

Concentration of Inorganic Arsenic (as As) or Condition of Use.	Required Respirator
(i) Unknown or greater or lesser than 20,000 $\mu\text{g}/\text{m}^3$ (20 mg/m^3) or firefighting.	(A) Any full facepiece self-contained breathing apparatus operated in positive pressure mode.
(ii) Not greater than 20,000 $\mu\text{g}/\text{m}^3$ (20 mg/m^3)	(A) Supplied air respirator with full facepiece, hood, or helmet or suit and operated in positive pressure mode.
(iii) Not greater than 10,000 $\mu\text{g}/\text{m}^3$ (10 mg/m^3)	(A) Powered air-purifying respirators in all inlet face coverings with high-efficiency filters. (B) Half-mask supplied air respirators operated in positive pressure mode.
(iv) Not greater than 500 $\mu\text{g}/\text{m}^3$	(A) Full facepiece air-purifying respirator equipped with high-efficiency filter. (B) Any full facepiece supplied air respirator. (C) Any full facepiece self-contained breathing apparatus.
(v) Not greater than 100 $\mu\text{g}/\text{m}^3$	(A) Half-mask air-purifying respirator equipped with high-efficiency filter. (B) Any half-mask supplied air respirator.

¹High-efficiency filter-99.97 pct efficiency against 0.3 micrometer monodisperse diethyl-hexyl phthalate (DOP) particles.

TABLE II
RESPIRATORY PROTECTION FOR INORGANIC ARSENICALS (SUCH AS ARSENIC TRICHLORIDE² AND ARSENIC PHOSPHIDE) WITH SIGNIFICANT VAPOR PRESSURE

Concentration of Inorganic Arsenic (as As) or Condition of Use	Required Respirator
(i) Unknown or greater or lesser than 20,000 $\mu\text{g}/\text{m}^3$ (20 mg/m^3) or firefighting.	(A) Any full facepiece contained breathing apparatus operated in positive pressure mode.
(ii) Not greater than 20,000 $\mu\text{g}/\text{m}^3$ (20 mg/m^3)	(A) Supplied air respirator with full facepiece hood, or helmet or suit and operated in positive pressure mode. ²
(iii) Not greater than 10,000 $\mu\text{g}/\text{m}^3$ (10 mg/m^3)	(A) Half-mask ² supplied air respirator operated in positive pressure mode.
(iv) Not greater than 500 $\mu\text{g}/\text{m}^3$	(A) Front or back mounted gas mask equipped with high-efficiency filter and acid gas canister. (B) Any full facepiece supplied air respirator. (C) Any full facepiece self-contained breathing apparatus.
(v) Not greater than 100 $\mu\text{g}/\text{m}^3$	(A) Half-mask ² air-purifying respirator equipped with high-efficiency filter and acid gas cartridge. (B) Any half-mask supplied air respirator.

¹High efficiency filter—99.97 pct efficiency against 0.3 micrometer monodisperse diethyl-hexyl phthalate (DOP) particles.

²Half-mask respirators shall not be used for protection against arsenic trichloride, as it is rapidly absorbed through the skin.

(iii) The employer shall select respirators from among those approved for protection against dust, fume, and mist by the National Institute for Occupational Safety and Health (NIOSH) under the provisions of 30 CFR Part 11.

(c) Respirator usage. (i) The employer shall assure that the respirator issued to the employee exhibits minimum facepiece leakage and that the respirator is fitted properly.

(ii) The employer shall perform qualitative fit tests at the time of initial fitting and at least semi-annually thereafter for each employee wearing respirators, where quantitative fit tests are not required.

(iii) Employers with more than twenty employees wearing respirators shall perform a quantitative face fit test at the time of initial fitting and at least semi-annually thereafter for each employee wearing negative pressure respirators. The test shall be used to select facepieces that provide the required protection as prescribed in Table I or II.

(iv) If an employee has demonstrated difficulty in breathing during the fitting test or during use, he or she shall be examined by a physician trained in pulmonary medicine to determine whether the employee can wear a respirator while performing the required duty.

(d) Respirator program. (i) The employer shall institute a respirator protection program in accordance with WAC 296-24-08103, 296-24-08107, 296-24-08109 and 296-24-08111.

(ii) The employer shall permit each employee who uses a filter respirator to change the filter elements whenever an increase in breathing resistance is detected and shall maintain an adequate supply of filter elements for this purpose.

(iii) Employees who wear respirators shall be permitted to leave work areas to wash their face and respirator facepiece to prevent skin irritation associated with respirator use.

(e) Commencement of respirator use. (i) The employer's obligation to provide respirators commences on August 1, 1978, for employees exposed over $500 \mu\text{g}/\text{m}^3$ of inorganic arsenic, as soon as possible but not later than October 1, 1978, for employees exposed to over $50 \mu\text{g}/\text{m}^3$ of inorganic arsenic, and as soon as possible but not later than December 1, 1978, for employees exposed between 10 and $50 \mu\text{g}/\text{m}^3$ of inorganic arsenic.

(ii) Employees with exposures below $50 \mu\text{g}/\text{m}^3$ of inorganic arsenic may choose not to wear respirators until December 31, 1979.

(iii) After December 1, 1978, any employee required to wear air purifying respirators may choose, and if so chosen the employer must provide, if it will give proper protection, a powered air purifying respirator and in addition if necessary a combination dust and acid gas respirator for times where exposures to gases are over the relevant exposure limits.

(9) RESERVED.

(10) Protective Work Clothing and Equipment. (a) Provision and use. Where the possibility of skin or eye irritation from inorganic arsenic exists, and for all workers working in regulated areas, the employer shall provide at no cost to the employee and assure that employees use appropriate and clean protective work clothing and equipment such as, but not limited to:

(i) Coveralls or similar full-body work clothing;

(ii) Gloves, and shoes or coverlets;

(iii) Face shields or vented goggles when necessary to prevent eye irritation, which comply with the requirements of WAC 296-24-07801(1) - (6).

(iv) Impervious clothing for employees subject to exposure to arsenic trichloride.

(b) Cleaning and replacement. (i) The employer shall provide the protective clothing required in subsection (10)(a) of this section in a freshly laundered and dry condition at least weekly, and daily if the employee works in areas where exposures are over $100 \mu\text{g}/\text{m}^3$ of inorganic arsenic or in areas where more frequent washing is needed to prevent skin irritation.

(ii) The employer shall clean, launder, or dispose of protective clothing required by subsection (10)(a) of this section.

(iii) The employer shall repair or replace the protective clothing and equipment as needed to maintain their effectiveness.

(iv) The employer shall assure that all protective clothing is removed at the completion of a work shift only in change rooms prescribed in subsection (13)(a) of this section.

(v) The employer shall assure that contaminated protective clothing which is to be cleaned, laundered, or disposed of, is placed in a closed

container in the change-room which prevents dispersion of inorganic arsenic outside the container.

(vi) The employer shall inform in writing any person who cleans or launders clothing required by this section, of the potentially harmful affects including the carcinogenic effects of exposure to inorganic arsenic.

(vii) The employer shall assure that the containers of contaminated protective clothing and equipment in the workplace or which are to be removed from the workplace are labeled as follows:

CAUTION: Clothing contaminated with inorganic arsenic; do not remove dust by blowing or shaking. Dispose of inorganic arsenic contaminated wash water in accordance with applicable local, state, or Federal regulations.

(viii) The employer shall prohibit the removal of inorganic arsenic from protective clothing or equipment by blowing or shaking.

(11) Housekeeping. (a) Surfaces. All surfaces shall be maintained as free as practicable of accumulations of inorganic arsenic.

(b) Cleaning floors. Floors and other accessible surfaces contaminated with inorganic arsenic may not be cleaned by the use of compressed air, and shoveling and brushing may be used only where vacuuming or other relevant methods have been tried and found not to be effective.

(c) Vacuuming. Where vacuuming methods are selected, the vacuums shall be used and emptied in a manner to minimize the re-entry of inorganic arsenic into the workplace.

(d) Housekeeping plan. A written housekeeping and maintenance plan shall be kept which shall list appropriate frequencies for carrying out housekeeping operations, and for cleaning and maintaining dust collection equipment. The plan shall be available for inspection by the Director.

(e) Maintenance of equipment. Periodic cleaning of dust collection and ventilation equipment and checks of their effectiveness shall be carried out to maintain the effectiveness of the system and a notation kept of the last check of effectiveness and cleaning or maintenance.

(12) RESERVED.

(13) Hygiene Facilities and Practices. (a) Change rooms. The employer shall provide for employees working in regulated areas or subject to the possibility of skin or eye irritation from inorganic arsenic, clean change rooms equipped with storage facilities for street clothes and separate storage facilities for protective clothing and equipment in accordance with WAC 296-24-12011.

(b) Showers. (i) The employer shall assure that employees working in regulated areas or subject to the possibility of skin or eye irritation from inorganic arsenic shower at the end of the work shift.

(ii) The employer shall provide shower facilities in accordance with WAC 296-24-12009(3).

(c) Lunchrooms. (i) The employer shall provide for employees working in regulated areas, lunchroom facilities which have a temperature controlled, positive pressure, filtered air supply, and which are readily accessible to employees working in regulated areas.

(ii) The employer shall assure that employees working in the regulated area or subject to the possibility of skin or eye irritation from exposure to inorganic arsenic wash their hands and face prior to eating.

(d) Lavatories. The employer shall provide lavatory facilities which comply with WAC 296-24-12009(1) and (2).

(e) Vacuuming clothes. The employer shall provide facilities for employees working in areas where exposure, without regard to the use of respirators, exceeds $100 \mu\text{g}/\text{m}^3$ to vacuum their protective clothing and clean or change shoes worn in such areas before entering change rooms, lunchrooms or shower rooms required by subsection (10) of this section and shall assure that such employees use such facilities.

(f) Avoidance of skin irritation. The employer shall assure that no employee is exposed to skin or eye contact with arsenic trichloride, or to skin or eye contact with liquid or particulate inorganic arsenic which is likely to cause skin or eye irritation.

(14) Medical Surveillance. (a) General. (i) Employees covered. The employer shall institute a medical surveillance program for the following employees:

(A) All employees who are or will be exposed above the action level, without regard to the use of respirators, at least thirty days per year; and

(B) All employees who have been exposed above the action level, without regard to respirator use, for thirty days or more per year for a total of ten years or more of combined employment with the employer or predecessor employers prior to or after the effective date of this

standard. The determination of exposures prior to the effective date of this standard shall be based upon prior exposure records, comparison with the first measurements taken after the effective date of this standard, or comparison with records of exposures in areas with similar processes, extent of engineering controls utilized and materials used by that employer.

(ii) Examination by physician. The employer shall assure that all medical examinations and procedures are performed by or under the supervision of a licensed physician, and shall be provided without cost to the employee, without loss of pay and at a reasonable time and place.

(b) Initial examinations. By December 1, 1978, for employees initially covered by the medical provisions of this section, or thereafter at the time of initial assignment to an area where the employee is likely to be exposed over the action level at least thirty days per year, the employer shall provide each affected employee an opportunity for a medical examination, including at least the following elements:

(i) A work history and a medical history which shall include a smoking history and the presence and degree of respiratory symptoms such as breathlessness, cough, sputum production and wheezing.

(ii) A medical examination which shall include at least the following:

(A) A 14" by 17" posterior-anterior chest X-ray and International Labor Office UICC/Cincinnati (ILO U/C) rating;

(B) A nasal and skin examination;

(C) A sputum cytology examination; and

(D) Other examinations which the physician believes appropriate because of the employees exposure to inorganic arsenic or because of required respirator use.

(c) Periodic examinations. (i) The employer shall provide the examinations specified in subsections (14)(b)(i) and (14)(b)(ii)(A), (B) and (D) of this section at least annually for covered employees who are under forty-five years of age with fewer than ten years of exposure over the action level without regard to respirator use.

(ii) The employer shall provide the examinations specified in subsections (14)(b)(i) and (ii) of this section at least semi-annually for other covered employees.

(iii) Whenever a covered employee has not taken the examinations specified in subsection (14)(b)(i) and (ii) of this section within six months preceding the termination of employment, the employer shall provide such examinations to the employee upon termination of employment.

(d) Additional examinations. If the employee for any reason develops signs or symptoms commonly associated with exposure to inorganic arsenic the employer shall provide an appropriate examination and emergency medical treatment.

(e) Information provided to the physician. The employer shall provide the following information to the examining physician:

(i) A copy of this standard and its appendices;

(ii) A description of the affected employee's duties as they relate to the employee's exposure;

(iii) The employee's representative exposure level or anticipated exposure level;

(iv) A description of any personal protective equipment used or to be used; and

(v) Information from previous medical examinations of the affected employee which is not readily available to the examining physician.

(f) Physician's written opinion. (i) The employer shall obtain a written opinion from the examining physician which shall include:

(A) The results of the medical examination and tests performed;

(B) The physician's opinion as to whether the employee has any detected medical conditions which would place the employee at increased risk of material impairment of the employee's health from exposure to inorganic arsenic;

(C) Any recommended limitations upon the employee's exposure to inorganic arsenic or upon the use of protective clothing or equipment such as respirators; and

(D) A statement that the employee has been informed by the physician of the results of the medical examination and any medical conditions which require further explanation or treatment.

(ii) The employer shall instruct the physician not to reveal in the written opinion specific findings or diagnoses unrelated to occupational exposure.

(iii) The employer shall provide a copy of the written opinion to the affected employee.

(15) Employee information and training. (a) Training program. (i) The employer shall institute a training program for all employees who

are subject to exposure to inorganic arsenic above the action level without regard to respirator use, or for whom there is the possibility of skin or eye irritation from inorganic arsenic. The employer shall assure that those employees participate in the training program.

(ii) The training program shall be provided by October 1, 1978 for employees covered by this provision, at the time of initial assignment for those subsequently covered by this provision, and shall be repeated at least quarterly for employees who have optional use of respirators and at least annually for other covered employees thereafter, and the employer shall assure that each employee is informed of the following:

(A) The information contained in Appendix A;

(B) The quantity, location, manner of use, storage, sources of exposure, and the specific nature of operations which could result in exposure to inorganic arsenic as well as any necessary protective steps;

(C) The purpose, proper use, and limitation of respirators;

(D) The purpose and a description of medical surveillance program as required by subsection (14) of this section;

(E) The engineering controls and work practices associated with the employee's job assignment; and

(F) A review of this standard.

(b) Access to training materials. (i) The employer shall make readily available to all affected employees a copy of this standard and its appendices.

(ii) The employer shall provide, upon request, all materials relating to the employee information and training program to the Director.

(16) Signs and Labels. (a) General. (i) The employer may use labels or signs required by other statutes, regulations, or ordinances in addition to, or in combination with, signs and labels required by this subsection.

(ii) The employer shall assure that no statement appears on or near any sign or label required by this subsection which contradicts or detracts from the meaning of the required sign or label.

(b) Signs. (i) The employer shall post signs demarcating regulated areas bearing the legend:

DANGER
INORGANIC ARSENIC
CANCER HAZARD
AUTHORIZED PERSONNEL ONLY
NO SMOKING OR EATING
RESPIRATOR REQUIRED

(ii) The employer shall assure that signs required by this subsection are illuminated and cleaned as necessary so that the legend is readily visible.

(c) Labels. The employer shall apply precautionary labels to all shipping and storage containers of inorganic arsenic, and to all products containing inorganic arsenic except when the inorganic arsenic in the product is bound in such a manner so as to make unlikely the possibility of airborne exposure to inorganic arsenic. (Possible examples of products not requiring labels are semiconductors, light emitting diodes and glass.) The label shall bear the following legend:

DANGER
CONTAINS INORGANIC ARSENIC
CANCER HAZARD
HARMFUL IF INHALED OR
SWALLOWED
USE ONLY WITH ADEQUATE
VENTILATION
OR RESPIRATORY PROTECTION

(17) Recordkeeping. (a) Exposure monitoring. (i) The employer shall establish and maintain an accurate record of all monitoring required by subsection (5) of this section.

(ii) This record shall include:

(A) The date(s), number, duration location, and results of each of the samples taken, including a description of the sampling procedure used to determine representative employee exposure where applicable;

(B) A description of the sampling and analytical methods used and evidence of their accuracy;

(C) The type of respiratory protective devices worn, if any;

(D) Name, social security number, and job classification of the employees monitored and of all other employees whose exposure the measurement is intended to represent; and

(E) The environmental variables that could affect the measurement of the employee's exposure.

(iii) The employer shall maintain these monitoring records for at least forty years or for the duration of employment plus twenty years, whichever is longer.

(b) Medical surveillance. (i) The employer shall establish and maintain an accurate record for each employee subject to medical surveillance as required by subsection (14) of this section.

(ii) This record shall include:

(A) The name, social security number, and description of duties of the employee;

(B) A copy of the physician's written opinions;

(C) Results of any exposure monitoring done for that employee and the representative exposure levels supplied to the physician; and

(D) Any employee medical complaints related to exposure to inorganic arsenic.

(iii) The employer shall in addition keep, or assure that the examining physician keeps, the following medical records:

(A) A copy of the medical examination results including medical and work history required under subsection (14) of this section;

(B) A description of the laboratory procedures and a copy of any standards or guidelines used to interpret the test results or references to that information;

(C) The initial X-ray;

(D) The X-rays for the most recent five years;

(E) Any X-rays with a demonstrated abnormality and all subsequent X-rays;

(F) The initial cytologic examination slide and written description;

(G) The cytologic examination slide and written description for the most recent five years; and

(H) Any cytologic examination slides with demonstrated atypia, if such atypia persists for three years, and all subsequent slides and written descriptions.

(iv) The employer shall maintain or assure that the physician maintains those medical records for at least forty years, or for the duration of employment, plus twenty years, whichever is longer.

(c) Availability. (i) The employer shall make available upon request all records required to be maintained by subsection (17) of this section to the Director for examination and copying.

(ii) ~~((The employer shall make available upon request records of employee exposure monitoring required by subsection (17)(a) of this section for inspection and copying to affected employees, former employees and their designated representatives.))~~ Records required by this subsection shall be provided upon request to employees, designated representatives, and the assistant director in accordance with WAC 296-62-05201 through 296-62-05209 and 296-62-05213 through 296-62-05217.

(iii) The employer shall make available upon request an employee's medical records and exposure records representative of that employee's exposure required to be maintained by subsection (17) of this section to the affected employee or former employee or to a physician designated by the affected employee or former employee.

(d) Transfer of records. (i) Whenever the employer ceases to do business, the successor employer shall receive and retain all records required to be maintained by this section.

(ii) Whenever the employer ceases to do business and there is no successor employer to receive and retain the records required to be maintained by this section for the prescribed period, these records shall be transmitted to the Director.

(iii) At the expiration of the retention period for the records required to be maintained by this section, the employer shall notify the Director at least three months prior to the disposal of such records and shall transmit those records to the Director if he requests them within that period.

(iv) The employer shall also comply with any additional requirements involving transfer of records set forth in WAC 296-62-05215.

(18) Observation of Monitoring. (a) Employee observation. The employer shall provide affected employees or their designated representatives an opportunity to observe any monitoring of employee exposure to inorganic arsenic conducted pursuant to subsection (5) of this section.

(b) Observation procedures. (i) Whenever observation of the monitoring of employee exposure to inorganic arsenic requires entry into an area where the use of respirators, protective clothing, or equipment is required, the employer shall provide the observer with and assure the

use of such respirators, clothing, and such equipment, and shall require the observer to comply with all other applicable safety and health procedures.

(ii) Without interfering with the monitoring, observers shall be entitled to;

(A) Receive an explanation of the measurement procedures;

(B) Observe all steps related to the monitoring of inorganic arsenic performed at the place of exposure; and

(C) Record the results obtained or receive copies of the results when returned by the laboratory.

(19) Effective Date. This standard shall become effective thirty days after filing with the Code Reviser.

(20) Appendices. The information contained in the appendices to this section is not intended by itself, to create any additional obligations not otherwise imposed by this standard nor detract from any existing obligation.

(21) Startup Dates. (a) General. The startup dates of requirements of this standard shall be the effective date of this standard unless another startup date is provided for, either in other subsections of this section or in this subsection.

(b) Monitoring. Initial monitoring shall be commenced by August 1, 1978, and shall be completed by September 15, 1978.

(c) Regulated areas. Regulated areas required to be established as a result of initial monitoring shall be set up as soon as possible after the results of that monitoring is known and no later than October 1, 1978.

(d) Compliance program. The written program required by subsection (7)(b) as a result of initial monitoring shall be made available for inspection and copying as soon as possible and no later than December 1, 1978.

(e) Hygiene and lunchroom facilities. Construction plans for change-rooms, showers, lavatories, and lunchroom facilities shall be completed no later than December 1, 1978, and these facilities shall be constructed and in use no later than July 1, 1979. However, if as part of the compliance plan it is predicted by an independent engineering firm that engineering controls and work practices will reduce exposures below the permissible exposure limit by December 31, 1979, for affected employees, then such facilities need not be completed until one year after the engineering controls are completed or December 31, 1980, whichever is earlier, if such controls have not in fact succeeded in reducing exposure to below the permissible exposure limit.

(f) Summary of startup dates set forth elsewhere in this standard.

STARTUP DATES

August 1, 1978 - Respirator use over 500 $\mu\text{g}/\text{m}^3$.

AS SOON AS POSSIBLE BUT NO LATER THAN

September 15, 1978 - Completion of initial monitoring.

October 1, 1978 - Complete establishment of regulated areas. Respirator use for employees exposed above 50 $\mu\text{g}/\text{m}^3$. Completion of initial training. Notification of use.

December 1, 1978 - Respirator use over 10 $\mu\text{g}/\text{m}^3$. Completion of initial medical. Completion of compliance plan. Optional use of powered air-purifying respirators.

July 1, 1979 - Completion of lunch rooms and hygiene facilities.

December 31, 1979 - Completion of engineering controls.

All other requirements of the standard have as their startup date August 1, 1978.

AMENDATORY SECTION (Amending Order 80-16, filed 8/8/80)

WAC 296-62-07349 LEAD. (1) Scope and application.

(a) This section applies to all occupational exposure to lead, except as provided in subdivision (1)(b).

(b) This section does not apply to the construction industry or to agricultural operations covered by chapter 296-306 WAC.

(2) Definitions as applicable to this part.

(a) "Action level" - employee exposure, without regard to the use of respirators, to an airborne concentration of lead of thirty micrograms per cubic meter of air ($30 \mu\text{g}/\text{m}^3$) averaged over an eight-hour period.

(b) "Director" - the director of the department of labor and industries.

(c) "Lead" - metallic lead, all inorganic lead compounds, and organic lead soaps. Excluded from this definition are all other organic lead compounds.

(3) Permissible exposure limit (PEL).

(a) The employer shall assure that no employee is exposed to lead at concentrations greater than fifty micrograms per cubic meter of air ($50 \mu\text{g}/\text{m}^3$) averaged over an eight-hour period.

(b) If an employee is exposed to lead for more than eight hours in any work day, the permissible exposure limit, as a time weighted average (TWA) for that day, shall be reduced according to the following formula:

$$\text{Maximum permissible limit (in } \mu\text{g}/\text{m}^3) = 400 \div \text{hours worked in the day.}$$

(c) When respirators are used to supplement engineering and work practice controls to comply with the PEL and all the requirements of subsection (6) have been met, employee exposure, for the purpose of determining whether the employer has complied with the PEL, may be considered to be at the level provided by the protection factor of the respirator for those periods the respirator is worn. Those periods may be averaged with exposure levels during periods when respirators are not worn to determine the employee's daily TWA exposure.

(4) Exposure monitoring.

(a) General.

(i) For the purposes of subsection (4), employee exposure is that exposure which would occur if the employee were not using a respirator.

(ii) With the exception of monitoring under subdivision (4)(c), the employer shall collect full shift (for at least seven continuous hours) personal samples including at least one sample for each shift for each job classification in each work area.

(iii) Full shift personal samples shall be representative of the monitored employee's regular, daily exposure to lead.

(b) Initial determination. Each employer who has a workplace or work operation covered by this standard shall determine if any employee may be exposed to lead at or above the action level.

(c) Basis of initial determination.

(i) The employer shall monitor employee exposures and shall base initial determinations on the employee exposure monitoring results and any of the following, relevant considerations:

(A) Any information, observations, or calculations which would indicate employee exposure to lead;

(B) Any previous measurements of airborne lead; and

(C) Any employee complaints of symptoms which may be attributable to exposure to lead.

(ii) Monitoring for the initial determination may be limited to a representative sample of the exposed employees who the employer reasonably believes are exposed to the greatest airborne concentrations of lead in the workplace.

(iii) Measurements of airborne lead made in the preceding twelve months may be used to satisfy the requirement to monitor under item (4)(c)(i) if the sampling and analytical methods used meet the accuracy and confidence levels of subdivision (4)(i) of this section.

(d) Positive initial determination and initial monitoring.

(i) Where a determination conducted under subdivision (4)(b) and (4)(c) of this section shows the possibility of any employee exposure at or above the action level, the employer shall conduct monitoring which is representative of the exposure for each employee in the workplace who is exposed to lead.

(ii) Measurements of airborne lead made in the preceding twelve months may be used to satisfy this requirement if the sampling and analytical methods used meet the accuracy and confidence levels of subdivision (4)(i) of this section.

(e) Negative initial determination. Where a determination, conducted under subdivisions (4)(b) and (4)(c) of this section is made that no employee is exposed to airborne concentrations of lead at or above the action level, the employer shall make a written record of such determination. The record shall include at least the information specified in subdivision (4)(c) of this section and shall also include the date of determination, location within the worksite, and the name and social security number of each employee monitored.

(f) Frequency.

(i) If the initial monitoring reveals employee exposure to be below the action level the measurements need not be repeated except as otherwise provided in subdivision (4)(g) of this section.

(ii) If the initial determination or subsequent monitoring reveals employee exposure to be at or above the action level but below the permissible exposure limit the employer shall repeat monitoring in accordance with this subsection at least every six months. The employer shall continue monitoring at the required frequency until at least two consecutive measurements, taken at least seven days apart, are below

the action level at which time the employer may discontinue monitoring for that employee except as otherwise provided in subdivision (4)(g) of this section.

(iii) If the initial monitoring reveals that employee exposure is above the permissible exposure limit the employer shall repeat monitoring quarterly. The employer shall continue monitoring at the required frequency until at least two consecutive measurements, taken at least seven days apart, are below the PEL but at or above the action level at which time the employer shall repeat monitoring for that employee at the frequency specified in item (4)(f)(ii), except as otherwise provided in subdivision (4)(g) of this section.

(g) Additional monitoring. Whenever there has been a production, process, control or personnel change which may result in new or additional exposure to lead, or whenever the employer has any other reason to suspect a change which may result in new or additional exposures to lead, additional monitoring in accordance with this subsection shall be conducted.

(h) Employee notification.

(i) Within five working days after the receipt of monitoring results, the employer shall notify each employee in writing of the results which represent that employee's exposure.

(ii) Whenever the results indicate that the representative employee exposure, without regard to respirators, exceeds the permissible exposure limit, the employer shall include in the written notice a statement that the permissible exposure limit was exceeded and a description of the corrective action taken or to be taken to reduce exposure to or below the permissible exposure limit.

(i) Accuracy of measurement. The employer shall use a method of monitoring and analysis which has an accuracy (to a confidence level of ninety-five percent) of not less than plus or minus twenty percent for airborne concentrations of lead equal to or greater than $30 \mu\text{g}/\text{m}^3$.

(5) Method of compliance.

(a) Engineering and work practice controls. The employer shall implement engineering and work practice controls (including administrative controls) to reduce and maintain employee exposure to lead in accordance with the implementation schedule in Table 1. Failure to achieve exposure levels without regard to respirators is sufficient to establish a violation of this provision.

TABLE 1
IMPLEMENTATION SCHEDULE

Industry ¹	Compliance Dates ²		
	200 $\mu\text{g}/\text{m}^3$	100 $\mu\text{g}/\text{m}^3$	50 $\mu\text{g}/\text{m}^3$
Primary lead production	(3)	3	10
Secondary lead production	(3)	3	5
Lead-acid battery manufacturing	(3)	2	5
Nonferrous foundries	(3)	1	5
Lead pigment manufacturing	(3)	3	5
All other industries	(3)	Not	1
		Applicable	

¹Includes ancillary activities located on the same worksite.

²Expressed as the number of years from the effective date by which compliance with the given airborne exposure level, as an eight-hour TWA, must be achieved.

³On effective date. This continues an obligation from WAC 296-62-07515 Table 1 which had been in effect since 1973.

(b) Respiratory protection. Where engineering and work practice controls do not reduce employee exposure to or below the $50 \mu\text{g}/\text{m}^3$ permissible exposure limit, the employer shall supplement these controls with respirators in accordance with subsection (6).

(c) Compliance program.

(i) Each employer shall establish and implement a written compliance program to reduce exposures to or below the permissible exposure limit, and interim levels if applicable, solely by means of engineering and work practice controls in accordance with the implementation schedule in subdivision (5)(a).

(ii) Written plans for these compliance programs shall include at least the following:

(A) A description of each operation in which lead is emitted; e.g., machinery used, material processed, controls in place, crew size, employee job responsibilities, operating procedures and maintenance practices;

(B) A description of the specific means that will be employed to achieve compliance, including engineering plans and studies used to determine methods selected for controlling exposure to lead;

(C) A report of the technology considered in meeting the permissible exposure limit;

(D) Air monitoring data which documents the source of lead emissions;

(E) A detailed schedule for implementation of the program, including documentation such as copies of purchase orders for equipment, construction contracts, etc.;

(F) A work practice program which includes items required under subsections (7), (8) and (9) of this regulation;

(G) An administrative control schedule required by subdivision (5)(f), if applicable; and

(H) Other relevant information.

(iii) Written programs shall be submitted upon request to the director, and shall be available at the worksite for examination and copying by the director, any affected employee or authorized employee representatives.

(iv) Written programs shall be revised and updated at least every six months to reflect the current status of the program.

(d) Bypass of interim level. Where an employer's compliance plan provides for a reduction of employee exposures to or below the PEL solely by means of engineering and work practice controls in accordance with the implementation schedule in Table I, and the employer has determined that compliance with the 100 $\mu\text{g}/\text{m}^3$ interim level would divert resources to the extent that it clearly precludes compliance, otherwise attainable, with the PEL by the required time, the employer may proceed with the plan to comply with the PEL in lieu of compliance with the interim level if:

(i) The compliance plan clearly documents the basis of the determination;

(ii) The employer takes all feasible steps to provide maximum protection for employees until the PEL is met; and

(iii) The employer notifies the director in writing within ten working days of the completion or revision of the compliance plan reflecting the determination.

(e) Mechanical ventilation.

(i) When ventilation is used to control exposure, measurements which demonstrate the effectiveness of the system in controlling exposure, such as capture velocity, duct velocity, or static pressure shall be made at least every three months. Measurements of the system's effectiveness in controlling exposure shall be made within five days of any change in production, process, or control which might result in a change in employee exposure to lead.

(ii) Recirculation of air. If air from exhaust ventilation is recirculated into the workplace, the employer shall assure that (A) the system has a high efficiency filter with reliable back-up filter; and (B) controls to monitor the concentration of lead in the return air and to bypass the recirculation system automatically if it fails are installed, operating, and maintained.

(f) Administrative controls. If administrative controls are used as a means of reducing employees TWA exposure to lead, the employer shall establish and implement a job rotation schedule which includes:

(i) Name or identification number of each affected employee;

(ii) Duration and exposure levels at each job or work station where each affected employee is located; and

(iii) Any other information which may be useful in assessing the reliability of administrative controls to reduce exposure to lead.

(6) Respiratory protection.

(a) General. Where the use of respirators is required under this section, the employer shall provide, at no cost to the employee, and assure the use of respirators which comply with the requirements of this subsection. Respirators shall be used in the following circumstances:

(i) During the time period necessary to install or implement engineering or work practice controls, except that after the dates for compliance with the interim levels in Table I, no employer shall require an employee to wear a negative pressure respirator longer than 4.4 hours per day;

(ii) In work situations in which engineering and work practice controls are not sufficient to reduce exposures to or below the permissible exposure limit; and

(iii) Whenever an employee requests a respirator.

(b) Respirator selection.

(i) Where respirators are required under this section the employer shall select the appropriate respirator or combination of respirators from Table II.

TABLE II

RESPIRATORY PROTECTION FOR LEAD AEROSOLS

Airborne Concentration of Lead or Condition of Use	Required Respirator ¹
Not in excess of 0.5 mg/m ³ (10X PEL).	Half-mask, air-purifying respirator equipped with high efficiency filters. ^{2,3}
Not in excess of 2.5 mg/m ³ (50X PEL).	Full facepiece, air-purifying respirator with high efficiency filters. ³
Not in excess of 50 mg/m ³ (1000X PEL).	(1) Any powered, air-purifying respirator with high efficiency filters ² ; or (2) Half-mask supplied air respirator operated in positive-pressure mode. ²
Not in excess of 100 mg/m ³ (2000X PEL).	Supplied-air respirators with full facepiece, hood, helmet, or suit, operated in positive pressure mode.
Greater than 100 mg/m ³ , unknown concentration or fire fighting.	Full facepiece, self-contained breathing apparatus operated in positive-pressure mode.

¹Respirators specified for high concentrations can be used at lower concentrations of lead.

²Full facepiece is required if the lead aerosols cause eye or skin irritation at the use concentrations.

³A high efficiency particulate filter means 99.97 percent efficient against 0.3 micron size particles.

(ii) The employer shall provide a powered, air-purifying respirator in lieu of the respirator specified, in Table II whenever:

(A) An employee chooses to use this type of respirator; and

(B) This respirator will provide adequate protection to the employee.

(iii) The employer shall select respirators from among those approved for protection against lead dust, fume, and mist by the Mine Safety and Health Administration and the National Institute for Occupational Safety and Health (NIOSH) under the provisions of 30 CFR Part 11.

(c) Respirator usage.

(i) The employer shall assure that the respirator issued to the employee exhibits minimum facepiece leakage and that the respirator is fitted properly.

(ii) Employers shall perform quantitative face fit tests at the time of initial fitting and at least semiannually thereafter for each employee wearing negative pressure respirators. The test shall be used to select facepieces that provide the required protection as prescribed in Table II.

(iii) If an employee exhibits difficulty in breathing during the fitting test or during use, the employer shall make available to the employee an examination in accordance with subitem (10)(c)(i)(C) of this section to determine whether the employee can wear a respirator while performing the required duty.

(d) Respirator program.

(i) The employer shall institute a respiratory protection program in accordance with WAC 296-24-08103, 296-24-08107, 296-24-08109 and 296-24-08111.

(ii) The employer shall permit each employee who uses a filter respirator to change the filter elements whenever an increase in breathing resistance is detected and shall maintain an adequate supply of filter elements for this purpose.

(iii) Employees who wear respirators shall be permitted to leave work areas to wash their face and respirator facepiece whenever necessary to prevent skin irritation associated with respirator use.

(7) Protective work clothing and equipment.

(a) Provision and use. If an employee is exposed to lead above the PEL, without regard to the use of respirators or where the possibility of skin or eye irritation exists, the employer shall provide at no cost to the employee and assure that the employee uses appropriate protective work clothing and equipment such as, but not limited to:

(i) Coveralls or similar full-body work clothing;

(ii) Gloves, hats, and shoes or disposable shoe coverlets; and

(iii) Face shields, vented goggles, or other appropriate protective equipment which complies with WAC 296-24-078.

(b) Cleaning and replacement.

(i) The employer shall provide the protective clothing required in subdivision (7)(a) of this section in a clean and dry condition at least

weekly, and daily to employees whose exposure levels without regard to a respirator are over $200 \mu\text{g}/\text{m}^3$ of lead as an eight-hour TWA.

(ii) The employer shall provide for the cleaning, laundering, or disposal of protective clothing and equipment required by subdivision (7)(a) of this section.

(iii) The employer shall repair or replace required protective clothing and equipment as needed to maintain their effectiveness.

(iv) The employer shall assure that all protective clothing is removed at the completion of a work shift only in change rooms provided for that purpose as prescribed in subdivision (9)(b) of this section.

(v) The employer shall assure that contaminated protective clothing which is to be cleaned, laundered, or disposed of, is placed in a closed container in the change-room which prevents dispersion of lead outside the container.

(vi) The employer shall inform in writing any person who cleans or launders protective clothing or equipment of the potentially harmful effects of exposure to lead.

(vii) The employer shall assure that the containers of contaminated protective clothing and equipment required by subdivision (7)(b)(v) are labeled as follows:

CAUTION: CLOTHING CONTAMINATED WITH LEAD. DO NOT REMOVE DUST BY BLOWING OR SHAKING. DISPOSE OF LEAD CONTAMINATED WASH WATER IN ACCORDANCE WITH APPLICABLE LOCAL, STATE, OR FEDERAL REGULATIONS.

(viii) The employer shall prohibit the removal of lead from protective clothing or equipment by blowing, shaking, or any other means which disperses lead into the air.

(8) Housekeeping.

(a) Surfaces. All surfaces shall be maintained as free as practicable of accumulations of lead.

(b) Cleaning floors.

(i) Floors and other surfaces where lead accumulates may not be cleaned by the use of compressed air.

(ii) Shoveling, dry or wet sweeping, and brushing may be used only where vacuuming or other equally effective methods have been tried and found not to be effective.

(c) Vacuuming. Where vacuuming methods are selected, the vacuums shall be used and emptied in a manner which minimizes the reentry of lead into the workplace.

(9) Hygiene facilities and practices.

(a) The employer shall assure that in areas where employees are exposed to lead above the PEL, without regard to the use of respirators, food or beverage is not present or consumed, tobacco products are not present or used, and cosmetics are not applied, except in change rooms, lunchrooms, and showers required under subdivision (9)(b) through (9)(d) of this section.

(b) Change rooms.

(i) The employer shall provide clean change rooms for employees who work in areas where their airborne exposure to lead is above the PEL, without regard to the use of respirators.

(ii) The employer shall assure that change rooms are equipped with separate storage facilities for protective work clothing and equipment and for street clothes which prevent cross-contamination.

(c) Showers.

(i) The employer shall assure that employees who work in areas where their airborne exposure to lead is above the PEL, without regard to the use of respirators, shower at the end of the work shift.

(ii) The employer shall provide shower facilities in accordance with WAC 296-24-12009.

(iii) The employer shall assure that employees who are required to shower pursuant to item (9)(c)(i) do not leave the workplace wearing any clothing or equipment worn during the work shift.

(d) Lunchrooms.

(i) The employer shall provide lunchroom facilities for employees who work in areas where their airborne exposure to lead is above the PEL, without regard to the use of respirators.

(ii) The employer shall assure that lunchroom facilities have a temperature controlled, positive pressure, filtered air supply, and are readily accessible to employees.

(iii) The employer shall assure that employees who work in areas where their airborne exposure to lead is above the PEL without regard to the use of a respirator wash their hands and face prior to eating, drinking, smoking or applying cosmetics.

(iv) The employer shall assure that employees do not enter lunchroom facilities with protective work clothing or equipment unless surface lead dust has been removed by vacuuming, downdraft booth, or other cleaning method.

(e) Lavatories. The employer shall provide an adequate number of lavatory facilities which comply with WAC 296-24-12009(1) and (2).

(10) Medical surveillance.

(a) General.

(i) The employer shall institute a medical surveillance program for all employees who are or may be exposed above the action level for more than thirty days per year.

(ii) The employer shall assure that all medical examinations and procedures are performed by or under the supervision of a licensed physician.

(iii) The employer shall provide the required medical surveillance including multiple physician review under item (10)(c)(iii) without cost to employees and at a reasonable time and place.

(b) Biological monitoring.

(i) Blood lead and ZPP level sampling and analysis. The employer shall make available biological monitoring in the form of blood sampling and analysis for lead and zinc protoporphyrin levels to each employee covered under item (10)(a)(i) of this section on the following schedule:

(A) At least every six months to each employee covered under item (10)(a)(i) of this section;

(B) At least every two months for each employee whose last blood sampling and analysis indicated a blood lead level at or above $40 \mu\text{g}/100 \text{ g}$ of whole blood. This frequency shall continue until two consecutive blood samples and analyses indicate a blood lead level below $40 \mu\text{g}/100 \text{ g}$ of whole blood; and

(C) At least monthly during the removal period of each employee removed from exposure to lead due to an elevated blood lead level.

(ii) Follow-up blood sampling tests. Whenever the results of a blood lead level test indicate that an employee's blood lead level exceeds the numerical criterion for medical removal under item (11)(a)(i), the employer shall provide a second (follow-up) blood sampling test within two weeks after the employer receives the results of the first blood sampling test.

(iii) Accuracy of blood lead level sampling and analysis. Blood lead level sampling and analysis provided pursuant to this section shall have an accuracy (to a confidence level of ninety-five percent) within plus or minus fifteen percent or $6 \mu\text{g}/100 \text{ ml}$, whichever is greater, and shall be conducted by a laboratory licensed by the Center for Disease Control (CDC), United States Department of Health, Education and Welfare or which has received a satisfactory grade in blood lead proficiency testing from CDC in the prior twelve months.

(iv) Employee notification. Within five working days after the receipt of biological monitoring results, the employer shall notify in writing each employee whose blood lead level exceeds $40 \mu\text{g}/100 \text{ g}$: (A) of that employee's blood lead level and (B) that the standard requires temporary medical removal with Medical Removal Protection benefits when an employee's blood lead level exceeds the numerical criterion for medical removal under item (11)(a)(i) of this section.

(c) Medical examinations and consultations.

(i) Frequency. The employer shall make available medical examinations and consultations to each employee covered under item (10)(a)(i) of this section on the following schedule:

(A) At least annually for each employee for whom a blood sampling test conducted at any time during the preceding twelve months indicated a blood lead level at or above $40 \mu\text{g}/100 \text{ g}$;

(B) Prior to assignment for each employee being assigned for the first time to an area in which airborne concentrations of lead are at or above the action level;

(C) As soon as possible, upon notification by an employee either that the employee has developed signs or symptoms commonly associated with lead intoxication, that the employee desires medical advice concerning the effects of current or past exposure to lead on the employee's ability to procreate a healthy child, or that the employee has demonstrated difficulty in breathing during a respirator fitting test or during use; and

(D) As medically appropriate for each employee either removed from exposure to lead due to a risk of sustaining material impairment to health, or otherwise limited pursuant to a final medical determination.

(ii) Content. Medical examinations made available pursuant to sub-items (10)(c)(i)(A) through (B) of this section shall include the following elements:

(A) A detailed work history and a medical history, with particular attention to past lead exposure (occupational and nonoccupational), personal habits (smoking, hygiene), and past gastrointestinal, hematologic, renal, cardiovascular, reproductive and neurological problems;

(B) A thorough physical examination, with particular attention to teeth, gums, hematologic, gastrointestinal, renal, cardiovascular, and neurological systems. Pulmonary status should be evaluated if respiratory protection will be used;

(C) A blood pressure measurement;

(D) A blood sample and analysis which determines:

(aa) Blood lead level;

(bb) Hemoglobin and hematocrit determinations, red cell indices, and examination of peripheral smear morphology;

(cc) Zinc protoporphyrin;

(dd) Blood urea nitrogen; and

(ee) Serum creatinine;

(E) A routine urinalysis with microscopic examination; and

(F) Any laboratory or other test which the examining physician deems necessary by sound medical practice.

The content of medical examinations made available pursuant to subitems (10)(c)(i)(C) through (D) of this section shall be determined by an examining physician and, if requested by an employee, shall include pregnancy testing or laboratory evaluation of male fertility.

(iii) Multiple physician review mechanism.

(A) If the employer selects the initial physician who conducts any medical examination or consultation provided to an employee under this section, the employee may designate a second physician:

(aa) To review any findings, determinations or recommendations of the initial physician; and

(bb) To conduct such examinations, consultations, and laboratory tests as the second physician deems necessary to facilitate this review.

(B) The employer shall promptly notify an employee of the right to seek a second medical opinion after each occasion that an initial physician conducts a medical examination or consultation pursuant to this section. The employer may condition its participation in, and payment for, the multiple physician review mechanism upon the employee doing the following within fifteen days after receipt of the foregoing notification, or receipt of the initial physician's written opinion, whichever is later:

(aa) The employee informing the employer that he or she intends to seek a second medical opinion, and

(bb) The employee initiating steps to make an appointment with a second physician.

(C) If the findings, determinations or recommendations of the second physician differ from those of the initial physician, then the employer and the employee shall assure that efforts are made for the two physicians to resolve any disagreement.

(D) If the two physicians have been unable to quickly resolve their disagreement, then the employer and the employee through their respective physicians shall designate a third physician:

(aa) To review any findings, determinations or recommendations of the prior physicians; and

(bb) To conduct such examinations, consultations, laboratory tests and discussions with the prior physicians as the third physician deems necessary to resolve the disagreement of the prior physicians.

(E) The employer shall act consistent with the findings, determinations and recommendations of the third physician, unless the employer and the employee reach an agreement which is otherwise consistent with the recommendations of at least one of the three physicians.

(iv) Information provided to examining and consulting physicians.

(A) The employer shall provide an initial physician conducting a medical examination or consultation under this section with the following information:

(aa) A copy of this regulation for lead including all appendices;

(bb) A description of the affected employee's duties as they relate to the employee's exposure;

(cc) The employee's exposure level or anticipated exposure level to lead and to any other toxic substance (if applicable);

(dd) A description of any personal protective equipment used or to be used;

(ee) Prior blood lead determinations; and

(ff) All prior written medical opinions concerning the employee in the employer's possession or control.

(B) The employer shall provide the foregoing information to a second or third physician conducting a medical examination or consultation under this section upon request either by the second or third physician, or by the employee.

(v) Written medical opinions.

(A) The employer shall obtain and furnish the employee with a copy of a written medical opinion from each examining or consulting physician which contains the following information:

(aa) The physician's opinion as to whether the employee has any detected medical condition which would place the employee at increased risk of material impairment of the employee's health from exposure to lead;

(bb) Any recommended special protective measures to be provided to the employee, or limitations to be placed upon the employee's exposure to lead;

(cc) Any recommended limitation upon the employee's use of respirators, including a determination of whether the employee can wear a powered air purifying respirator if a physician determines that the employee cannot wear a negative pressure respirator; and

(dd) The results of the blood lead determinations.

(B) The employer shall instruct each examining and consulting physician to:

(aa) Not reveal either in the written opinion, or in any other means of communication with the employer, findings, including laboratory results, or diagnoses unrelated to an employee's occupational exposure to lead; and

(bb) Advise the employee of any medical condition, occupational or nonoccupational, which dictates further medical examination or treatment.

(vi) Alternate physician determination mechanisms. The employer and an employee or authorized employee representative may agree upon the use of any expeditious alternate physician determination mechanism in lieu of the multiple physician review mechanism provided by this subsection so long as the alternate mechanism otherwise satisfies the requirements contained in this subsection.

(d) Chelation.

(i) The employer shall assure that any person whom he retains, employs, supervises or controls does not engage in prophylactic chelation of any employee at any time.

(ii) If therapeutic or diagnostic chelation is to be performed by any person in item (10)(d)(i), the employer shall assure that it be done under the supervision of a licensed physician in a clinical setting with thorough and appropriate medical monitoring and that the employee is notified in writing prior to its occurrence.

(11) Medical removal protection.

(a) Temporary medical removal and return of an employee.

(i) Temporary removal due to elevated blood lead levels.

(A) First year of the standard. During the first year following the effective date of the standard, the employer shall remove an employee from work having a daily eight hour TWA exposure to lead at or above $100 \mu\text{g}/\text{m}^3$ on each occasion that a periodic and a follow-up blood sampling test conducted pursuant to this section indicate that the employee's blood lead level is at or above $80 \mu\text{g}/100 \text{ g}$ of whole blood;

(B) Second year of the standard. During the second year following the effective date of the standard, the employer shall remove an employee from work having a daily eight hour TWA exposure to lead at or above $50 \mu\text{g}/\text{m}^3$ on each occasion that a periodic and a follow-up blood sampling test conducted pursuant to this section indicate that the employee's blood lead level is at or above $70 \mu\text{g}/100 \text{ g}$ of whole blood;

(C) Third year of the standard, and thereafter. Beginning with the third year following the effective date of the standard, the employer shall remove an employee from work having an exposure to lead at or above the action level on each occasion that a periodic and a follow-up blood sampling test conducted pursuant to this section indicate that the employee's blood lead level is at or above $60 \mu\text{g}/100 \text{ g}$ of whole blood; and

(D) Fifth year of the standard, and thereafter. Beginning with the fifth year following the effective date of the standard, the employer shall remove an employee from work having an exposure to lead at or above the action level on each occasion that the average of the last three blood sampling tests conducted pursuant to this section (or the average of all blood sampling tests conducted over the previous six months, whichever is longer) indicates that the employee's blood lead level is at or above $50 \mu\text{g}/100 \text{ g}$ of whole blood; provided, however, that an employee need not be removed if the last blood sampling test indicates a blood lead level at or below $40 \mu\text{g}/100 \text{ g}$ of whole blood.

(ii) Temporary removal due to a final medical determination.

(A) The employer shall remove an employee from work having an exposure to lead at or above the action level on each occasion that a final medical determination results in a medical finding, determination, or opinion that the employee has a detected medical condition which places the employee at increased risk of material impairment to health from exposure to lead.

(B) For the purposes of this section, the phrase "final medical determination" shall mean the outcome of the multiple physician review mechanism or alternate medical determination mechanism used pursuant to the medical surveillance provisions of this section.

(C) Where a final medical determination results in any recommended special protective measures for an employee, or limitations on an employee's exposure to lead, the employer shall implement and act consistent with the recommendation.

(iii) Return of the employee to former job status.

(A) The employer shall return an employee to his or her former job status:

(aa) For an employee removed due to a blood lead level at or above 80 $\mu\text{g}/100\text{ g}$, when two consecutive blood sampling tests indicate that the employee's blood lead level is at or below 60 $\mu\text{g}/100\text{ g}$ of whole blood;

(bb) For an employee removed due to a blood lead level at or above 70 $\mu\text{g}/100\text{ g}$, when two consecutive blood sampling tests indicate that the employee's blood lead level is at or below 50 $\mu\text{g}/100\text{ g}$ of whole blood;

(cc) For an employee removed due to a blood lead level at or above 60 $\mu\text{g}/100\text{ g}$, or due to an average blood lead level at or above 50 $\mu\text{g}/100\text{ g}$, when two consecutive blood sampling tests indicate that the employee's blood lead level is at or below 40 $\mu\text{g}/100\text{ g}$ of whole blood;

(dd) For an employee removed due to a final medical determination, when a subsequent final medical determination results in a medical finding, determination, or opinion that the employee no longer has a detected medical condition which places the employee at increased risk of material impairment to health from exposure to lead.

(B) For the purposes of this section, the requirement that an employer return an employee to his or her former job status is not intended to expand upon or restrict any rights an employee has or would have had, absent temporary medical removal, to a specific job classification or position under the terms of a collective bargaining agreement.

(iv) Removal of other employee special protective measure or limitations. The employer shall remove any limitations placed on an employee or end any special protective measures provided to an employee pursuant to a final medical determination when a subsequent final medical determination indicates that the limitations or special protective measures are no longer necessary.

(v) Employer options pending a final medical determination. Where the multiple physician review mechanism, or alternate medical determination mechanism used pursuant to the medical surveillance provisions of this section, has not yet resulted in a final medical determination with respect to an employee, the employer shall act as follows:

(A) Removal. The employer may remove the employee from exposure to lead, provide special protective measures to the employee, or place limitations upon the employee, consistent with the medical findings, determinations, or recommendations of any of the physicians who have reviewed the employee's health status.

(B) Return. The employer may return the employee to his or her former job status, end any special protective measures provided to the employee, and remove any limitations placed upon the employee, consistent with the medical findings, determinations, or recommendations of any of the physicians who have reviewed the employee's health status, with two exceptions. If:

(aa) The initial removal, special protection, or limitation of the employee resulted from a final medical determination which differed from the findings, determinations, or recommendations of the initial physician; or

(bb) The employee has been on removal status for the preceding eighteen months due to an elevated blood lead level, then the employer shall await a final medical determination.

(b) Medical removal protection benefits.

(i) Provision of medical removal protection benefits. The employer shall provide to an employee up to eighteen months of medical removal protection benefits on each occasion that an employee is removed from exposure to lead or otherwise limited pursuant to this section.

(ii) Definition of medical removal protection benefits. For the purposes of this section, the requirement that an employer provide medical

removal protection benefits means that the employer shall maintain the earnings, seniority and other employment rights and benefits of an employee as though the employee had not been removed from normal exposure to lead or otherwise limited.

(iii) Follow-up medical surveillance during the period of employee removal or limitation. During the period of time that an employee is removed from normal exposure to lead or otherwise limited, the employer may condition the provision of medical removal protection benefits upon the employee's participation in follow-up medical surveillance made available pursuant to this section.

(iv) Workers' compensation claims. If a removed employee files a claim for workers' compensation payments for a lead-related disability, then the employer shall continue to provide medical removal protection benefits pending disposition of the claim. To the extent that an award is made to the employee for earnings lost during the period of removal, the employer's medical removal protection obligation shall be reduced by such amount. The employer shall receive no credit for workers' compensation payments received by the employee for treatment related expenses.

(v) Other credits. The employer's obligation to provide medical removal protection benefits to a removed employee shall be reduced to the extent that the employee receives compensation for earnings lost during the period of removal either from a publicly or employer-funded compensation program, or receives income from employment with another employer made possible by virtue of the employee's removal.

(vi) Employees whose blood lead levels do not adequately decline within eighteen months of removal. The employer shall take the following measures with respect to any employee removed from exposure to lead due to an elevated blood lead level whose blood lead level has not declined within the past eighteen months of removal so that the employee has been returned to his or her former job status:

(A) The employer shall make available to the employee a medical examination pursuant to this section to obtain a final medical determination with respect to the employee;

(B) The employer shall assure that the final medical determination obtained indicates whether or not the employee may be returned to his or her former job status, and if not, what steps should be taken to protect the employee's health;

(C) Where the final medical determination has not yet been obtained, or once obtained indicates that the employee may not yet be returned to his or her former job status, the employer shall continue to provide medical removal protection benefits to the employee until either the employee is returned to former job status, or a final medical determination is made that the employee is incapable of ever safely returning to his or her former job status.

(D) Where the employer acts pursuant to a final medical determination which permits the return of the employee to his or her former job status despite what would otherwise be an unacceptable blood lead level, later questions concerning removing the employee again shall be decided by a final medical determination. The employer need not automatically remove such an employee pursuant to the blood lead level removal criteria provided by this section.

(vii) Voluntary removal or restriction of an employee. Where an employer, although not required by this section to do so, removes an employee from exposure to lead or otherwise places limitations on an employee due to the effects of lead exposure on the employee's medical condition, the employer shall provide medical removal protection benefits to the employee equal to that required by item (11)(b)(i) of this section.

(12) Employee information and training.

(a) Training program.

(i) Each employer who has a workplace in which there is a potential exposure to airborne lead at any level shall inform employees of the content of Appendices A and B of this regulation.

(ii) The employer shall institute a training program for and assure the participation of all employees who are subject to exposure to lead at or above the action level or for whom the possibility of skin or eye irritation exists.

(iii) The employer shall provide initial training by one hundred eighty days from the effective date for those employees covered by item (12)(a)(ii) on the standard's effective date and prior to the time of initial job assignment for those employees subsequently covered by this subsection.

(iv) The training program shall be repeated at least annually for each employee.

(v) The employer shall assure that each employee is informed of the following:

- (A) The content of this standard and its appendices;
 - (B) The specific nature of the operations which could result in exposure to lead above the action level;
 - (C) The purpose, proper selection, fitting, use, and limitations of respirators;
 - (D) The purpose and a description of the medical surveillance program, and the medical removal protection program including information concerning the adverse health effects associated with excessive exposure to lead (with particular attention to the adverse reproductive effects on both males and females);
 - (E) The engineering controls and work practices associated with the employee's job assignment;
 - (F) The contents of any compliance plan in effect; and
 - (G) Instructions to employees that chelating agents should not routinely be used to remove lead from their bodies and should not be used at all except under the direction of a licensed physician.
- (b) Access to information and training materials.
- (i) The employer shall make readily available to all affected employees a copy of this standard and its appendices.
 - (ii) The employer shall provide, upon request, all materials relating to the employee information and training program to the director.
 - (iii) In addition to the information required by item (12)(a)(v), the employer shall include as part of the training program, and shall distribute to employees, any materials pertaining to the Occupational Safety and Health Act, the regulations issued pursuant to the act, and this lead standard, which are made available to the employer by the director.

(13) Signs.

(a) General.

(i) The employer may use signs required by other statutes, regulations or ordinances in addition to, or in combination with, signs required by this subsection.

(ii) The employer shall assure that no statement appears on or near any sign required by this subsection which contradicts or detracts from the meaning of the required sign.

(b) Signs.

(i) The employer shall post the following warning signs in each work area where the PEL is exceeded:

**WARNING
LEAD WORK AREA
POISON
NO SMOKING OR EATING**

(ii) The employer shall assure that signs required by this subsection are illuminated and cleaned as necessary so that the legend is readily visible.

(14) Recordkeeping.

(a) Exposure monitoring.

(i) The employer shall establish and maintain an accurate record of all monitoring required in subsection (4) of this section.

(ii) This record shall include:

(A) The date(s), number, duration, location and results of each of the samples taken, including a description of the sampling procedure used to determine representative employee exposure where applicable;

(B) A description of the sampling and analytical methods used and evidence of their accuracy;

(C) The type of respiratory protective devices worn, if any;

(D) Name, social security number, and job classification of the employee monitored and of all other employees whose exposure the measurement is intended to represent; and

(E) the environmental variables that could affect the measurement of employee exposure.

(iii) The employer shall maintain these monitoring records for at least forty years or for the duration of employment plus twenty years, whichever is longer.

(b) Medical surveillance.

(i) The employer shall establish and maintain an accurate record for each employee subject to medical surveillance as required by subsection (10) of this section.

(ii) This record shall include:

(A) The name, social security number, and description of the duties of the employee;

(B) A copy of the physician's written opinions;

(C) Results of any airborne exposure monitoring done for that employee and the representative exposure levels supplied to the physician; and

(D) Any employee medical complaints related to exposure to lead.

(iii) the employer shall keep, or assure that the examining physician keeps, the following medical records:

(A) A copy of the medical examination results including medical and work history required under subsection (10) of this section;

(B) A description of the laboratory procedures and a copy of any standards or guidelines used to interpret the test results or references to that information; and

(C) A copy of the results of biological monitoring.

(iv) The employer shall maintain or assure that the physician maintains those medical records for at least forty years, or for the duration of employment plus twenty years, whichever is longer.

(c) Medical removals.

(i) The employer shall establish and maintain an accurate record for each employee removed from current exposure to lead pursuant to subsection (11) of this section.

(ii) Each record shall include:

(A) The name and social security number of the employee;

(B) The date on each occasion that the employee was removed from current exposure to lead as well as the corresponding date on which the employee was returned to his or her former job status;

(C) A brief explanation of how each removal was or is being accomplished; and

(D) A statement with respect to each removal indicating whether or not the reason for the removal was an elevated blood lead level.

(iii) The employer shall maintain each medical removal record for at least the duration of an employee's employment.

(d) Availability.

(i) The employer shall make available upon request all records required to be maintained by subsection (14) of this section to the director for examination and copying.

(ii) ~~(Upon request, the employer shall make environmental monitoring, biological monitoring, and medical removal records available to affected employees, former employees or their authorized employee representatives for inspection and copying.)~~ Environmental monitoring, medical removal, and medical records required by this subsection shall be provided upon request to employees, designated representatives, and the assistant director in accordance with WAC 296-62-05201 through 296-62-05209 and 296-62-05213 through 296-62-05217. Medical removal records shall be provided in the same manner as environmental monitoring records.

(iii) Upon request, the employer shall make an employee's medical records required to be maintained by this section available to the affected employee or former employee or to a physician or other individual designated by such affected employee or former employees for examination and copying.

(e) Transfer of records.

(i) Whenever the employer ceases to do business, the successor employer shall receive and retain all records required to be maintained by subsection (14) of this section.

(ii) Whenever the employer ceases to do business and there is no successor employer to receive and retain the records required to be maintained by this section for the prescribed period, these records shall be transmitted to the director.

(iii) At the expiration of the retention period for the records required to be maintained by this section, the employer shall notify the director at least three months prior to the disposal of such records and shall transmit those records to the director if requested within the period.

(iv) The employer shall also comply with any additional requirements involving transfer of records set forth in WAC 296-62-05215.

(15) Observation of monitoring.

(a) Employee observation. The employer shall provide affected employees or their designated representatives an opportunity to observe any monitoring of employee exposure to lead conducted pursuant to subsection (4) of this section.

(b) Observation procedures.

(i) Whenever observation of the monitoring of employee exposure to lead requires entry into an area where the use of respirators, protective clothing or equipment is required, the employer shall provide the observer with and assure the use of such respirators, clothing and such equipment, and shall require the observer to comply with all other applicable safety and health procedures.

(ii) Without interfering with the monitoring, observers shall be entitled to:

- (A) Receive an explanation of the measurement procedures;
- (B) Observe all steps related to the monitoring of lead performed at the place of exposure; and
- (C) Record the results obtained or receive copies of the results when returned by the laboratory.

(16) Effective date. This standard shall become effective thirty days after filing with the code reviser.

(17) Appendices. The information contained in the appendices to this section is not intended by itself, to create any additional obligations not otherwise imposed by this standard nor detract from any existing obligation. Appendices are available from:

The Technical Services Section
Division of Industrial Safety and Health
P.O. Box 207
Olympia, WA 98504 (206)753-6381

(18) Startup dates. All obligations of this standard commence on the effective date except as follows:

(a) The initial determination under subdivision (4)(b) shall be made as soon as possible but no later than thirty days from the effective date.

(b) Initial monitoring under subdivision (4)(d) shall be completed as soon as possible but no later than ninety days from the effective date.

(c) Initial biological monitoring and medical examinations under subsection (10) shall be completed as soon as possible but no later than one hundred eighty days from the effective date. Priority for biological monitoring and medical examinations shall be given to employees whom the employer believes to be at greatest risk from continued exposure.

(d) Initial training and education shall be completed as soon as possible but no later than one hundred eighty days from the effective date.

(e) Hygiene and lunchroom facilities under subsection (9) shall be in operation as soon as possible but no later than one year from the effective year.

(f) Respiratory protection required by subsection (6) shall be provided as soon as possible but no later than the following schedule:

(i) Employees whose eight-hour TWA exposure exceeds $200 \mu\text{g}/\text{m}^3$ - on the effective date.

(ii) Employees whose eight-hour TWA exposure exceeds the PEL but is less than $200 \mu\text{g}/\text{m}^3$ - one hundred fifty days from the effective date.

(iii) Powered, air-purifying respirators provided under (6)(b)(ii) - two hundred ten days from the effective date.

(iv) Quantitative fit testing required under item (6)(c)(ii) - one year from effective date. Qualitative fit testing is required in the interim.

(g) Written compliance plans required by subdivision (5)(c) shall be completed and available for inspection and copying as soon as possible but no later than the following schedule:

(i) Employers for whom compliance with the PEL or interim level is required within one year from the effective date - six months from the effective date.

(ii) Employers in secondary smelting and refining, lead storage battery manufacturing, lead pigment manufacturing and nonferrous foundry industries - one year from the effective date.

(iii) Employers in primary smelting and refining industry - one year from the effective date from the interim level; five years from the effective date for PEL.

(iv) Plans for construction of hygiene facilities, if required - six months from the effective date.

(h) The permissible exposure limit in subsection (3) shall become effective one hundred fifty days from the effective date.

AMENDATORY SECTION (Amending Order 80-14, filed 8/8/80)

WAC 296-62-07517 ASBESTOS. (1) Definitions. For the purpose of this section, (a) "Asbestos" means chrysotile, amosite, crocidolite, tremolite, anthophyllite, and actinolite.

(b) "Asbestos fibers" means asbestos fibers longer than 5 micrometers.

(2) Permissible exposure to airborne concentrations of asbestos fibers. (a) The 8-hour time-weighted average airborne concentrations of asbestos fibers to which any employee may be exposed shall not exceed two fibers, longer than 5 micrometers, per cubic centimeter of air, as determined by the method prescribed in (5) of this section.

(b) Ceiling concentration. No employee shall be exposed at any time to airborne concentrations of asbestos fibers in excess of 10 fibers,

longer than 5 micrometers, per cubic centimeter of air, as determined by the method prescribed in (5) of this section.

(3) Methods of compliance. (a) Engineering methods. (i) Engineering controls. Engineering controls, such as, but not limited to, isolation, enclosure, exhaust ventilation, and dust collection, shall be used to meet the exposure limits prescribed in (2) of this section.

(ii) Local exhaust ventilation. Local exhaust ventilation and dust collection systems shall be designed, constructed, installed, and maintained in accordance with the American National Standard Fundamentals Governing the Design and Operation of Local Exhaust Systems, ANSI Z9.2-1971, which is incorporated by reference herein.

(iii) Particular tools. All hand-operated and power-operated tools which may produce or release asbestos fibers in excess of the exposure limits prescribed in (2) of this section, such as, but not limited to, saws, scorers, abrasive wheels, and drills, shall be provided with local exhaust ventilation systems in accordance with (3)(a)(ii) of this section.

(b) Work practices. (i) Wet methods. Insofar as practicable, asbestos shall be handled, mixed, applied, removed, cut, scored, or otherwise worked in a wet state sufficient to prevent the emission of airborne fibers in excess of the exposure limits prescribed in (2) of this section, unless the usefulness of the product would be diminished thereby.

(ii) Particular products and operations. No asbestos cement, mortar, coating, grout, plaster, or similar material containing asbestos shall be removed from bags, cartons, or other containers in which they are shipped, without being either wetted, or enclosed, or ventilated so as to prevent effectively the release of airborne asbestos fibers in excess of the limits prescribed in (2) of this section.

(iii) Spraying, demolition, or removal. Employees engaged in the spraying of asbestos, the removal, or demolition of pipes, structures, or equipment covered or insulated with asbestos, and in the removal or demolition of asbestos insulation or coverings shall be provided with respiratory equipment in accordance with (4)(b)(iii) of this section and with special clothing in accordance with (4)(c) of this section.

(4) Personal protective equipment. (a) Compliance with the exposure limits prescribed by (2) of this section may not be achieved by the use of respirators or shift rotation of employees except:

(i) During the time period necessary to install the engineering controls and to institute the work practices required by (3) of this section.

(ii) In work situations in which the methods prescribed in (3) of this section are either technically not feasible or feasible to an extent insufficient to reduce the airborne concentrations of asbestos fibers below the limits prescribed by (2) of this section; or

(iii) In emergencies.

(iv) Where both respirators and personnel rotation are allowed by (4)(a)(i), (ii), or (iii) of this section, and both are practicable, personnel rotation shall be preferred and used.

(b) Where a respirator is permitted by (4)(a)(i), (ii), or (iii) of this section, it shall comply with the applicable provisions of chapter 296-24 WAC.

(i) Air purifying respirators. A reusable or single use air purifying respirator, or a respirator described in (4)(b)(ii) or (iii) of this section shall be used to reduce the concentrations of airborne asbestos fibers in the respirator below the exposure limits prescribed in (2) of this section, when the ceiling or the 8-hour time-weighted average airborne concentrations of asbestos fibers are reasonably expected to exceed no more than 10 times those limits.

(ii) Powered air purifying respirators. A full facepiece powered air purifying respirator, or a powered air purifying respirator, or a respirator described in (4)(b)(iii) of this section, shall be used to reduce the concentrations of airborne asbestos fibers in the respirator below the exposure limits prescribed in (2) of this section, when the ceiling or the 8-hour time-weighted average concentrations of asbestos fibers are reasonably expected to exceed 10 times, but not 100 times, those limits.

(iii) Type "C" supplied-air respirators, continuous flow or pressure-demand class. A type "C" continuous flow or pressure-demand, supplied-air respirator shall be used to reduce the concentrations of airborne asbestos fibers in the respirator below the exposure limits prescribed in (2) of this section, when the ceiling or the 8-hour time-weighted average airborne concentrations of asbestos fibers are reasonably expected to exceed 100 times those limits.

(iv) Establishment of a respirator program. (A) The employer shall establish a respirator program in accordance with the requirements of chapter 296-24 WAC.

(B) No employee shall be assigned to tasks requiring the use of respirators if, based upon his most recent examination, an examining

physician determines that the employee will be unable to function normally wearing a respirator, or that the safety or health of the employee or other employees will be impaired by his use of a respirator. Such employee shall be rotated to another job or given the opportunity to transfer to a different position whose duties he is able to perform with the same employer, in the same geographical area and with the same seniority, status, and rate of pay he had just prior to such transfer, if such a different position is available.

(c) Special clothing: The employer shall provide, and require the use of, special clothing, such as coveralls or similar whole body clothing, head coverings, gloves, and foot coverings for any employee exposed to airborne concentrations of asbestos fibers, which exceed the ceiling level prescribed in (2)(b) of this section.

(d) Change rooms: (i) At any fixed place of employment exposed to airborne concentrations of asbestos fibers in excess of the exposure limits prescribed in (2) of this section, the employer shall provide change rooms for employees working regularly at the place.

(ii) Clothes lockers: The employer shall provide two separate lockers or containers for each employee, so separated or isolated as to prevent contamination of the employee's street clothes from his work clothes.

(iii) Laundering: (A) Laundering of asbestos contaminated clothing shall be done so as to prevent the release of airborne asbestos fibers in excess of the exposure limits prescribed in (2) of this section.

(B) Any employer who gives asbestos-contaminated clothing to another person for laundering shall inform such person of the requirement in (4)(d) of this section to effectively prevent the release of airborne asbestos fibers in excess of the exposure limits prescribed in (2) of this section.

(C) Contaminated clothing shall be transported in sealed impermeable bags, or other closed, impermeable containers, and labeled in accordance with (7)(b) of this section.

(5) Method of measurement. All determinations of airborne concentrations of asbestos fibers shall be made by the membrane filter method at 400-450 X (magnification) (4 millimeter objective) with phase contrast illumination.

(6) Monitoring. (a) Initial determinations. Every employer shall cause every place of employment where asbestos fibers are released to be monitored in such a way as to determine whether every employee's exposure to asbestos fibers is below the limits prescribed in (2) of this section. If the limits are exceeded, the employer shall immediately undertake a compliance program in accordance with (3) of this section.

(b) Personal monitoring. (i) Samples shall be collected from within the breathing zone of the employees, on membrane filters of 0.8 micrometer porosity mounted in an open-face filter holder. Samples shall be taken for the determination of the 8-hour time-weighted average airborne concentrations and of the ceiling concentrations of asbestos fibers.

(ii) Sampling frequency and patterns. After the initial determinations required by (6)(a) of this section, samples shall be of such frequency and pattern as to represent with reasonable accuracy the levels of exposure of employees. In no case shall the sampling be done at intervals greater than 6 months for employees whose exposure to asbestos may reasonably be foreseen to exceed the limits prescribed by (2) of this section.

(c) Environmental monitoring. (i) Samples shall be collected from areas of a work environment which are representative of the airborne concentrations of asbestos fibers which may reach the breathing zone of employees. Samples shall be collected on a membrane filter of 0.8 micrometer porosity mounted in an open-face filter holder. Samples shall be taken for the determination of the 8-hour time-weighted average airborne concentrations and of the ceiling concentrations of asbestos fibers.

(ii) Sampling frequency and patterns. After the initial determinations required by (6)(a) of this section, samples shall be of such frequency and pattern as to represent with reasonable accuracy the levels of exposure of the employees. In no case shall sampling be at intervals greater than 6 months for employees whose exposures to asbestos may reasonably be foreseen to exceed the exposure limits prescribed in (2) of this section.

(d) Employee observation of monitoring. Affected employees, or their representatives, shall be given a reasonable opportunity to observe any monitoring required by this paragraph and shall have access to the records thereof.

(7) Caution signs and labels. (a) Caution signs. (i) Posting. Caution signs shall be provided and displayed at each location where airborne concentrations of asbestos fibers are reasonably expected to be released or where airborne concentrations of asbestos fibers may be in excess of

the exposure limits prescribed in (2) of this section. Signs shall be posted at such a distance from such a location so that an employee may read the signs and take necessary protective steps before entering the area marked by the signs. Signs shall be posted at all approaches to areas containing airborne asbestos fibers.

(ii) Sign specifications. The warning signs required by (7)(a)(i) of this section shall conform to the requirements of 20" X 14" vertical format signs specified in WAC 296-24-14007(4) and to this subsection. The signs shall display the following legend in the lower panel, with letter sizes and styles of a visibility at least equal to that specified in this subdivision.

Legend	Notation
Asbestos _____	1" Sans Serif, Gothic or Block.
Dust Hazard _____	3/4" Sans Serif, Gothic or Block.
Avoid Breathing Dust _____	1/4" Gothic.
Wear Assigned Protective Equipment _____	1/4" Gothic.
Do Not Remain In Area Unless Your Work Requires It _____	1/4" Gothic.
Breathing Asbestos Dust May Be Hazardous To Your Health _____	14 point Gothic.

Spacing between lines shall be at least equal to the height of the upper of any two lines.

(b) Caution labels. (i) Labeling. Caution labels shall be affixed to all raw materials, mixtures, scrap, waste, debris, and other products containing asbestos fibers, or to their containers, except that no label is required where asbestos fibers have been modified by a bonding agent, coating, binder, or other material so that during any reasonably foreseeable use, handling, storage, disposal, processing, or transportation, no airborne concentrations of asbestos fibers will be released.

(ii) Label specifications. The caution labels required by (7)(b)(i) of this section shall be printed in letters of sufficient size and contrast as to be readily visible and legible. The label shall state:

CAUTION

Contains Asbestos Fibers

Avoid Creating Dust

Breathing Asbestos Dust May Cause

Serious Bodily Harm

(8) Housekeeping. (a) Cleaning. All external surfaces in any place of employment shall be maintained free of accumulations of asbestos fibers.

(b) Waste disposal. Asbestos waste, scrap, debris, bags, containers, equipment, and asbestos-contaminated clothing, consigned for disposal, shall be collected and disposed of in sealed impermeable bags, or other closed, impermeable containers.

(c) Deterioration. Friable asbestos or friable asbestos containing material which has become damaged or deteriorated shall be contained, treated, or replaced.

(9) Recordkeeping. (a) Exposure records. Every employer shall maintain records of any personal or environmental monitoring required by (6) of this section. Records shall be maintained for a period of at least 20 years and shall be made available upon request to the Director of the Department of Labor and Industries.

(b) ~~(Employee access. Every employee and former employee shall have reasonable access to any record required to be maintained by (9)(a) of this section, which indicates the employee's own exposure to asbestos fibers.)~~ Access. Employee exposure records required by this subsection shall be provided upon request to employees, designated representatives, and the assistant director in accordance with WAC 296-62-05201 through 296-62-05209 and 296-62-05213 through 296-62-05217.

(c) Employee notification. Any employee found to have been exposed at any time to airborne concentrations of asbestos fibers in excess of the limits prescribed in (2) of this section shall be notified in writing of the exposure as soon as practicable but not later than 5 days of the finding. The employee shall also be timely notified of the corrective action being taken.

(10) Medical examinations. (a) General. The employer shall provide or make available at his cost, medical examinations relative to exposure to asbestos required by this section.

(b) **Preplacement.** The employer shall provide or make available to each of his employees, within 30 calendar days following his first employment in an occupation exposed to airborne concentrations of asbestos fibers, a comprehensive medical examination, which shall include, as a minimum, a chest roentgenogram (posterior-anterior 14 x 17 inches), a history to elicit symptomatology of respiratory disease, and pulmonary function tests to include forced vital capacity (FVC) and forced expiratory volume at 1 second (FEV_{1.0}).

(c) **Annual examinations.** Every employer shall provide or make available on an annual basis, comprehensive medical examinations to each of his employees engaged in occupations exposed to airborne concentrations of asbestos fibers. Such annual examination shall include, as a minimum, a chest roentgenogram (posterior-anterior 14 x 17 inches), a history to elicit symptomatology of respiratory disease, and pulmonary function tests to include forced vital capacity (FVC) and forced expiratory volume at 1 second (FEV_{1.0}).

(d) **Termination of employment.** The employer shall provide, or make available, within 30 calendar days before or after the termination of employment of any employee engaged in an occupation exposed to airborne concentrations of asbestos fibers, a comprehensive medical examination which shall include, as a minimum, a chest roentgenogram (posterior-anterior 14 x 17 inches), a history to elicit symptomatology of respiratory disease, and pulmonary function tests to include forced vital capacity (FVC) and forced expiratory volume at 1 second (FEV_{1.0}).

(e) **Recent examinations.** No medical examination is required of any employee, if adequate records show that the employee has been examined in accordance with this subsection within the past 1-year period.

(f) **Medical records.** (i) **Maintenance.** Employers of employees examined pursuant to this subsection shall cause to be maintained complete and accurate records of all such medical examinations. Records shall be retained by employers for at least 20 years.

(ii) **Access.** ~~(The contents of the records of the medical examinations required by this paragraph shall be made available, for inspection and copying, to the director of the Department of Labor and Industries, the Assistant Secretary of Labor for Occupational Safety and Health, the director of NIOSH, to authorized physicians and medical consultants of either of them, and, upon the request of an employee or former employee, to his physician. Any physician who conducts a medical examination required by this subsection shall furnish to the employer of the examined employee all the information specifically required by this subsection and any other medical information related to occupational exposure to asbestos fibers.)~~ Records of the medical examinations required by this subsection shall be provided upon request to employees, designated representative and the assistant director in accordance with WAC 296-62-05201 through 296-62-05209 and 296-62-05213 through 296-62-05217. These records shall also be provided upon request to the Director of the Department of Labor and Industries. Any physician who conducts a medical examination required by this subsection shall furnish to the employer of the examined employee all the information specifically required by this subsection, and any other medical information related to occupational exposure to asbestos fibers.

AMENDATORY SECTION (Amending Order 80-14, filed 8/8/80)

WAC 296-62-09011 OCCUPATIONAL NOISE EXPOSURE.

(1) Workers shall be protected against the effects of exposure to noise which exceeds the permissible noise exposure shown in Table 7 of this section.

(2) **Permissible exposure limits.** These permissible exposure limits refer to sound pressure levels that represent conditions under which it is believed that nearly all workers may be repeatedly exposed without adverse effect on their ability to hear and understand normal speech. The medical profession has defined hearing impairment as an average hearing threshold level in excess of 25 decibels (ANSI S3.6-1969) at 500, 1000, and 2000 Hz, and the limits which are given have been established to prevent a hearing loss in excess of this value. These values shall be used as a standard in the control of noise exposure.

TABLE 7
Permissible Noise Exposures

Duration per day Hours	Sound Level dBA
4	95
3	97
2	100
1-1/2	102
1	105
3/4	107
1/2	110
1/4	115*

*Ceiling Value: No exposure in excess of 115 dBA.

(3) **Continuous or intermittent.** The sound level shall be measured with a sound level meter, conforming as a minimum to the requirements of the American National Standards Institute ANSI A1.4 1971, Type 2, and set to an A-weighted slow meter response or with an audiodosimeter of equivalent accuracy and precision. The unit of measurement shall be decibels Re 20 micropascals A-weighted. Duration of exposure shall not exceed that shown in Table 7.

These values apply to total time of exposure per working day regardless of whether this is one continuous exposure or a number of short-term exposures but does not apply to impact or impulsive type of noises.

(4) **Intermittent exposure.** When the daily noise exposure is composed of two or more periods of noise exposure of different levels, their combined effect shall be considered, rather than the individual effect of each. If the sum of the following fractions:

$$\frac{C_1}{T_1} + \frac{C_2}{T_2} + \dots + \frac{C_n}{T_n}$$

exceeds unity, then, the mixed exposure shall be considered to exceed the permissible exposure limits, C₁ indicates the total time of exposure at a specified noise level, and T₁ indicates the total time of exposure permitted at that level. Noise exposures shall be established according to the criteria of Table 7.

(5) **Impulsive or impact noise.** Impulsive or impact noise shall be those variations in noise levels which involve maxima at intervals greater than one second. Where the intervals are less than (1) second, it shall be considered continuous. All impact and impulsive noise measurements should be made on the C-weighting network of a sound level meter in conjunction with an impact noise analyzer or oscilloscope. Exposure to impulsive or impact noise should not exceed 140 decibels peak sound pressure level (ceiling value).

(6) **Methods of compliance.** (a) When employees are subjected to sound levels exceeding those listed in Table 7, feasible administrative or engineering controls shall be utilized. To achieve compliance with these standards, the employer shall determine and implement feasible administrative or engineering controls. When administrative or engineering controls are not feasible to achieve full compliance, they shall nonetheless be used to reduce exposures to the lowest levels achievable by these controls.

(b) Upon request, the employer shall prepare and submit a written compliance plan to the director. This plan must include a description of the manner in which compliance will be achieved with respect to cited violations of WAC 296-62-09011(6)(a) and shall include proposed abatement methods, anticipated completion dates, and provision for progress reports to the department.

(c) **Personal hearing protective equipment** shall be provided at no cost to the employee and shall be used whenever the sound levels prescribed in subsections (3), (4), or (5) of this section are exceeded.

(i) The employer shall assure that personal protective equipment is worn by each affected employee.

(ii) Insert-type protectors, other than self-fitted malleable plugs, shall be individually fitted by a trained person.

(iii) Employees shall be instructed in the care and use of personal protective equipment.

(7) In all cases where the sound levels exceed the values shown in Table 7 of this section, it is recommended that workmen whose duties may subject them to these potentially harmful noise levels be provided with an audiometric examination at the time of employment and at reasonable intervals thereafter not exceeding an 18-month period.

(8) **Workmen** employed in areas where the sound level is above the level deemed to be safe should cooperate in an audiometric testing

TABLE 7
Permissible Noise Exposures

Duration per day Hours	Sound Level dBA
16	85
8	90
6	92

program. Workmen shall be informed of the test results by an authorized person.

AMENDATORY SECTION (Amending Order 80-14, filed 8/8/80)

WAC 296-62-14531 EXPOSURE TO COTTON DUST IN COTTON GINS. (1) Scope and Application. This section applies to the control of employee exposure to cotton dust in cotton gins.

(2) Definitions. For the purposes of this section:

(a) "Blow down" - the cleaning of equipment and surface with compressed air.

(b) "Cotton dust" - dust present in the air during the handling or processing of cotton which may contain a mixture of many substances including ground-up plant matter, fiber, bacteria, fungi, soil, pesticides, noncotton plant matter and other contaminants which may have accumulated with the cotton during the growing, harvesting and subsequent processing or storage periods.

(c) "Director" - The Director of the Department of Labor and Industries, or his designated representative.

(3) Work Practices. Each employer shall immediately establish and implement a written program of work practices, which shall minimize cotton dust exposure for each specific job. Where applicable, the following work practices shall be included in the written work practices program:

(a) General. (i) All surfaces shall be maintained as free as practicable of accumulations of cotton dust.

(ii) The employer shall inspect, clean, maintain and repair, all engineering control equipment, production equipment and ventilation systems including power sources, ducts, and filtration units of the equipment, and at a minimum, tape or cover leaks in valves, flashing, elbows, and bands on air lines.

(iii) Cotton and cotton waste shall be stacked, sorted, baled, dumped, removed or otherwise handled by mechanical means except where the employer can show that it is infeasible to do so. Where infeasible, the method used for handling cotton and cotton waste shall be the method which most effectively reduces exposure to the lowest level feasible.

(b) Specific. (i) Floors and other accessible surfaces contaminated with cotton dust may not be cleaned by the use of compressed air.

(ii) Cleaning of clothing with compressed air is prohibited.

(iii) Floor sweeping shall be performed by a vacuum or with methods designed to minimize dispersal of dust.

(iv) Compressed air "blow-down" cleaning shall be prohibited, except where alternative means are not feasible. Where compressed air "blow-down" is done, respirators shall be worn by the employees performing the "blow-down," and employees in the area whose presence is not required to perform the "blow-down" shall be required to leave the area during this cleaning operation.

(c) Work practice plan. A written work place plan shall be kept which shall list appropriate schedules for carrying out housekeeping operations, and for cleaning and maintaining dust collection equipment. The plan shall be made available for inspection by the Director.

(4) Use of Respirators. (a) General. Where the use of respirators is required under this section, the employer shall provide, at no cost to the employee, and assure the use of respirators which comply with the requirements of this subsection.

(b) Use of respirators. Respirators shall be used in the following circumstances:

(i) By workers identified by medical surveillance under subitem (5)(f)(i)(D) of this subsection; or

(ii) During operations such as maintenance and repair activities in which work practice controls are not feasible; or

(iii) In operations specified under subitem (3)(b)(iv) of this subsection.

(c) Availability upon request. Respirators shall be made available upon request, to any employee exposed to cotton dust.

(d) Respirator selection. (i) Where respirators are required under this section, the employer shall select, provide and assure the use of any respirator tested and approved for protection against dust by the National Institute Of Occupational Safety and Health (NIOSH) under the provisions of 30 CFR Part 11.

(ii) Where respirators are required by this subsection, the employer shall provide either any NIOSH approved respirator or at the option of each affected worker, a NIOSH approved powered air purifying respirator with a high efficiency filter.

(e) Respirator program. The employer shall institute a respirator program in accordance with WAC 296-24-08103, 296-24-08107, 296-24-08109 and 296-24-08111.

(f) Respirator usage. (i) The employer shall assure that the respirator used by each employee exhibits minimum facepiece leakage and that the respirator is fitted properly.

(ii) The employer shall allow each employee who uses a filter respirator to change the filter elements whenever an increase in breathing resistance is detected by the employee, and shall maintain an adequate supply of filter elements for this purpose.

(iii) The employer shall allow employees who wear respirators to wash their faces and respirator facepieces to prevent skin irritation associated with respirator use.

(5) Medical Surveillance. (a) General. (i) Each employer who has an operating gin in which cotton dust is present shall institute a program of medical surveillance for all employees exposed to cotton dust.

(ii) The employer shall assure that all medical examinations and procedures are performed by or under the supervision of a licensed physician, and are provided without cost to the employee.

(iii) Persons other than licensed physicians, who administer the pulmonary function testing required by this section, shall complete a NIOSH approved training course in spirometry.

(b) Initial examinations. For each ginning season, at the time of initial assignment, the employer shall provide each employee who is or may be exposed to cotton dust, with an opportunity for medical surveillance that shall include:

(i) A medical history;

(ii) The standardized questionnaire in Appendix B; and

(iii) A pulmonary function measurement, including a determination of forced vital capacity (FVC) and forced expiratory volume in 1 second (FEV₁), and the percentage that the measured values of FEV and FVC differ from the predicted values, using the standard tables in Appendix C. The predicted FEV, and FVC for blacks shall be multiplied by 0.85 to adjust for racial differences.

(iv) Based upon the questionnaire results, each employee shall be graded according to Schilling's byssinosis classification system.

(c) Mid-season retest. The determinations required under subsection (5)(b) of this section shall be made again for each employee after at least 14 days of employment and before the termination of employment for the season. The determinations shall be made following at least 24 hours or one working day after previous exposure to cotton dust. The pulmonary function tests shall be repeated during the shift, no sooner than four and no more than 10 hours after the beginning of the work shift; and, in any event, no more than one hour after cessation of exposure.

(d) Periodic examinations. (i) The employer shall provide the medical surveillance under this subsection (5) annually.

(ii) A comparison shall be made between the current examination results and those of previous examinations and a determination made by the physician as to whether there has been a significant change.

(iii) An employee whose FEV₁ is less than 60 percent of the predicted value shall be referred to a physician for a detailed pulmonary examination.

(e) Information provided to the physician. The employer shall provide the following information to the examining physician:

(i) A copy of this regulation and its Appendices;

(ii) A description of the affected employee's duties as they relate to the employee's exposure;

(iii) A description of any personal protective equipment used or to be used; and

(iv) Information from previous medical examinations of the affected employee which is not readily available to the examining physician.

(f) Physician's written opinion. (i) The employer shall obtain and furnish the employee with a copy of the written opinion from the examining physician containing the following:

(A) The results of the medical examination and tests, including any determinations made under subitem (5)(d)(ii) of this section.

(B) The physician's opinion as to whether the employee has any detected medical conditions which would place the employee at increased risk of material impairment of the employee's health from exposure to cotton dust;

(C) The physician's recommended limitations upon the employee's exposure to cotton dust or upon the employee's use of respirators;

(D) The physician's recommendations for the employee's use of a respirator where dust effects could be suppressed by respirator use;

(E) A statement that the employee has been informed by the physician of the results of the medical examination and any medical conditions which require further examination or treatment.

(ii) The written opinion obtained by the employer shall not reveal specific findings or diagnosis unrelated to occupational exposure.

(g) Spanish speaking employees. An employer whose workforce consists of a significant percentage of Spanish speaking workers who cannot communicate effectively in English, shall provide bilingual administration of the medical surveillance requirements, including use of the Spanish questionnaire provided in Appendix B.

(h) Nonduplication of medical surveillance. (i) During any one ginning season, an employer is not required to provide medical surveillance as described in subsection (5) of this section for any employee who can demonstrate that both the background medical surveillance and the mid-season retest required by subsection (5) of this section were administered during that ginning season while in the employment of another gin employer.

(ii) If an employee can demonstrate that the background medical surveillance has been administered but not the mid-season retest, the employer shall provide the mid-season medical retest of subdivision (5)(c) of this section, and comply with provisions of subdivision (5)(d)-(5)(f) of this section. Where the employer is administering only the mid-season retest, the employer shall provide the mid-season retest after at least 14 days of employment in his gin and before termination of employment for the season.

(iii) For purposes of this section, where the employer does not administer any medical surveillance, the employer shall be satisfied that an employee has undergone the medical surveillance required under subdivisions (5)(a) to (5)(c) of this section upon receipt of written notification from the employer who administered the test, or upon receipt by the physician supervising the program, of a copy of the results of medical surveillance.

(6) Employee Education and Training. (a) Training program. (i) Each employer who operates an active gin shall institute a training program for all his employees, prior to initial assignment, and shall assure that each employee is informed of the following:

(A) The specific nature of the operations which could result in exposure to cotton dust;

(B) The measures, including work practices, required by subsection (3) of this section, necessary to protect the employee from excess exposures;

(C) The purpose, proper use and limitations of respirators required by subsection (4) of this section;

(D) The purpose for and a description of the medical surveillance program required by subsection (5) of this section; and other information which will aid exposed employees in understanding the hazards of cotton dust exposure; and

(E) The contents of this standard and its appendices.

(b) Access to training materials. (i) Each employer shall post a copy of this section with its Appendices in a public location at the workplace, and shall, upon request, make copies available to employees.

(ii) The employer shall provide all materials relating to the employee training and information program to the Director upon request.

(iii) An employer whose workforce consists of a significant percentage of Spanish speaking employees who cannot communicate effectively in English shall provide bilingual administration of the provisions of this section.

(iv) In addition to the information required by subdivision (6)(a), the employer shall include as part of his training program and distribute to employees any materials pertaining to the Washington Industrial Safety and Health Act, the regulations issued pursuant to that Act, and to this cotton dust standard which are made available by the Director.

(7) Signs. (a) The employer shall post the following warning sign in each work area where there is potential exposure to cotton dust:

WARNING:

**COTTON DUST WORK AREA
MAY CAUSE ACUTE OR DELAYED
LUNG INJURY (BYSSINOSIS).**

(b) An employer whose workforce consists of a significant percentage of Spanish-speaking employees who cannot communicate effectively in English shall provide bilingual versions of the sign required by subdivision (7)(a) of this section.

(8) Recordkeeping. (a) Medical surveillance. (i) The employer shall establish and maintain an accurate medical record for each employee subject to medical surveillance required by subsection (5) of this section.

(ii) The record shall include:

(A) The name, social security number and description of the duties of the employee;

(B) A copy of the medical surveillance results including the medical history, questionnaire responses, results of all tests and the physician's recommendation;

(C) A copy of the physician's written opinion;

(D) Any employee medical complaints related to exposure to cotton dust;

(E) The type of protective devices worn, and length of time worn;

(F) A copy of this standard and its appendices, except that the employer may keep one copy of the standard and its appendices for all employees: provided that he references the standard in the medical surveillance records of each employee.

(iii) The employer shall maintain this record for at least 10 years.

(b) Availability. (i) The employer shall make available upon request all records required to be maintained by subsection (8) of this section to the Director for examination and copying.

~~(ii) ((The employer shall make available an employee's medical records required by this section, for examination and copying, to the affected employee or former employee or to a physician or other individual designated by such affected employee or former employee.))~~
Employee medical records shall be provided upon request to employees, designated representatives, and the assistant director in accordance with WAC 296-62-05201 through 296-62-05209 and 296-62-05213 through 296-62-05217.

(c) Transfer of records. (i) Whenever the employer ceases to do business, the successor employer shall receive and retain all records required to be maintained by subsection (8) of this section.

(ii) Whenever the employer ceases to do business, and there is no successor employer to receive and retain the records for the prescribed period, these records shall be transmitted to the Director.

(iii) At the expiration of the retention period for the records required to be maintained by this section, the employer shall notify the Director at least three months prior to the disposal of such records and shall transmit those records to the Director if he requests them within that period.

(iv) The employer shall also comply with any additional requirements involving transfer of records set forth in WAC 296-62-05215.

(9) Effective Date. This ((emergency rule)) standard shall become effective ((immediately upon filing)) 30 days after it is filed with the Code Reviser.

(10) Appendices. Appendices to this section are found in the Federal Register, Vol. 43, No. 122, dated 6-23-78, and the corrections in Vol. 43, No. 153, dated 8-8-78; the contents of these appendices are mandatory. Appendices are available from:

The Technical Services Section
Division of Industrial Safety and Health
P.O. Box 207
Olympia, WA 98504 (206) 753-6381

AMENDATORY SECTION (Amending Order 77-14, filed 7/25/77)

WAC 296-62-20023 RECORDKEEPING. (1) Exposure Measurements. The employer shall establish and maintain an accurate record of all measurements taken to monitor employee exposure to coke oven emissions required in WAC 296-62-20007.

(a) This record shall include:

(i) Name, social security number, and job classification of the employees monitored;

(ii) The date(s), number, duration and results of each of the samples taken, including a description of the sampling procedure used to determine representative employee exposure where applicable;

(iii) The type of respiratory protective devices worn, if any;

(iv) A description of the sampling and analytical methods used and evidence of their accuracy; and

(v) The environment variables that could affect the measurement of employee exposure.

(b) The employer shall maintain this record for at least 40 years or for the duration of employment plus 20 years, whichever is longer.

(2) Medical Surveillance. The employer shall establish and maintain an accurate record for each employee subject to medical surveillance as required by WAC 296-62-20017.

(a) The record shall include:

(i) The name, social security number, and description of duties of the employee;

(ii) A copy of the physician's written opinion;

(iii) The signed statement of any refusal to take a medical examination under WAC 296-62-20017; and

(iv) Any employee medical complaints related to exposure to coke oven emissions.

(b) The employer shall keep, or assure that the examining physician keeps, the following medical records:

(i) A copy of the medical examination results including medical and work history required under WAC 296-62-20017;

(ii) A description of the laboratory procedures used and a copy of any standards or guidelines used to interpret the test results;

(iii) The initial x-ray;

(iv) The x-rays for the most recent 5 years;

(v) Any x-ray with a demonstrated abnormality and all subsequent x-rays;

(vi) The initial cytologic examination slide and written description;

(vii) The cytologic examination slide and written description for the most recent 10 years; and

(viii) Any cytologic examination slides with demonstrated atypia, if such atypia persists for 3 years, and all subsequent slides and written descriptions.

(c) The employer shall maintain medical records required under subsection (2) of this section for at least 40 years, or for the duration of employment plus 20 years, whichever is longer.

(3) Availability. (a) The employer shall make available upon request all records required to be maintained by this section to the director for examination and copying.

(b) ~~((The employer shall make available upon request records of employee exposure measurements required by subsection (1) of this section for inspection and copying to affected employees, former employees, and their designated representatives.))~~ Employee exposure measurement records and employee medical records required by this subsection shall be provided upon request to employees, designated representatives, and the assistant director in accordance with WAC 296-62-05201 through 296-62-05209 and 296-62-05213 through 296-62-05217.

(c) The employer shall make available upon request employee medical records required to be maintained by subsection (2) of this section to a physician designated by the affected employee or former employee.

(4) Transfer of Records. (a) Whenever the employer ceases to do business, the successor employer shall receive and retain all records required to be maintained by this section.

(b) Whenever the employer ceases to do business and there is no successor employer to receive and retain the records for the prescribed period, these records shall be transmitted by registered mail to the director.

(c) At the expiration of the retention period for the records required to be maintained under subsections (1) and (2) of this section, the employer shall transmit these records by registered mail to the director or shall continue to retain such records.

(d) The employer shall also comply with any additional requirements involving transfer of records set forth in WAC 296-62-05215.

WSR 80-18-041
PROPOSED RULES
BOARD OF HEALTH
 [Filed December 3, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health, intends to adopt, amend, or repeal rules concerning certificate of need, amending chapter 248-19 WAC;

that such agency will at 9:00 a.m., Wednesday, December 17, 1980, in the Fircrest School, South Campus, Northwest Washington Staff Development Center, Room A, 15230 15th N.E., Seattle, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, December

17, 1980, in the Fircrest School, South Campus, Northwest Washington Staff Development Center, Room A, 15230 15th N.W., Seattle.

The authority under which these rules are proposed is RCW 70.38.135.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 17, 1980, and/or orally at 9:00 a.m., Wednesday, December 17, 1980, Fircrest School, South Campus, Northwest Washington Staff Development Center, Room A, 15230 15th N.E., Seattle.

This notice is connected to and continues the matter noticed in Notice No. WSR 80-15-094 filed with the code reviser's office on October 22, 1980.

Dated: November 26, 1980

By: John A. Beare, MD
 Secretary

WSR 80-18-042
PROPOSED RULES
COMMISSION FOR
THE BLIND
 [Filed December 3, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 74.16.040, that the Washington State Commission for the Blind intends to adopt, amend, or repeal rules concerning Vending Facility Program for the Blind; Set-Aside Fund-Use As Determined; Access to Program and Financial Information; Commission Responsibility—Liability Insurance; and Sample Agreement, chapter 67-32 WAC;

that such agency will at 9:00 a.m., Saturday, January 10, 1981, in the Cougar Room, Ridpath Hotel, West 515 Sprague, Spokane, WA 99204, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Saturday, January 10, 1981, in the Cougar Room, Ridpath Hotel, West 515 Sprague, Spokane, WA 99204.

The authority under which these rules are proposed is chapters 74.16 and 74.17 RCW, Rehab. Act of 1973, P.L. 93-112 as amended, 29 U.S. Code Chapter 16, Randolph Sheppard Act, P.L. 74-732, as amended by P.L. 83-565, and P.L. 93-516, 20 U.S. Code Chapter 6A Sec. 107, Title 45 CFR Part 1361 Vocational Rehab. Title 45 CFR, Part 1369 Vending Facility Program for the Blind.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 9, 1981, 3411 South Alaska Street, Seattle, WA, and/or orally at 9:00 a.m., Saturday, January 10, 1981, Cougar Room, Ridpath Hotel, West 515 Sprague, Spokane, WA 99204.

Dated: December 2, 1980

By: William K. James
 Director

STATEMENT OF PURPOSE

Proposed amendments to chapter 67-32 WAC, Vending Facility Program for the Blind.

It is proposed to amend WAC 67-32-150 in order to modify the purposes for which set aside funds may be used. Expenditures for retirement or pension funds for vendors, health insurance for vendors, paid sick/vacation leave for vendors and additional vending facility equipment (in addition to new vending facility equipment) are new provisions.

The provision for the purchase of liability insurance for vendors from set aside funds is stricken. (see below.)

A new clause and a new paragraph are proposed which provide that the state committee of blind vendors and the commission will determine the disbursement procedures and purchase guidelines for set aside funds after all vendors have determined the percentages for each expenditure by majority vote. All vendors will be provided the necessary information on all matters prior to voting on the percentages and expenditures.

It is proposed to amend WAC 67-32-180 in order to provide for an interpretation of Business Enterprise Program information and financial information to interested parties in addition to the provision of that information as such.

It is proposed to strengthen the confidentiality protections for individual vendors and other individuals in the program with regard to the release of program and financial information by adding specific references to the federal regulation and commission policy on confidentiality.

The requirement that interested persons need to request the information in question in writing is stricken.

It is proposed to amend WAC 67-32-310 changing the responsibility for the purchase of a vendor's liability insurance from the commission to the individual vendor. This is in compliance with a ruling by the federal Rehabilitation Services Administration that expenditures for this purpose would be illegal.

It is proposed to amend WAC 67-32-910 as follows: To change the representation of the "Agreement" shown in WAC 67-32-910 from that of a "Sample Agreement" to that of being the true form of the "Agreement" as such. Hence, the words Sample and Sample Agreement are stricken, and the word Agreement is added.

That the vendor be allowed the option of purchasing alternative forms of insurance to

public liability insurance as such. (Reference to WAC 67-32-310, in this regard, would be stricken as superfluous.)

That the vendor shall obtain and maintain insurance beyond the minimums specified in paragraph 6 of WAC 67-32-910 if required by the vendor's permit or contract for his/her location.

A provision is added which mandates that the commission staff shall provide management services in accordance with WAC 67-32-030 and that consultation in this regard will occur at least bi-monthly.

A provision is added which provides that the Agreement is automatically terminated when the permit or contract for the vending facility with the contracting agency is terminated.

There are a number of minor changes in the punctuation and the connecting words in the sections submitted. These have been made for purposes of clarity and grammatical correctness.

Sue Ammeter, Assistant Director of Administrative Services, is responsible for the drafting of the rules. Lori Engles, Business Enterprises Supervisor, is responsible for implementing the rules. Don C. Crawford, Vocational Rehabilitation Administrator 2, is responsible for enforcement of the rules. All are located at the Commission headquarters at 3411 South Alaska Street, Seattle, Washington 98118, telephone number (206) 721-4422; SCAN 339-4422.

These proposed rules have been set for hearing and possible adoption at the Commission Board meeting on January 10, 1981. The proposed rules were discussed and refined at the Commission Board meeting on November 10, 1980. The proposed rules were reviewed by and discussed with the State Blind Vendors Committee.

The proposed rules reflect review, discussion and contributions from Commission staff members; the Commission Board; the State Blind Vendors Committee and other vendors. Ample opportunity for public review and comment will be provided in accordance with RCW 34.08.020 and 34.04.025.

AMENDATORY SECTION (Amending Order 80-03, filed 5/16/80)

WAC 67-32-150 SET ASIDE FUNDS—USE AS DETERMINED. Vending machine income received by the commission as described in WAC 67-32-140(4) shall be known as set aside funds. Set aside funds shall be used for the establishment and maintenance of retirement or pension funds, for health insurance, for the provision of paid sick leave and vacation time((:)) for vendors, for repair of vending facility equipment, for the replacement of obsolete or worn-out vending facility equipment, for the purchase of new or additional vending facility equipment in existing facilities, management services, ((the purchase of liability insurance)) and the costs necessary to the conduct of the state blind vendors committee, after the expenditure and percentage is determined by a majority vote of all vendors after necessary information on all matters was provided to all vendors.

(1) After the majority vote of all vendors for the use of the federal set aside funds along with the percentage voted upon for each expenditure, the commission and the state committee of blind vendors will establish procedures for disbursement, and guidelines for purchases.

((+)) (2) Vendors whose income from their vending facility is at the national average or above for all vendors as determined each federal fiscal year on the basis of each prior year's operation shall pay repair charges for each separate repair job on vending facility equipment of fifty dollars or ten percent of the cost of ((the)) repair, whichever is greater. For purposes of this paragraph, repair or a repair job shall mean the cost associated with a single visit of a repair technician to a vending facility without respect to the amount of equipment being repaired, or multiple visits, and/or contact relative to the repair of a single item.

((2)) (3) Vendors whose income from their vending facility is below the national average of such income for all vendors as determined each federal fiscal year on the basis of each prior year's operation shall pay a voluntary amount for each separate repair job on vending facility equipment at their facility.

((3)) (4) The remainder of the charges for repair or maintenance of vending facility equipment described in subsections ((+)) (2) and ((2)) (3) of this section shall be paid for from set aside funds. If set aside funds are entirely depleted, the vendor shall pay the costs of repair of vending facility equipment at his/her facility.

((4)) (5) For purpose of this section vending facility equipment shall include equipment provided by the commission and equipment furnished as a part of the contract or permit for which the commission and operator assumes the responsibility of maintenance.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 79-01, filed 7/10/79)

WAC 67-32-180 ACCESS TO PROGRAM AND FINANCIAL INFORMATION. The commission shall provide to any interested person ((upon written request;)) program and financial information and interpretation concerning the operation of the program, except that confidential information concerning any applicant, trainee, licensee or vendor shall not be released directly or indirectly without written permission of such applicant, trainee, licensee or vendor((:)) as specified in Title 45 CFR, Chapter 8, Part 1361.47, and commission policy B-21. Such information will be available in regular or large print, braille or cassette tapes.

AMENDATORY SECTION (Amending Order 79-01, filed 7/10/79)

WAC 67-32-310 ((COMMISSION)) VENDOR RESPONSIBILITY-LIABILITY INSURANCE. The ((commission)) vendor shall arrange for the liability insurance that meets the specification of contracts and permits((:)); ((and that can be purchased at a group rate. Within funds available the commission will provide this insurance in accordance with WAC 67-32-150.))

AMENDATORY SECTION (Amending Order 79-01, filed 7/10/79)

WAC 67-32-910 ((SAMPLE)) AGREEMENT. ((Sample Agreement))

This AGREEMENT entered in this day of, 19... by and between the Commission for the Blind, hereinafter referred to as the commission, and, hereinafter referred to as the vendor.

Name and Address of Facility City:, Washington

IT IS HEREBY AGREED:

- 1. The provisions of the permit or contract between the commission and the property management as now exists or as may be renegotiated in the future, and chapter 67-32

WAC (the Vending Facility Program rules), which described the rights and responsibilities of the commission and the rights and responsibilities of the vendor, as presently exist or as may be amended in the future, are both by reference incorporated into and made part of this agreement.

- 2. The vendor is entitled to all profits of the vending facility, and vending machine revenue from site, except as provided for in WAC 67-32-140.
3. The vendor is responsible to submit reports to the commission as required.
4. The vendor must maintain the business hours agreed upon or as stated in the permit or contract.
5. The vendor shall receive a copy of the permit or contract and all applicable commission rules.
6. The vendor shall obtain and maintain continuously ((as provided in WAC 67-32-310)) either public liability insurance and/or other insurance necessary to comply with the hold harmless agreement incorporated herein with limits of liability not less than:
\$100,000.00 each person, personal injury
\$300,000.00 each occurrence, personal injury
\$ 25,000.00 each occurrence, property damage
or insurance coverage specified in the permit or contract, whichever is greater.
7. The vendor shall not discriminate in the employment of persons on the grounds of race, color, sex, national origin, creed or religion, physical or mental impairment, age, marital status or political affiliation.
8. The vendor or the vendor's employees shall not subject customers to discrimination or deny them participation in, or the benefits of the vending facility on the grounds of race, color, sex, national origin, creed or religion, physical or mental impairment, age, marital status or political affiliation
9. The commission staff shall provide management services as defined in WAC 67-32-030 on an ongoing basis. Consultation shall occur at least bi-monthly.

((9-)) 10. The commission may upon thirty days notice terminate the license and/or terminate the agreement with the vendor for failure to operate the facility in accordance with the permit or contract or the vending facility rules and shall provide an opportunity for a full evidentiary hearing as provided for in WAC 67-32-420, except in those instances where aggravated emergency conditions require immediate termination of license and/or termination of agreement and removal of the vendor due to gross neglect or misconduct, as provided for in WAC 67-32-430.

((+0)) 11. The vendor may terminate this agreement upon giving thirty days written notice to the commission.

((++)) 12. This agreement is automatically terminated when the permit or contract with the contracting agency is terminated.

I HEREBY CERTIFY THAT I FULLY UNDERSTAND THE ARTICLES AND TERMS SET FORTH IN THE ABOVE AGREEMENT AND HAVE RECEIVED ALL NECESSARY EXPLANATIONS OF THE PERMIT OR CONTRACT AND THE VENDING FACILITY PROGRAM RULES AND HAVE RECEIVED WRITTEN COPIES THEREOF.

Signed: Date:, 19... (Vendor)

Signed: Date:, 19... (Commission for the Blind)

Reviser's Note: RCW 34.04.058 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 80-18-043
PROPOSED RULES
DEPARTMENT OF
EMERGENCY SERVICES
 [Filed December 3, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 38.52 RCW, that the Washington State Department of Emergency Services, intends to adopt, amend, or repeal rules concerning Mt. St. Helen's closure, rules for permitted entry and/or occupancy;

and that the adoption, amendment, or repeal of such rules will take place at 9:30 a.m., Tuesday, January 20, 1981, in the Longview City Hall, City Hall Council Chambers, 1575 Broadway, Longview, WA.

The authority under which these rules are proposed is chapters 38.52 and 43.06 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 20, 1981, and/or orally at 9:30 a.m., Tuesday, January 20, 1981, Longview City Hall, City Hall Council Chambers, 1575 Broadway, Longview, WA.

Dated: December 3, 1980

By: James M. Dolliver

for the Director of Department of Emergency Services

STATEMENT OF PURPOSE

Title: Mt. St. Helen's closure, rules for permitted entry and/or occupation.

Description of purpose: To provide rules and regulations to implement the Governor's EO 80-15.

Statutory authority: Chapters 43.06 and 38.52 RCW.

Summary of rule: These rules provide for a permit application approval process for entry into the Mt. St. Helens area. It also establishes the criteria for those persons allowed entry and the restrictions they must obey in order to enter the area.

Reasons supporting proposed action: EO 80-15.

Agency personnel responsible for drafting: Fay Chu, 4220 E. Martin Way, Olympia, Washington 98504; implementation: Rick LaValla, 4220 E. Martin Way, Olympia, Washington 98503; and enforcement: N/A.

Organization proposing rule: Washington State Department of Emergency Services.

Chapter 118-03 WAC

MT. ST. HELENS CLOSURE—RULES FOR PERMITTED ENTRY AND/OR OCCUPATION

NEW SECTION

WAC 118-03-010 PURPOSE. The purpose of this chapter is to adopt emergency rules, regulations, and guidelines to implement Executive Order 80-15, prohibiting any person or persons with certain exceptions from entering the danger zone known as the RED zone of the Mt. St. Helens volcano as described in that Executive Order, and providing entry permit procedures for persons excepted. These rules may be amended from time to time as conditions warrant. Executive Order

80-15 issued by the governor on October 1, 1980, recognizes the continuing danger from additional eruptions, earthquakes and ashfall from Mt. St. Helens. Accordingly, upon the advice of the United States Geological Survey, and other scientific evaluation of the danger potential, a zone approximately twenty miles in radius from the center of the mountain was declared a RED zone and no person or persons are allowed to enter this zone unless they are exempted from the provisions of the Executive Order or they obtain and possess a permit issued by the Washington State Department of Licensing under the rules of this chapter.

NEW SECTION

WAC 118-03-030 DEFINITIONS. "Red zone" shall mean that area adjacent or surrounding the Mt. St. Helens volcano closed to public access by the governor of the state of Washington pursuant to the Revised Code of Washington (hereinafter RCW) 43.06.010, 43.06.210, 43.06.220, 38.52.050 and 38.52.010. The RED zone boundary area may change from time to time as conditions warrant. The abbreviation "DES" as used hereinafter shall mean the Washington State Department of Emergency Services. "DOL" shall mean the Washington State Department of Licensing. "Credentialed" shall mean possessing identification establishing one's right to position or authority. "News media" shall include journalists, publishers, television and radio broadcast persons who are regularly engaged in the business of publishing or broadcasting. "ECC" shall mean the Emergency Coordinating Center located at the United States Forest Service Office in Vancouver, Washington. "Individual(s)" shall mean a person, partnership, joint venture, private or public corporation, association, firm, public service company, public utility district, or any other entity, public or private, however organized. "Control" shall mean to lease or rent. "DLE" shall mean Driver's License Examiner. "USFS" shall mean United States Forest Services. "USGS" shall mean United States Geological Survey.

NEW SECTION

WAC 118-03-050 WASHINGTON STATE DEPARTMENT OF LICENSING TO PROCESS PERMITS. The DOL shall process RED zone entry permit applications at the following locations:

Longview, 773 Third Avenue 98632
 Vancouver, 915 MacArthur Blvd. 98661
 Morton, 141 North 2nd 98356
 Centralia, 112 Harrison Ave. 98531

The DOL, under the direction of the director of DES or his designee(s), may issue a permit for entry to the RED zone for such purposes as are clearly intended by this chapter and Executive Order 80-15. The DOL shall compile a daily status list of approved and denied entry permits to the RED zone.

NEW SECTION

WAC 118-03-070 APPLICATION/PROCESSING PROCEDURE—NONPERMANENT RESIDENTS. (1) Individuals desiring access should contact one of the designated DOL Driver's License Examiners at the locations listed during regular business hours, Tuesday through Saturday, 8:30 a.m. to 5:00 p.m., and complete an application form for a permit stating the nature and need for this access and sign the waiver contained on the application form. Federal, state and local governmental personnel on official business will only be required to complete and submit a permit application form. Upon completion and submission of this application to DOL, the approval or disapproval of the application will be made no later than five regular working days of DOL. After approval of the application a permit will be made available immediately.

(2) Individuals who are employers or government entities applying for a permit under WAC 118-03-170 and 118-03-050 may complete and submit an industrial application form to be issued an industrial permit which would allow the entry and/or occupation within the RED zone by its authorized employees, contractors or agents for business reasons.

(3) DOL will screen applicants according to the criteria published herein and will issue permits to those that have legitimate needs to enter and/or occupy the RED zone. The DLE will determine all pertinent data such as time of entry, duration of need, and mode of travel, and will inform the applicant of entry requirements as stated herein.

(4) DOL will provide the Director, DES; the Director, USFS Emergency Coordination Center; and the sheriffs of Clark, Cowlitz, Lewis, and Skamania Counties with a list on a daily basis of permits issued.

NEW SECTION

WAC 118-03-090 PERMIT AND WAIVER ISSUANCE PROCEDURES—PERMANENT RESIDENTS. (1) Permanent resident permits issued for the RED zone prior to December 1, 1980 remain valid.

(2) Permanent residence applicants must present proof of ownership or control of real property or personal property being used as a residence and permanent residence status at the time of application.

(3) Permanent residence applicants eighteen years of age and older shall be required to obtain a permit and sign a waiver.

(4) Permanent residence applicants between sixteen years of age or older, but who have not attained eighteen years of age, shall obtain a permit and their parent/guardian must sign a waiver on their behalf.

(5) All permanent residence applicants under sixteen years of age must be included on the application of their parent/guardian.

NEW SECTION

WAC 118-03-110 INDUSTRIAL PERMIT REAPPLICATION PROCEDURE. (1) Industrial permits issued for the RED zone prior to December 1, 1980 are valid until the expiration date on the permit has been attained and if all requirements under WAC 118-03-170 have been complied with.

(2) Industrial permittee(s) may request a new permit prior to the permit expiration date via telephone conversation with/or in person to the DLE whose DOL office issued the application and permit.

(3) The DLE must be advised of the date and approximate time an authorized agent of the industrial permittee will arrive to sign and pick up the new permit.

(4) The industrial permittee must also give all necessary information required to process the application.

(5) On assigned day, the authorized industrial agent must go to the DOL, identify him/herself to the DLE, review the application form and permit for accuracy, and sign the waiver.

NEW SECTION

WAC 118-03-130 REVOCATION AND SUSPENSION. (1) In the event that volcanic activity or other events increase the danger already present in the RED zone, permits, except permanent residents and scientific personnel approved by the Director of DES or his designee(s), may be suspended or revoked. This decision will be based on available scientific information and/or joint evaluation by the USFS (ECC Director) and DES. This evaluation will be made on a daily basis or as the need requires. The Director of DES, or his designee(s), will make the decision to suspend or revoke permits. Notification of revocation/suspension will be made by the DES duty officer in accordance with established DES operational procedures.

(2) The Director of DES or his designee(s) may suspend or revoke any permit issued under this chapter of the Washington Administrative Code, except for permanent residents, upon the failure of the permit holder(s) to meet the conditions or requirements for which his/her permit was issued.

NEW SECTION

WAC 118-03-150 CONDITIONS FOR ENTRY—NONRESIDENTS. (1) All permit holders must have two-way radio communications available within the RED zone with a base station located outside of the zone. The base station must be monitored at all times while the permittee is in the RED zone.

(a) Nonresident property owners under escort and control of the USFS while within the RED zone shall be exempt from the requirements in WAC 118-03-150(1).

(b) Vendors supplying essential goods and services for the defined areas of Cougar and St. Helen's Loop, shall be exempt from the requirements in WAC 118-03-150 (1) and (2).

(2) Entry and occupancy of the RED zone will be permitted between the hours of 6:00 a.m. and 7:00 p.m., Pacific Standard/Daylight Time. No overnight occupancy will be permitted. This condition is not applicable to individual(s) obtaining a permit under WAC 118-03-170.

(3) The permit must contain specified routes of travel, mode of travel and duration of stay.

(4) A permittee may leave the motor vehicle or otherwise authorized mode of transport while in the RED zone, but must not be more than fifteen minutes away from a vehicle and must maintain two-way radio contact with the vehicle or the base station.

NEW SECTION

WAC 118-03-170 CONDITIONS FOR ENTRY—EMPLOYEES, CONTRACTORS AND AGENTS OF INDIVIDUAL(S) OR GOVERNMENTAL ENTITY(S) ISSUED INDUSTRIAL PERMITS. (1) Individual(s) or governmental entity(s) issued a permit under WACs 118-03-070, 118-03-210(6) and 118-03-250 shall:

(a) Have a method to identify the location(s) of each authorized employee, agent and contractor who is within the RED zone for the permittee's business;

(b) Inform each authorized employee, agent and contractor of pre-designated escape routes;

(c) Monitor the local sheriff's department or other governmental agency radio frequency which is established for transmitting emergency messages related to Mt. St. Helens;

(d) Maintain a daily check-in and check-out procedure for all authorized employee(s), agent(s) and contractor(s) who are within the RED zone under the permittee's business;

(e) Issue an identification card, tag or other form of identification approved by the Director of DES or his designee to each authorized employee, agent and contractor who is within the RED zone for the permittee's business;

(f) Provide the foreman of each work crew, or one member of each group working together, with a two-way radio and require them to make regular contact with a central dispatcher;

(g) Inform each employee, agent and contractor authorized to enter the RED zone for permittee's business to stay within fifteen minutes walking distance from their vehicles, and

(h) Make every reasonable effort to insure compliance from their authorized employee(s), agent(s) and contractor(s) according to WACs 118-03-150, 118-03-170 and all other applicable safety regulations and procedures.

(2) Individual(s) other than government entity(s) shall indemnify the United States, the state of Washington, all political subdivisions thereof and their officer(s), agent(s) and employee(s), against all claims and liabilities which may be asserted against them for any damages, injuries or losses suffered by any person while within the RED zone or as a result of entering or occupying that zone, under the authority of the industrial permit.

(3) Entry and occupancy of the RED zone for industrial permittees will be authorized during the hours from sunrise to one hour before sunset. The times for sunrise and sunset will be determined from the United States Weather Bureau data.

(4) Entry and occupancy of the RED zone for continuous twenty-four hour periods by industrial permittees will be determined on a case by case basis by the Director of DES or his designee(s).

(5) Each individual(s) at the time of application for an industrial permit issued under WAC 118-03-210(6) and 118-03-250 or prior to application must file with DES an evacuation, emergency communication and warning plan.

(6) The evacuation plan must include the following:

(a) A description of the areas of operation by township, range and section;

(b) Number of personnel within these areas;

(c) Type and number of vehicles to be used for evacuation; and

(d) Primary and alternate escape routes to be used.

(7) The emergency communication and warning plans must include the following:

(a) Manner in which the industrial permit holder would receive notification of a volcanic event; and

(b) Procedures in which the industrial permit holder would use to warn his/her personnel in the RED zone.

NEW SECTION

WAC 118-03-190 CONDITIONS FOR ENTRY—PERMANENT RESIDENTS. (1) Individuals who establish proof of permanent residence in communities or areas within the RED zone will be issued a permit by DOL.

(2) Movement within the RED zone will be restricted to the most direct access/exist route, the generally recognized boundaries of the community and service and supply locations within the zone.

(3) The permit does not allow the holder unlimited movement or access to any other areas within the RED zone unless a specific permit has been issued.

NEW SECTION

WAC 118-03-210 EXEMPTED PERSONNEL. The following shall be exempted from these rules prohibiting entry and/or occupation of the RED zone subject to the limitations in paragraphs below.

- (1) Scientific research personnel as determined by the USGS.
- (2) Search and rescue personnel registered or as identified pursuant to RCW 38.52.010(5) on official search and rescue missions within the RED zone. The sheriffs of Lewis, Cowlitz, Clark, and Skamania Counties or their designee(s) shall have the authority to approve entry and/or occupation by search and rescue personnel.
- (3) Federal, state, county or local law enforcement and fire fighting personnel whose jurisdiction is within the RED zone and who are on official business within the RED zone.
- (4) Federal, state, county or local administrative personnel on official business within the RED zone.
 - (a) The director, DES, or his designee(s), shall have the authority to approve entry and/or occupation of state, county and local administrative personnel on official business.
 - (b) Federal administrative personnel will be required to obtain and possess a permit.
 - (5) Individual(s) who own and/or control real property or personal property being used as a residence and whose official permanent residence is within the RED zone.
 - (6) Individual(s) with a legitimate business reason for being within the RED zone, provided they are approved by the DES Director or his designee(s).
 - (7) News media personnel, provided they are approved by the DES Director or his designee(s).
 - (8) Individual(s) not included in (1) through (7) above, provided they are approved by the DES Director or his designee(s).

NEW SECTION

WAC 118-03-230 SCIENTIFIC PERSONNEL. Those scientific personnel approved by the designated USGS official will be required to submit an application to include assigned waiver and receive a permit from DOL prior to entry and/or occupation of the RED zone.

- (1) That such entry will not burden official search and rescue missions or other emergency operations scheduled or currently underway; and
- (2) That such entry can be limited in duration and by type of transportation to assure, to the extent possible, the safety of those granted entry permits.

NEW SECTION

WAC 118-03-250 PRIVATE BUSINESS. (1) Permits for entry to the RED zone granted to those who have legitimate business reasons shall be based on the following considerations:

- (a) That such entry is necessary to provide for health, safety, and welfare of citizens in the disaster area; or
 - (b) That such entry is necessary to assess damages to property caused by the volcanic eruption or for the purpose of protecting against further loss if possible; or
 - (c) That such entry is necessary to provide required service to disaster victims or those residing in the RED zone; or
 - (d) That such entry is necessary to livelihood; and
 - (e) That such entry will not burden official search and rescue missions or other emergency operations scheduled or currently underway; and
 - (f) That such entry can be limited to duration and by type of transportation to assure, to the extent possible, the safety of those granted entry permits; and
 - (g) That such entry be limited to the extent possible to specified destination and route within the RED zone.
- (2) The duration of an industrial permit shall be for no more than thirty days from the date of issuance. The industrial permit will be issued for operations within a specified location of township, range and section. Operations to be conducted in areas different from the original permit will require issuance of a new permit. Permits may be renewable as long as the permittee is under WAC 118-03-210.

NEW SECTION

WAC 118-03-270 NEWS MEDIA. Permits for entry to the RED zone granted to news media personnel shall be based on the following considerations:

- (1) That such entry is necessary to provide information about continuing volcanic activity with the following priorities:
 - (a) To the population in imminent danger; or
 - (b) To the regional population who can be expected to experience secondary effects of continued volcanic activity; or
 - (c) The state-wide and national population; or
- (2) That such entry is necessary to provide public information relating to continuing disaster operations; and
- (3) That such entry be limited to credentialed news media personnel; and
- (4) That such entry will not burden official search and rescue missions or other emergency operations scheduled or currently underway; and
- (5) That such entry can be limited in duration and by type of transportation to assure, to the extent possible, the safety of those granted entry permits; and
- (6) That such entry be limited to specified destination(s) and route(s) within the RED zone.

NEW SECTION

WAC 118-03-290 FEDERAL, STATE AND LOCAL GOVERNMENT ADMINISTRATIVE PERSONNEL. Permits for entry to the RED zone granted to federal, state or local government administrative personnel of official business shall be based on the following considerations:

- (1) That such entry is necessary to provide for the health, safety, and welfare of citizens in the disaster area; or
- (2) That such entry is necessary to assess damages caused by the volcanic eruption for the purpose of mitigating further damage or providing for the well being of disaster victims; or
- (3) That such entry will provide information necessary for federal, state or local officials responsible for disaster response; and
- (4) That such entry will not burden official search and rescue missions or other emergency operations scheduled or currently underway in the RED zone; and
- (5) That such entry be limited, to the extent possible, to specified destination(s) and route(s) within the RED zone; and
- (6) Approval for permit issue has been made by the Director, DES or his designee(s).

NEW SECTION

WAC 118-03-310 OTHER PERMIT APPLICANTS. Permits for entry to the RED zone by persons not included in the above categories shall be granted by the Director of DES or his designee(s) based on the following considerations:

- (1) That such entry is necessary or will contribute to the health, safety, and welfare of the citizens in the disaster area; or
- (2) That such entry is necessary for maintenance of privately owned property within the RED zone.
- (3) That such entry is necessary or will contribute to the successful mitigation of damages caused by volcanic activity; and
- (4) That such entry be limited, to the extent possible, to specified destinations and routes within the RED zone.
- (5) That such entry will not burden official search and rescue missions or other emergency operations scheduled or currently underway; and
- (6) That such entry can be limited in duration and by type of transportation to assure, to the extent possible, the safety of those granted entry permits.

NEW SECTION

WAC 118-03-330 UNIFORM PROCEDURAL RULES. The Washington State Department of Emergency Services, hereinafter designated as the department, adopts as its own rules of practice all those uniform procedural rules promulgated by the Code Reviser, now codified in the Washington Administrative Code, WAC 1-08-005 through 1-08-590, as now or hereafter amended, subject to any additional rules the department may add from time to time. The department reserves the right to make whatever determination is fair and equitable should any question not covered by its rules come before the

department, said determination to be in accordance with the spirit and intent of the law.

NEW SECTION

WAC 118-03-370 APPENDIX B-INDUSTRIAL FORM-MT. ST. HELENS RED ZONE ENTRY PERMIT APPLICATION.

APPENDIX B
MT. ST. HELENS RED ZONE ENTRY PERMIT APPLICATION
(Industrial Form)

Permit Validation No. Date
-PLEASE PRINT-

ENTITY:
BUSINESS ADDRESS (main office)
DESTINATION:
VIA:
PURPOSE:
EFFECTIVE PERIOD: DATE TO
EFFECTIVE TIME: TO
APPROVED DENIED Enter reasons on reverse side

Travel on roads or routes and purposes of entry beyond the scope of this permit will be in violation of RCW 38.52.050(3)(a), 38.52.150(2), 43.06.010 and 43.06.220(2), (8) and (9). Every person convicted under RCW 38.52.050(3)(a), 38.52.150(2) will be subject to a fine not exceeding \$500 or imprisonment in the county jail for not more than ninety days or both fine and imprisonment. Every person convicted under RCW 43.06.010 and 43.06.220(2), (8) and (9) will be subject to a fine not exceeding \$1,000 or imprisonment in the county jail for not more than one year or both fine and imprisonment.

Issuing Personnel Date

Escorting Officer (if applicable)

I will contact the county sheriff or appropriate law enforcement agency prior to each entry to determine if the permit is valid (if required). I understand the permit may be revoked or suspended when volcanic activity, weather conditions preclude visibility of the entire mountain, or other events increase the danger already present in the RED zone.

INDEMNIFICATION CLAUSE*

agrees to defend and indemnify the United States, the State of Washington, all political subdivisions thereof, and their officers, agents, and employees against all claims and liabilities asserted against them by reason of any damages, injuries, or losses suffered by any person while in the RED zone or as a result of entering or occupying that zone, under the authority of this permit.

WAIVER OF RIGHTS*

(Permittee's Name) hereby understands and agrees to the terms of permit number

and does further understand that I/it am/is entering a high hazard area with full knowledge that I/it do/does so at its own risk releasing and discharging the federal government, the State of Washington and all its political subdivisions, their officers, agents and employees from all liability for any damages, injuries, or losses incurred while within the RED zone or as a result of entering and/or occupying that zone.

Authorized Agent's Signature Title Date

Address Zip Telephone

GOVERNMENTAL ENTITIES

Authorized Agent's Signature Title Date

Address Zip Telephone

*Not applicable to Governmental Entities

NEW SECTION

WAC 118-03-390 APPENDIX C-FORM-MT. ST. HELENS RED ZONE ENTRY PERMIT, STATE OF WASHINGTON, DEPARTMENT OF EMERGENCY SERVICES.

APPENDIX C
MT. ST. HELENS RED ZONE ENTRY PERMIT
STATE OF WASHINGTON
DEPARTMENT OF EMERGENCY SERVICES

READ REVERSE SIDE
Keep this permit on your person at all times for identification.

NAME: Last First Middle Initial

ADDRESS:

AFFILIATION:

SEX: Male ... Female ... DATE OF BIRTH:
EYES: ... WEIGHT: ... HEIGHT: ...

DESTINATION:

VIA: (VEHICLE LICENSE #):

PURPOSE: FROM TO

EFFECTIVE PERIOD: DATE TIME
DATE TIME

REVERSE SIDE

Contact the county sheriff or appropriate law enforcement agency prior to each entry to determine if the permit is valid.

This permit may be revoked or suspended when volcanic activity, weather conditions preclude visibility of the entire mountain, or other events increase the danger already present in the RED zone.

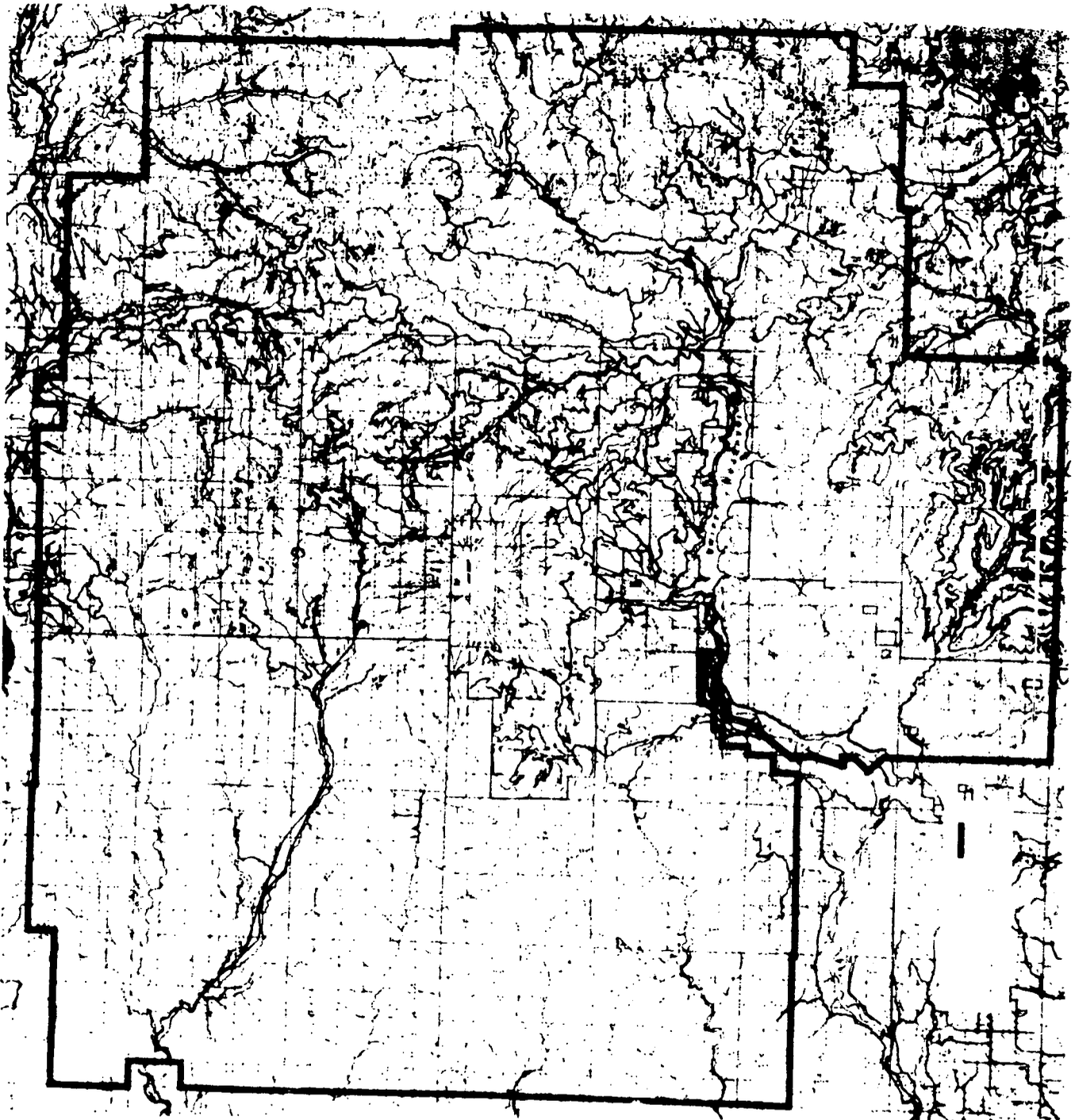
Entry into the RED zone will be granted only through roadblocks where a law enforcement person is on duty.

Monitor the radio systems continuously, and remain within 15 minutes walking distance of the vehicle while in the RED zone.

NEW SECTION

WAC 118-03-410 APPENDIX D--FORM--MAP--MT. ST. HELENS RED ZONE.

APPENDIX D
MAP--MT. ST. HELENS RED ZONE



WSR 80-18-044
PROPOSED RULES
STATE EMPLOYEES
INSURANCE BOARD
 [Filed December 3, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 41.05 RCW, that the State Employees Insurance Board, intends to adopt, amend, or repeal rules concerning:

Amd WAC 182-08-111 Medical plan options between open enrollments.
 New WAC 182-08-300 Criteria for selection of insurance company for automobile and homeowners insurance;

that such agency will at 9:00 a.m., Friday, January 9, 1981, in the Department of Personnel, Board Room, 600 South Franklin, Olympia, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Friday, January 9, 1981, in the Department of Personnel, Board Room, 600 South Franklin, Olympia, WA.

The authority under which these rules are proposed is chapter 41.05 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 8, 1981, and/or orally at 9:00 a.m., Friday, January 9, 1981, Department of Personnel, Board Room, 600 South Franklin, Olympia, WA.

Dated: December 3, 1980

By: C. H. Shay
 Group Insurance Analyst

STATEMENT OF PURPOSE

WAC 182-08-111 Medical plan options between open enrollments.

WAC 182-08-300 Criteria for selection of insurance company for automobile and homeowners insurance.

Statutory Authority: chapter 41.05 RCW.

WAC 182-08-111 currently allows enrollees to change medical plans upon change in area of residence or when terminated by a Health Maintenance Organization. The proposed action will allow enrollee to also make coverage changes when enrollee is required by court order to provide medical coverage for a dependent. Existing rules can create undue hardship on such enrollees.

New section WAC 182-08-300 sets forth SEIB's procedural criteria for selection of insurance companies to underwrite automobile and homeowners insurance. This action is required by RCW 41.05.025.

Responsible for drafting, implementation and enforcement: C. H. Shay, Group Insurance Analyst, Phone 753-3096, Department of Personnel (Insurance Benefits Division), 497 Tyee Drive, Tumwater, WA 98504, Mail Stop QS-11.

Proposed by: State Employees Insurance Board.

Agency comments: None.

Necessary due to federal law or federal/state court action: No.

AMENDATORY SECTION (Amending Order 2-79, filed 10/18/79)

WAC 182-08-111 MEDICAL PLAN OPTIONS BETWEEN OPEN ENROLLMENTS. The following medical plan options are available between open enrollments:

(1) Enrolled employees or retirees who move to a new home residence area may; (a) continue their present plan with a clear understanding of the out of service area restrictions of such plan, (b) change to a health maintenance organization or panel plan which was not available in their former home residence area, or (c) change from a health maintenance organization or panel plan to the insured plan if their new home residence is outside the service area of their former plan.

(2) Employees or retirees who are terminated from a health maintenance organization or panel plan because of failure to comply with the provisions of such plan may change to another SEIB medical plan which is available in their home residence area.

(3) In the case of a court order requiring an employee or retiree to provide medical coverage for an eligible spouse or child, the employee/retiree may change medical plans and add such dependent without proof of insurability.

Such enrollment changes must be made within 31 days of the date the above reason for change occurs. For subsections (1) and (2) of this section, the change in coverage becomes effective on the first of the month following the date of application. For subsection (3) of this section, the change is retroactive to the effective date of the court order.

NEW SECTION

WAC 182-08-300 CRITERIA FOR SELECTION OF INSURANCE COMPANY FOR AUTOMOBILE AND HOMEOWNERS INSURANCE. Insurance companies to be considered must meet the following criteria:

(1) Eligibility to include all employees and retirees, and their dependents, except those failing to meet eligibility requirements specified by the board.

(2) Premium cost to be paid entirely by the insured through payroll deduction for active employees and by provisions established by the board for all other eligible persons.

(3) The company must be a financially sound insurance carrier licensed to do business in the state of Washington having at least a B + BEST rating.

(4) The board may establish additional criteria as necessary to make an adequate evaluation of the proposals.

(5) The board may approve one or more carriers which meet the above criteria.

WSR 80-18-045
PROPOSED RULES
URBAN ARTERIAL BOARD
 [Filed December 3, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Urban Arterial Board, intends to adopt, amend, or repeal rules concerning WAC 479-16-070 Standards for functional classification or urban arterials. The board proposes to amend this rule so that existing terminology is consistent with federal terminology. WAC 479-16-080 Rates of development of functional classes of urban arterials. The board proposes to amend the rule in order to adjust distribution factors to reflect 1980 long range plan. WAC 479-20-033 Procedure for requesting an increase in authorized amount of urban arterial trust funds. The

board proposes this amendment to make this rule consistent with WAC 479-20-036;

that such agency will at 9:30 a.m., Thursday, January 15, 1981, in the Highway Administration Building, Board Room, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:30 a.m., Thursday, January 15, 1981, in the Highway Administration Building, Board Room, Olympia, Washington.

The authority under which these rules are proposed is chapter 47.26 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 1, 1981, Room 1D26, Highway Administration Building, Olympia, Washington 98504.

Dated: October 20, 1980

By: Robert A. Plaquet
Executive Secretary

STATEMENT OF PURPOSE

Title: Amendatory section, WAC 479-16-070. Standards for Functional Classification of Urban Arterials.

Result Of Federal Law Or Federal Or State Court Action: Not applicable.

Statutory Authority: chapter 47.26 RCW.

Summary Of Rule: Existing UAB classification standards are consistent with federal standards and only minor changes are proposed.

Reason For Rule: Will allow the Urban Arterial Board to consider classifying additional streets and roads as arterials if for some reason the local agency requesting the addition were denied by the DOT federal classification of the street or road.

For Further Information: Robert A. Plaquet, Executive Secretary, 753-7199.

Proponents Of Rule: The Urban Arterial Board is the proponent of the rule.

Comments: [No information supplied by agency.]

Title: Amendatory section, WAC 479-16-080. Rates of Development of Functional Classes of Urban Arterials.

Result Of Federal Law Or Federal Or State Court Action: Not applicable.

Statutory Authority: chapter 47.26 RCW.

Summary Of Rule: To adjust the functional class distribution factors to reflect the results of the 1980 long range plan.

Reason For Rule: To be prepared with updated distribution factors in the event the Urban Arterial program is refunded.

For Further Information: Robert A. Plaquet, Executive Secretary, 753-7199.

Proponents Of Rule: The Urban Arterial Board is the proponent of the rule.

Comments: [No information supplied by agency.]

Title: Amendatory section, WAC 479-20-033. Procedure for Requesting an Increase in Authorized Amount of Urban Arterial Trust Funds.

Result Of Federal Law Or Federal Or State Court Action: Not applicable.

Statutory Authority: chapter 47.26 RCW.

Summary Of Rule: To change the times during a project's development when requests for an increase in funding may be processed.

Reason For Rule: Housekeeping measure and makes this rule consistent with WAC 479-20-036.

For Further Information: Robert A. Plaquet, Executive Secretary, 753-7199.

Proponents Of Rule: The Urban Arterial Board is the proponent of the rule.

Comments: [No information supplied by agency.]

AMENDATORY SECTION (Amending Order 457, filed 9/16/77)

WAC 479-16-070 STANDARDS FOR FUNCTIONAL CLASSIFICATION OF URBAN ARTERIALS. All roads and streets of each county and city lying within or having within its boundaries a federal urban area shall be divided by the county or city into arterial roads or streets and access roads or streets. Arterial roads or streets shall be established and subdivided into three functional classes to be known as ~~((major))~~ principal arterials, ~~((secondary))~~ minor arterials, and collector arterials in accordance with uniform standards established by the Urban Arterial Board ~~((pursuant to the Administrative Procedure Act))~~ in compliance with the federal classification system. Incorporated cities lying outside federal designated urban areas are not required to divide their roads and streets by functional class.

All new roads or streets within federal urban areas that are under construction, have right of way acquired, or are definitely programmed for funding and construction shall be evaluated and functionally classified. New roads or streets planned for in regional comprehensive land use studies, and which represent the participation and joint planning efforts of all levels of government, shall be considered to approach a committed status and may be functionally classified. Projected routes to meet future transportation requirements may be designated and functionally classified when:

(1) Such routes are included in the transportation study relating to the comprehensive land use studies in regions where such plans exist;

(2) such routes are included in the comprehensive plan of the local agency of jurisdiction, have been reviewed by adjacent or other affected agencies, and are integrated with routes contained in the comprehensive plans of adjacent agencies.

All roads or streets within federal urban areas not classified as ~~((major))~~ principal arterials, ~~((secondary))~~ minor arterials, or collector arterials shall be identified as access roads or streets.

Each request ~~((to the Urban Arterial Board for changes in))~~ that would change, add to or delete from the previously approved functionally classified arterial system shall be submitted to the district state aid engineer for processing through the department of transportation, planning division. The request shall also be accompanied by information indicating that the request has been reviewed and approved by the legislative body. A copy of the request shall be submitted to the urban arterial board for information purposes only.

All urban arterials within federal urban areas shall be functionally classified on the basis of type and volume of traffic accommodated by the road or street, hereafter referred to as street, and by the street's relative social and economic importance. Each street's traffic type is to be evaluated in terms of its local or through traffic carrying characteristics. The higher the proportion of through traffic carried by a given street, the higher it should normally be functionally classified.

To assist in identifying through traffic carrying characteristics of streets, aerial photographs should be evaluated to identify the hierarchy of traffic generators and traffic generating areas in each urban

area. These traffic generators shall be considered to be the most important factor in determining the magnitude of through traffic and shall include, but shall not be limited to, business districts, industrial plants, shopping centers, schools, churches, parks and airports.

Transportation study data, traffic flow maps, master plans and other background data should also be considered, to the extent it is available, in identifying traffic generators.

Examples of other factors that may be considered in determining the proportion of through traffic carried by a street, in addition to actual field interviews, include street designation as "by-pass routes", "truck routes" or high proportions of vehicles bearing out-of-state license plates.

The composition of traffic should also be considered in evaluating the through traffic carrying characteristics of streets. Bus transit routes often follow important arterial streets with only the extreme outward ends of bus routes normally making use of nonarterial streets. Similarly, any street which carries a significant number of truck trips is apt to be performing some level of arterial function insofar as such trips reflect a nearby traffic generator of significant economic importance.

Average daily traffic volume on streets shall be evaluated to determine the use currently being given to the street. Traffic volumes, in conjunction with the analysis of through versus local traffic, may be considered to be one of the most important single criterion determining the functional class of urban arterials. However, traffic volumes on streets shall also be considered in relation to the principle of concentrating major traffic flows on a selected system of arterials rather than permitting through traffic to diffuse through many parallel streets designed to a lesser level with resulting increased congestion and accident hazards.

Counties and cities within federal urban areas shall develop urban arterial classification plans so as to integrate with important adjacent rural and state highways. Each city or county preparing a functional classification plan shall coordinate its classifications with those of adjacent units of government to ensure smooth progression from one system to another regardless of trip length, purpose or other qualification. This necessary coordination may sometimes result in an urban arterial designation not otherwise justified.

Special consideration shall be given to streets connecting with freeway and expressway interchanges. Such interchanges should normally carry at least a collector arterial designation in recognition of the fact that:

(1) Land development comes quickly at interchange areas and traffic volumes tend to grow more rapidly than in other areas.

(2) providing adequate on and off ramp facilities makes better utilization of the limited access facility avoiding back-ups at more "popular" ramps.

Off-set arterial intersections shall be avoided to the maximum extent possible to alleviate the need for additional signing, traffic signals and difficult turning movements for drivers.

Frontage roads serving as an integral part of a limited access facility and which serve a number of large, abutting trip generators should normally be considered to be not more than a secondary arterial. Those frontage roads with medium to high traffic volumes without significant abutting land use service would have collector arterial status while low traffic frontage roads without significant abutting land use service would have no arterial status.

"Relief valve" arterials of several blocks duration, often providing a crude kind of downtown by-pass, should not be designated directly parallel to an actual arterial street which is severely congested. Such designation tends to perpetuate the congestion on the actual arterial street by discouraging improvements thereon. If there is no way of improving the congested arterial street, one way operation of the facility should be considered to create a properly planned and engineered couplet. The two streets comprising such a couplet would be considered a single functional route for classification purposes. Such couplets would normally be required only for ((major)) principal or ((secondary)) minor arterials and both streets comprising the couplet would be considered to be of the same functional class.

Streets considered to be arterial in nature when evaluated in accordance with the above standards and instructions shall be further evaluated to determine their appropriate functional classification. This evaluation shall consider the following standards and instructions for ((major)) principal, ((secondary)) minor and collector arterials.

((MAJOR)) PRINCIPAL ARTERIALS. TRAFFIC SERVICE PROVIDED. ((Major)) Principal arterials provide for movement across and between large subparts of an urban region and serve predominantly "through" trips with minimum direct service to abutting land uses.

GROUPING OF TRAFFIC GENERATORS. ((Major)) Principal arterial service is required by medium-to-large central business districts, most municipal airports, large shopping centers, large colleges and universities, large industrial plants, major governmental centers, large hospitals, important secondary business districts, major rail and seaport terminals and similar land uses which comprise the top layer of the hierarchy of trip generators.

SPACING. ((Major)) Principal arterials will seldom be closer than one mile apart in even the most densely developed urban regions. In practice, it is expected that for most federal urban areas in Washington, spacing of ((major)) principal arterials will be wider. Moreover, spacing will vary within any given federal urban area with ((major)) principal arterials being closest together in the vicinity of the central business district and becoming increasingly farther apart toward the suburban, rural boundary.

ROUTE CONTINUITY. ((Major)) Principal arterials shall form a closed, interconnected system linking together major traffic generators in federal urban areas. Stub end arterials are not normally classified as ((major)) principal arterials.

((SECONDARY)) MINOR ARTERIALS. TRAFFIC SERVICE PROVIDED. ((Secondary)) Minor arterials provide for movement within the large subparts prescribed by ((major)) principal arterials. ((Secondary)) Minor arterials may also serve "through traffic" but provide very much more direct service to abutting land uses than do ((major)) principal arterials.

GROUPING OF TRAFFIC GENERATORS. ((Secondary)) Minor arterial service is required by small central business districts and traffic generators as listed above for ((major)) principal arterials except that such generators will be smaller, plus high schools and some grade schools, strip commercial development, parks, and low-use intensity recreational areas, warehousing areas, and similar land uses which comprise the middle layer of the trip generator hierarchy.

SPACING. ((Secondary)) Minor arterial streets will seldom be closer than one-half mile from another ((secondary)) minor, or ((major)) principal, arterial street. In practice, it is expected that for most federal urban areas in the state of Washington, the spacing of arterial streets will be wider. Moreover, spacing will vary within any given federal urban area with ((secondary)) minor arterials being closest together in the vicinity of the central business district and becoming increasingly farther apart toward the suburban, rural boundary.

ROUTE CONTINUITY. ((Secondary)) Minor arterials shall, wherever possible, be long, continuous streets with direct rather than meandering alignments.

COLLECTOR ARTERIALS. TRAFFIC SERVICE PROVIDED. Collector arterials provide for movement within the smaller areas, which are often definable neighborhoods, and may be bounded by higher class arterials. Collector arterials serve very little "through" traffic, but serve a high proportion of local traffic requiring direct access to abutting land uses.

GROUPING OF TRAFFIC GENERATORS. Collector arterial service is required for the majority of the nonresidential land uses which generate measurably important traffic volumes and which are not served by ((major)) principal or ((secondary)) minor arterials.

SPACING. Collector arterials will seldom be closer than one-fourth mile from any other arterial street. In practice, it is expected that for most federal urban areas in the state of Washington, the spacing of arterial streets will be wider. Moreover, spacing will vary within any given federal urban area with collector arterials being closest together in the vicinity of the central business district and becoming increasingly farther apart toward the suburban, rural boundary.

ROUTE CONTINUITY. Collector arterials need not be particularly long or continuous since this would tend to attract through trips in unduly high proportions.

When the classification is complete, arterials classified and designated and local streets identified, it is recommended that each city or county tabulate its street mileage by functional class. These tabulations should be compared with the following recommended tabulations for street mileage by system and vehicle miles traveled by system to serve as a general internal review procedure.

FEDERAL URBAN AREA POPULATION

TEST FACTOR	50,000		
	Under 50,000	to 500,000	Over 500,000
Street Mileage by System			
((Major)) <u>Principal Streets</u>	12- 15%	10- 12%	8- 10%
((Secondary)) <u>Minor Streets</u>	10- 12	8- 10	7- 9
Collector Streets	10- 12	8- 10	7- 9
Local Streets	68- 61	74- 68	78- 72
Total	100-100%	100-100%	100-100%
Vehicle Miles Traveled by System			
((Major)) <u>Principal Streets</u>	30- 40%	40- 50%	50- 60%
((Secondary)) <u>Minor Streets</u>	10- 15	10- 15	10- 15
Collector Streets	5- 10	5- 10	5- 10
Local Streets	55- 35	45- 25	35- 15
Total	100-100%	100-100%	100-100%

Upon receipt of the classification plans from the cities and counties, the Urban Arterial Board will tabulate total street mileage by system and vehicle miles traveled by system for all of the cities and counties. This information will be used by the board as a guide in its approval of arterial classifications and mileages.

AMENDATORY SECTION (Amending Order 79-01, Resolution 596, 597, 598, filed 8/1/79)

WAC 479-20-033 PROCEDURE FOR REQUESTING AN INCREASE IN AUTHORIZED AMOUNT OF URBAN ARTERIAL TRUST FUNDS. Participation of urban arterial trust funds in urban arterial projects may be approved by the urban arterial board in amounts requested in the current separate section of the local government's six year construction program.

These amounts may be modified only as set forth in WAC 479-20-036.

An updated cost estimate on the project shall be submitted to the urban arterial board at the following stages of project development:

- (1) At the time the project prospectus for preliminary engineering (phase 1) is submitted further defining the work to be accomplished which was outlined in the six year construction program;
- (2) At any time during the preliminary engineering or right of way phase of the project when estimated total project cost is determined to exceed the amount authorized by the urban arterial board more than twenty-five percent, or \$75,000, whichever is the lesser;
- (3) At the time the engineer's final estimates become available and the construction prospectus is submitted to the urban arterial board for approval;
- (4) At the time contract bids are considered but prior to award of contract;
- (5) At the time of contract completion but prior to final settlement on the project between the local government and the urban arterial board.

The submitting local government may request increased participation by urban arterial trust funds above the amount submitted in the agency's current six year construction program or the amount originally authorized by the board, as applicable, at ~~((each of the five specified stages))~~ the first, third and fifth stages in the project's development. All such requests shall be evaluated by the board in accordance with board rules.

AMENDATORY SECTION (Amending Order 457, filed 9/16/77)

WAC 479-16-080 RATES OF DEVELOPMENT OF FUNCTIONAL CLASSES OF URBAN ARTERIALS. Urban arterial trust funds apportioned to the five regions of the state within the federal urban areas shall be divided between functional classes of urban arterials on a percentage basis as set forth below: PROVIDED, That the distribution of funds within each region shall be administered so as to permit complete urban arterial projects in each arterial classification to be authorized and funded: PROVIDED, FURTHER, That for the bond sale and fuel tax revenues, attributable to the Series I and Series II program, apportionments to the five regions of the state within the federal urban areas shall be divided between functional classes of urban arterials on a percentage basis as set forth in WAC 479-16-080 filed 9/16/77. Puget Sound Region, ((major)) principal arterials

((65)) 50%, ((secondary)) minor arterials ((+7)) 30%, collector arterials ((+8)) 20%; Northwest Region, ((major)) principal arterials ((+3)) 40%, ((secondary)) minor arterials ((+6)) 30%, collector arterials ((+1)) 30%; Northeast Region, ((major)) principal arterials ((+2)) 59%, ((secondary)) minor arterials ((+3)) 24%, collector arterials ((+5)) 17%; Southeast Region, ((major)) principal arterials ((+4)) 56%, ((secondary)) minor arterials ((+3)) 27%, collector arterials ((+8)) 17%, Southwest Region, ((major)) principal arterials ((+3)) 37%, ((secondary)) minor arterials ((+5)) 37% collector arterials ((+5)) 26%.

Urban arterial trust funds apportioned to the five regions of the state outside the federal urban areas (incorporated cities) shall not be divided by functional class of arterial.

Reviser's Note: RCW 34.04.058 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 80-18-046
PROPOSED RULES
URBAN ARTERIAL BOARD**
[Filed December 3, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Urban Arterial Board, intends to adopt, amend, or repeal rules concerning standards for arterials in rural incorporated areas. The board proposes to adopt a new rule to require incorporated areas outside federal urban areas to identify their streets as either arterials or local access, adopting new section WAC 479-16-072;

that such agency will at 9:30 a.m., Thursday, January 15, 1981, in the Highway Administration Building, Board Room, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:30 a.m., Thursday, January 15, 1981, in the Highway Administration Building, Board Room, Olympia, Washington 98504.

The authority under which these rules are proposed is chapter 47.26 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 1, 1981, Room 1D26, Highway Administration Building, Olympia, Washington 98504.

Dated: December 3, 1980
By: Robert A. Plaquet
Executive Secretary

STATEMENT OF PURPOSE

Title: New section, WAC 479-16-072. Standards for Arterials in Rural Incorporated Areas.
Result Of Federal Law Or Federal Or State Court Action: Not applicable.
Statutory Authority: chapter 47.26 RCW.
Summary Of Rule: Incorporated areas outside federal urban areas shall be required to identify their streets as either arterials or local access.
Reason For Rule: To provide incorporated areas outside federal urban areas standards by which to determine whether their streets

qualify as arterials and are thereby eligible for Urban Arterial Trust Fund participation. For Further Information: Robert A. Plaquet, Executive Secretary, 753-7199. Proponents Of Rule: The Urban Arterial Board is the proponent of the rule. Comments: [No information supplied by agency.]

NEW SECTION

WAC 479-16-072 STANDARDS FOR ARTERIALS IN RURAL INCORPORATED AREAS. Incorporated areas outside federally designated urban areas shall be required to identify their streets as either arterials or local access. Arterials shall be defined by at least one of the following standards:

- (1) The logical extensions of a county arterial into the corporate boundary; or
 - (2) Serve as routes connecting local generators such as schools, medical facilities, social centers, commercial centers, or industrial sites within the corporate boundary; or
 - (3) Act as by-pass or truck routes to relieve the central core area.
- Streets failing to qualify under these standards for arterials and only providing access to adjacent property will not be considered to be eligible for UATF participation.

**WSR 80-18-047
PROPOSED RULES
BOARD OF HEALTH
[Filed December 3, 1980]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health, intends to adopt, amend, or repeal rules concerning:

- Amd WAC 248-18-001 Definitions.
- Amd WAC 248-18-010 Exemptions and interpretations.
- Amd WAC 248-18-500 through WAC 248-18-999 New construction regulations;

that such agency will at 9:00 a.m., Wednesday, January 14, 1981, in the Council Chambers, Whatcom County Courthouse, 311 Grand Avenue, Bellingham, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, January 14, 1981, in the Council Chambers, Whatcom County Courthouse, 311 Grand Avenue, Bellingham.

The authority under which these rules are proposed is RCW 43.20.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 14, 1981, and/or orally at 9:00 a.m., Wednesday, January 14, 1981, Council Chambers, Whatcom County Courthouse, 311 Grand Avenue, Bellingham.

Dated: December 3, 1980
By: John A. Beare, MD
Secretary

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.
Amend WAC 248-18-001 Definitions.

Amend WAC 248-18-010 Exemptions and interpretations.

Amend WAC 248-18-500 through WAC 248-18-999 New construction regulations.

Purpose of the rule or rule change is to incorporate changes in new construction regulations for hospitals which were proposed by a task force appointed by the State Board of Health.

Statutory authority for this action is found in RCW 43.20.050.

Summary of the rule change: The proposed changes include minor changes in definitions, clarification and elaboration of the provisions for obtaining exemptions from, substitution for, and interpretations of requirements contained in chapter 248-18 WAC; inclusion of a requirement for written identification of the code numbers under which a deficiency is cited; and clarification of the applicability of standards, guides and codes included by reference in chapter 248-18 WAC.

Person responsible for the drafting, implementation and enforcement of the rule: Myrtle O'Boyle, Head, Health Facility Development Section, Office of State Health Planning and Development, Health Services Division, 753-5827, Mailstop: LP-13.

These rules are not necessary as a result of federal laws, federal court decisions or state court decisions.

AMENDATORY SECTION (Amending Order 135, filed 12/6/76)

WAC 248-18-001 DEFINITIONS. For the purposes of these regulations, the following words and phrases shall have the following meanings unless the context clearly indicates otherwise.

(1) "Accredited" means approved by the Joint Commission on Accreditation of Hospitals or the Bureau of Hospitals of the American Osteopathic Association.

(2) "Acute cardiac care unit" means an intensive care unit for patients with heart problems.

(3) "Agent", when used in a reference to a medical order or a procedure for a treatment, means any power, principle or substance, whether physical, chemical or biological, which is capable of producing an effect upon the human body.

(4) All adjectives and adverbs such as adequate, approved, qualified, reasonable, reputable, satisfactory, sufficiently, or suitable, used in these rules and regulations to qualify a person, a procedure, equipment or building shall be as determined by the Washington State Department of Social and Health Services.

(5) "Board" means the Washington State Board of Health.

(6) "Department" means the Washington State Department of Social and Health Services.

(7) "He, him, his or himself" means a person of either sex, male or female, and does not mean preference for nor exclude reference to either sex.

(8) "Hospital" means any institution, place, building or agency which provides accommodations, facilities, and services over a continuous period of twenty-four hours or more, for observation, diagnosis, or care, of two or more individuals not related to the operator who are suffering from illness, injury, deformity, or abnormality, or from any other condition for which obstetrical, medical, or surgical services would be appropriate for care or diagnosis. "Hospital" as used in this act does not include hotels, or similar places furnishing only food and lodging, or simply domiciliary care; nor does it include clinics, or physicians' offices where patients are not regularly kept as bed patients for twenty-four hours or more; nor does it include nursing homes, as defined and which come within the scope of chapter 18.51 RCW; nor

does it include maternity homes, which come within the scope of chapter 18.46 RCW; nor does it include psychiatric hospitals, which come within the scope of chapter 71.12 RCW; nor any other hospital, or institution specifically intended for use in the diagnosis and care of those suffering from mental illness, mental retardation, convulsive disorders, or other abnormal mental conditions. Furthermore, nothing in this act or the rules and regulations adopted pursuant thereto shall be construed as authorizing the supervision, regulation, or control of the remedial care or treatment of residents or patients in any hospital conducted for those who rely primarily upon treatment by prayer or spiritual means in accordance with the creed or tenets of any well recognized church or religious denomination.

(9) "Intensive care unit" means a special physical and functional unit for the segregation, concentration and close or continuous nursing observation and care of patients who are critically, seriously or acutely ill and in need of intensive, highly skilled nursing service.

(10) "Legend drugs" are those drugs bearing the manufacturer's legend, "Federal law prohibits dispensing without a prescription".

(11) "Licensed practical nurse", abbreviated L.P.N., means a person duly licensed by the Washington State Board of Practical Nurse Examiners to practice practical nursing.

(12) "May" means permissive or discretionary (~~(with)~~) on the part of the board or the department.

(13) "Medical staff" means those physicians appointed by the governing authority to practice in the hospital.

(14) "New construction" means any of the following started after adoption of these rules and regulations:

- (a) New buildings to be used as hospitals;
- (b) Additions to existing buildings to be used as hospitals;
- (c) Conversion of existing buildings or portions thereof for use as hospitals;

(d) Alterations other than minor alterations to existing hospitals (~~(except where an exemption has been granted by the Secretary of the State Department of Social and Health Services or his designee under WAC 248-18-010(4)(b)).~~)

(15) "Nursing home unit" means a group of beds for the accommodation of patients who, because of chronic illness or physical infirmities, require skilled nursing care and related medical services but who are not acutely ill and not in need of the highly technical or specialized services ordinarily a part of hospital care.

(16) "Patient" means a person who is receiving (or has received) preventive, diagnostic, therapeutic, rehabilitative, maintenance, or palliative health services at the hospital.

(17) "Person" means any individual, firm, partnership, corporation, company, association, or joint stock association, and the legal successor thereof.

(18) "Pharmacy" refers to the central area in a hospital where drugs are stored and are issued to hospital departments or where prescriptions are filled.

(19) "Pharmacist" refers to one currently registered as a pharmacist in the state of Washington under the provisions of chapter 18.64 RCW.

(20) "Physician" means a doctor of medicine or a doctor of osteopathy duly licensed in the state of Washington.

(21) "Physician's assistant" means a person who is not a physician but is practicing medicine in accordance with the provisions of chapter 18.71A RCW and the rules and regulations promulgated thereunder or in accordance with provisions of chapter 18.57A RCW and the rules and regulations promulgated thereunder.

(22) "Prescription" means an order for drugs for a specific patient given by a duly licensed physician, dentist or other person legally authorized to write prescriptions, transmitted to a pharmacist for dispensing to the specific patient.

(23) "Psychiatric unit" means a separate portion of the hospital specifically reserved for the care of mental patients (a part of which may be "open" and a part locked), as distinguished from "seclusion rooms" which are part of the general nursing unit in which psychiatric care and treatment are not the primary service.

(24) "Referred outpatient diagnostic service" means a service which is: Provided to a person who is receiving his medical diagnosis, treatment and other health care services from one or more sources outside the hospital; limited to diagnostic tests and examinations which do not involve the administration of a parenteral injection, the use of a local or general anesthesia or the performance of a surgical procedure; and ordered by a health care practitioner, legally permitted to order such tests and examinations, to whom the hospital reports the findings and results of the tests and examinations.

(25) "Registered nurse" means a graduate or professional nurse duly licensed under the provisions of the law regulating the practice of registered nursing in the state of Washington and is practicing in accordance with the rules and regulations promulgated thereunder.

(26) "Respiratory isolation" means the prevention of transmission of pathogenic organisms by means of droplets and droplet nuclei that are coughed, sneezed, or breathed into the environment.

(27) "Restraint" means any apparatus used for the purpose of preventing or limiting free body movement. This shall not be interpreted to include a safety device as defined herein.

(28) "Safety device" means a device used to safeguard a patient who because of his developmental level or condition is particularly subject to accidental self-injury.

(29) "Shall" means compliance is mandatory.

(30) "Should" means a suggestion or recommendation, but not a requirement.

(31) "Surgical procedure" means any manual or operative procedure performed upon the body of a living human being for the purpose of preserving health, diagnosing or curing disease, repairing injury, correcting deformity or defect, prolonging life or relieving suffering and involving any of the following: Incision, excision, or curettage of tissue or an organ; suture or other repair of tissue or an organ including a closed as well as an open reduction of a fracture; extraction of tissue including the premature extraction of the products of conception from the uterus; an endoscopic examination with use of a local or general anesthesia; or assisting a woman during the birth of a child and expulsion of the afterbirth.

(32) "Tuberculous patient" means a person who is receiving diagnostic or treatment services because of suspected or known tuberculosis.

AMENDATORY SECTION (Amending Order 142, filed 2/8/77)

WAC 248-18-010 EXEMPTIONS AND INTERPRETATIONS. (1) If a hospital that is required to be licensed under this act, does not normally provide a particular service or department, the section or sections of these regulations relating to such service or department will not be applicable.

(2) The state board of health may, in its discretion, exempt certain hospitals from complying with parts of these regulations which pertain to health and sanitation, when it has been found after thorough investigation and consideration that such exemption may be made in an individual case without placing the safety or health of the patients in the hospitals involved in jeopardy.

The state board of health hereby delegates to the director of the health services division of the department of social and health services the authority to grant said exemptions pursuant to the standards contained in chapter 248-18 WAC relating to the subject matter for which the exemption is requested, subject to the provisions contained herein. If an application for an exemption is recommended for denial by the director of the health services division, the recommendations shall be reviewed by the board of health at its next meeting. If an application is recommended to be granted by the director, it shall be reviewed in accordance with subdivision (b) of this subsection.

(a) Such reviews shall not be considered contested cases as that term is defined in chapter 34.04 RCW. Statements and written material regarding the application may be presented to the board at or before its meeting wherein the application for exemption will be considered. Allowing cross examination of witnesses in such matters shall be within the discretion of the board.

(b) Written summaries of all exemptions proposed to be granted by the director of the health services division shall be sent to all members of the board of health and shall include written forms upon which the members may indicate approval or disapproval of the exemption request. No exemption granted by the director of the health services division shall take effect for thirty days following notice of the tentative exemption approval being sent to the members of the board of health. If any member of the board of health shall fail to respond, or shall disagree with the proposed exemption request, within the above thirty-day period, the exemption shall not take effect until reviewed and approved by the entire board at its next regular meeting.

(3) The secretary of the department of social and health services or his designee may, upon written application:

(a) Exempt any hospital from complying with the patient room size, ceiling height, and window area requirements when the room for which the exemption is requested does not place the safety or health of the patients in the room in jeopardy;

(b) Grant an exemption to any hospital from the hospital regulations requiring alterations to meet new construction standards when the proposed alteration will serve to correct deficiencies or will upgrade the facility in order to provide better patient care and will not create any additional deficiencies.

(4) The secretary of the department of social and health services or his designee may, upon written application of a hospital, allow the substitution of procedures, materials, or equipment for those specified in these regulations when such procedures, materials, or equipment have been demonstrated to his satisfaction to be at least equivalent to those prescribed. The secretary or his designee shall send a written response to a hospital which has applied for approval of a substitution. The response shall approve or disapprove the substitution and shall be issued within thirty working days after the department has received all the information necessary to the review of the application.

(5) A hospital may, upon submission of a written request to the secretary of the department of social and health services or his designee, obtain an interpretation of a rule or regulation contained in chapter 248-18 WAC. The secretary or his designee shall, in response to such a request, send a written interpretation of the rule or regulation within thirty working days after the department has received complete information relevant to the requested interpretation.

(6) A hospital may submit a written request for an interpretation of a rule or regulation contained in chapter 248-18 WAC directly to the state board of health.

~~((A))~~ (7) A copy of each exemption(s) or substitution(s) granted or interpretation issued pursuant to the ((foregoing)) provisions of this section shall be reduced to writing and filed with the department and the hospital.

AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-500 APPLICABILITY OF THESE REGULATIONS GOVERNING HOSPITAL CONSTRUCTION. (1) These regulations apply to new construction of hospitals which are covered by RCW 70.41.020 (section 2, chapter 267, Laws of 1955).¹ New construction shall include any of the following started after promulgation of these regulations:

- (a) New buildings to be used as hospitals;
- (b) Additions to existing buildings to be used as hospitals;
- (c) Conversions of existing buildings or portions thereof for use as hospitals;
- (d) Alterations other than minor alterations to existing hospitals(~~;~~ ~~except where an exemption has been granted by the secretary of the department of social and health services or his designee under WAC 248-18-010(4)(b))~~).

(2) These regulations cover the facilities generally required within a hospital, with the following provisions.

- (a) Omission of required facilities for some services may be permitted provided definite arrangement has been made for adequate services from suitably located facilities outside the hospital.
- (b) Hospitals which will restrict services to legally allowable and customarily recognized limitations may be permitted to omit required facilities for the services which are not to be provided.
- (c) Facilities provided, which are not specifically required by these regulations, must be adequate for the services to be performed and must meet the objectives of these regulations.

NOTE:

¹See WAC 248-18-505(11) for definition of "Hospital".

AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-505 DEFINITIONS. All adjectives and adverbs such as adequate, approved, suitable, properly, or sufficient used in these regulations to qualify a requirement shall be determined by the Washington State Department of Social and Health Services.

- (1) Alterations:
 - (a) "Alterations" means structural or functional changes in any room or area within an existing hospital.
 - (b) "Minor alterations" means any structural or functional modification within existing hospitals which does not change the approved use of the room or area. (Minor alterations performed under this definition do not require prior approval of the department; however, this does not constitute a release from applicable requirements contained in chapter 248-18 WAC).

(2) "Area", except when used in reference to a major section of the hospital, means a portion of a room which contains the equipment essential to carrying out a particular function and is separated from other facilities of the room by a physical barrier or adequate space.

(3) "Bathing facility" means a bathtub or shower. Does not include sitz baths or other fixtures designed primarily for therapy.

(4) "Board" means the State Board of Health.

(5) "Clean", when used in reference to a room, area or facility, means space and/or equipment for storage and handling of supplies and/or equipment which are in a sanitary or sterile condition.

(6) "Department" means the Washington State Department of Social and Health Services.

(7) "Facilities" means a room or area and/or equipment to serve a specific function.

(8) "Faucet controls":

(a) "Wrist control" means water supply controls at least four inches overall horizontal length designed and installed to be operated by the wrists.

(b) "Elbow control" means water supply controls at least six inches overall horizontal length designed and installed to be operated by the elbows.

(c) "Knee control" means the water supply is through a mixing valve designed and installed to be operated by the knee.

(d) "Foot control" means the water supply is through a mixing valve designed and installed to be operated by the foot.

(9) "Grade" means the level of the ground adjacent to the building measured at required windows. The ground must be level or slope downward for a distance of at least ten feet from the wall of the building. From there the ground may slope upward not greater than an average of one foot vertical to two feet horizontal within a distance of eighteen feet from the building.

(10) "Handwashing facility" means a lavatory or a sink properly designed and equipped to serve for handwashing purposes.

(11) "Hospital" means, as defined in RCW 70.41.020, "any institution, place, building, or agency which provides accommodations, facilities, and services over a continuous period of twenty-four hours or more, for observation, diagnosis, or care, of two or more individuals not related to the operator who are suffering from illness, injury, deformity, or abnormality, or from any other condition for which obstetrical, medical, or surgical services would be appropriate for care or diagnosis. "Hospital" as used in this act does not include hotels, or similar places furnishing only food and lodging, or simply domiciliary care; nor does it include clinics, or physicians' offices where patients are not regularly kept as bed patients for twenty-four hours or more; nor does it include nursing homes, as defined and which come within the scope of chapter 18.51 RCW; nor does it include maternity homes, which come within the scope of chapter 18.46 RCW; nor does it include psychiatric hospitals, which come within the scope of chapter 71.12 RCW; nor any other hospital, or institution specifically intended for use in the diagnosis and care of those suffering from mental illness, mental retardation, convulsive disorders, or other abnormal mental conditions. Furthermore, nothing in this act or the rules and regulations adopted pursuant thereto shall be construed as authorizing the supervision, regulation, or control of the remedial care or treatment of residents or patients in any hospital conducted for those who rely primarily upon treatment by prayer or spiritual means in accordance with the creed or tenets of any well recognized church or religious denominations."

(12) "Intensive care unit" means a special physical and functional unit for the segregation, concentration, and close or continuous nursing observation and care of patients who are critically, seriously or acutely ill and in need of intensive, highly skilled nursing service.

(13) "Island tub" means a bathtub placed in a room to permit free movement of a stretcher, patient lift or wheelchair to at least one side of the tub and movement of people on both sides and at the end of the tub.

(14) "Lavatory" means a plumbing fixture of adequate design and size for washing hands.

(15) "New construction" means any of the following:

- (a) New buildings to be used as hospitals;
- (b) Additions to existing buildings to be used as hospitals;
- (c) Conversions of existing buildings or portions thereof for use as hospitals;
- (d) Alterations other than minor alterations to existing hospitals except where an exemption has been granted by the Secretary of the Washington State Department of Social and Health Services, or his designee under WAC 248-18-010(4)(b).

(16) "Nursing home unit" means a group of beds for the accommodation of patients who, because of chronic illness or physical infirmities, require skilled nursing care and related medical services but who are not acutely ill and not in need of the highly technical or specialized services ordinarily a part of hospital care.

(17) "May" means ~~(at the discretion of the Washington State)~~ permissive or discretionary on the part of the board or the department (of Social and Health Services).

(18) "Movable equipment" means equipment which is not built-in, fixed or attached to the building.

(19) "Observation room" means a room for close nursing observation and care of one or more outpatients for a period of less than twenty-four consecutive hours.

(20) "Patient care areas" means all nursing service areas of the hospital in which direct patient care is rendered and all other areas of the hospital in which diagnostic or treatment procedures are performed directly upon a patient.

(21) "Physical barrier" means a partition or similar space divider designed to prevent splash or spray between room areas.

(22) "Psychiatric unit" means a separate portion of the hospital specifically reserved for the care of psychiatric patients (a part of which may be "open" and a part locked), as distinguished from "seclusion rooms" which are part of a general nursing unit in which psychiatric care and treatment are not the primary service.

(23) "Recovery unit" means a special physical and functional unit for the segregation, concentration and close or continuous nursing observation and care of patients for a period of less than twenty-four hours immediately following anesthesia, obstetrical delivery, surgery, or other diagnostic or treatment procedures which may produce shock, respiratory obstruction or depression or other serious states.

(24) "Room" means a space set apart by floor to ceiling partitions on all sides with proper access to a corridor and with all openings provided with doors or windows.

(25) "Shall" means mandatory.

(26) "Should" means a suggestion or recommendation, but not a requirement.

(27) "Sinks":

(a) "Clinic service sink (siphon jet)" means a plumbing fixture of adequate size and proper design for waste disposal with siphon jet or similar action sufficient to flush solid matter of at least two and one-eighth inch diameter.

(b) "Scrub sink" means a plumbing fixture of adequate size and proper design for thorough washing of hands and arms, equipped with knee or foot control and gooseneck spout.

(c) "Service sink" means a plumbing fixture of adequate size and proper design for filling and emptying mop buckets.

(28) "Soiled", when used in reference to a room, area or facility, means space and equipment for collection and/or cleaning of used or contaminated supplies and equipment and/or collection and/or disposal of wastes.

(29) "Stretcher" means a four wheeled cart designed to serve as a litter for the transport of an ill or injured person in a recumbent position.

(30) "Through traffic" means traffic for which the origin and destination are outside the room or area which serves as a passageway.

(31) "Toilet" means a room containing at least one water closet.

(32) "Water closet" means a plumbing fixture for defecation fitted with a seat and device for flushing the bowl of the fixture with water.

AMENDATORY SECTION (Amending Order 193, filed 2/26/80)

WAC 248-18-510 PROGRAMS, DRAWINGS AND CONSTRUCTION. (1) Professional design services. Drawings and specifications for new construction shall be prepared by, or under the direction of, an architect registered in the state of Washington, and shall include plans and specifications prepared by consulting professional engineers for the various branches of the work where appropriate; except the services of a registered professional engineer may be used in lieu of the services of an architect if work involves engineering only. If the work involved is believed to be not extensive enough to require professional design services, a written description of the proposed construction should be submitted to the department for a determination of the applicability of this regulation.

(2) Submission for review. The program and drawings for new construction shall be submitted in the following stages for review. Each room, area and item of fixed equipment and major movable equipment shall be identified on all drawings to demonstrate that the required facilities for each function have been provided.

(a) A written program containing, at a minimum, information concerning services to be provided and operational methods to be used which will affect the extent of facilities required by these regulations. If the project involves an addition or alteration which materially increases the bed capacity of the hospital, the program shall contain a thorough appraisal of all existing supporting services to determine their adequacy for the increased number of patients.

(b) Preliminary drawings of the new construction including major equipment. For alterations and additions, a functional layout of the existing building must be included. The hospital should be designed so that it may be expanded to provide for anticipated future needs. The future additions and their proposed functions should be designated on the preliminary plans.

(c) Detailed working drawings and specifications including mechanical and electrical work.

(d) If carpets are to be used, the following information is to be submitted for review:

(i) A floor plan showing areas to be carpeted and adjoining areas. These areas shall be labeled, according to function, and the proposed carpeted areas coded on the plan and keyed to the appropriate carpet sample.

(ii) One 3" x 5" sample of each carpet type, labeled to identify the following:

(A) Manufacturer; and

(B) Specific company designation (trade name and number).

(iii) Information showing that proposed carpeting meets the specifications as listed in WAC 248-18-718(5).

(iv) Carpets may be used in the following nonpatient occupied areas: administrative areas, lobbies, lounges, chapels, waiting areas, nurses' station, dining rooms, corridors, equipment alcoves opening onto carpeted corridors. Carpets are not permitted in any areas of the surgery or delivery suites. Carpets may be used in other areas only upon written approval of such use by the department.

(v) Carpets may be used in the following patient occupied areas: Patient rooms (excluding toilets, bathrooms, and designated isolation rooms), coronary care units, recovery rooms (not within surgical suites), labor rooms (not within delivery suites), corridors within patient occupied areas, dayrooms, equipment alcoves opening onto carpeted corridors. Carpets may be used in other areas only upon written approval of such use by the department.

(3) Construction.

(a) Construction, of other than minor alterations, shall not be commenced until the final drawings and specifications have been stamped "construction authorized" by the department. Such authorization by the department does not constitute release from the requirements contained in these regulations.

(b) Compliance with these regulations does not constitute release from the requirements of applicable state and local codes and ordinances. These regulations must be followed where they exceed other codes and ordinances.

(c) Notification shall be given the department when construction is commenced. If construction takes place in or near occupied areas, adequate provision shall be made for the safety and comfort of patients.

(d) Construction shall be completed in compliance with the final drawings and specifications. Addenda or modifications which might affect the fire safety or functional operation shall be submitted for review by the department.

(4) Department's reports on reviews or on-site construction inspections. The department shall identify the sections and items of chapter 248-18 WAC under which a requirement is stated or a deficiency noted in any written report on a review of a functional program, drawings or specifications and in any report on an on-site inspection of a construction project.

AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-515 DESIGN AND CONSTRUCTION STANDARDS, GENERAL. (1) Exemptions, substitutions and interpretations. ((The secretary of the state department of social and health services, or his designee may, in his discretion, grant exemptions from these regulations for alterations within an existing hospital)) Exemptions, approval of substitutions and interpretations related to design and construction standards may be obtained pursuant to the provisions of WAC 248-18-010((4)(b)).

(2) Industry standards, guides and codes adopted by reference.

(a) At least annually, and no later than October 1 of each year, the department shall submit to the board for adoption an up-dated list of industry standards, guides and codes which are adopted by reference in

those sections of chapter 248-18 WAC which govern hospital construction.

(b) Preliminary drawings for a hospital construction project shall conform to the industry standards, guides and codes which appear in the current chapter 248-18 WAC which shall constitute the applicable standards, guides and codes for the duration of the construction project with the following exceptions:

(i) Upon written request of a hospital, the department may issue written approval of use of a more recent edition of an industry standard, guide or code which has been adopted by the board since development of the preliminary drawings for a hospital construction project. The more recent edition of the standard, guide or code shall then apply to the project.

(ii) The most recent edition of an industry standard, guide or code which has been adopted by the board shall apply to a hospital construction project if the design of the project has not progressed to the point that construction has been authorized by the department in accordance with WAC 248-18-510(3)(a) within two years after the first submission of the preliminary drawings for the project which were developed in accordance with an earlier edition of the standard, guide or code.

(3) Format.

(a) In general, regulations concerning the size, location and major equipment of rooms and areas are placed under headings for particular departments or facilities. Some service facilities which are common to several departments or units are grouped under "GENERAL REQUIREMENTS FOR SERVICE FACILITIES", WAC 248-18-710. Mechanical and electrical requirements and detailed architectural requirements are included in "GENERAL DESIGN REQUIREMENTS", WAC 248-18-718.

(b) Equipment included in these regulations is that which is frequently built in or attached to the building. Equipment which is customarily movable is not included.

(c) For every WAC section, the title caption denotes the category of facilities, requirements or information to which the contents of the particular section relates.

(d) In "New Construction Regulations", requirements are differentiated from items which are permissive, suggestive, recommendatory or explanatory in the following manner.

(i) "Optional. SHALL MEET REQUIREMENTS, IF INCLUDED", following the title caption for a WAC section, indicates the particular unit, service, department or other category of facilities (which the title caption denotes) is only suggested or recommended and not mandatory, but must comply with applicable regulations if included in the hospital.

(ii) In some instances, the title caption for a WAC section denotes a unit, service, department or other category of facilities which is required ONLY under certain circumstances. The circumstances under which such category of facilities is required are stated following the title caption. Such a category of facilities must meet applicable regulations if included in the hospital.

(iii) Within a WAC section, requirements are written in capital letters.

(iv) Permissive, suggestive, recommendatory or explanatory items within a WAC section are written in lower case. Inclusion of any equipment, area, room, unit, service or other facility which is only suggested or recommended (lower case) is optional. Such equipment, area, room, unit, service or other facility shall meet requirements (capital letters) if included in the hospital.

WSR 80-18-048
PROPOSED RULES
DEPARTMENT OF LICENSING
[Filed December 3, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Licensing, intends to adopt, amend, or repeal rules concerning the amendment of selected sections of the Master License System rules, WAC 308-300-020, 308-300-030, 308-300-040, 308-300-050, 308-300-070, 308-300-080, 308-300-100, 308-300-110, 308-300-

120, 308-300-130, 308-300-150 and 308-300-160. (A copy of the proposed rules is shown below, however, changes may be made at the public hearing.);

that such agency will at 10:00 a.m., Friday, January 16, 1981, in the 4th Floor Conference Room, Highways-Licenses Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Friday, January 16, 1981, in the 4th Floor Conference Room, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is these rules are promulgated pursuant to RCW 19.02.030 which directs that the Department of Licensing has authority to implement the provisions of chapter 19.02 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 16, 1981, and/or orally at 10:00 a.m., Friday, January 16, 1981, 4th Floor Conference Room, Highways-Licenses Building, Olympia, Washington.

Dated: December 3, 1980

By: Jeffrey O.C. Lane
Assistant Attorney General

STATEMENT OF PURPOSE

Name Of Agency: Department of Licensing.
General Purpose: The attached amendatory sections update the current rules for the master license system. Revised operating procedures and wording changes made necessary by the computerization of the system are included. Licenses soon to be issued through the system, but not listed in the current rules are also included. Statutory authority for the amendatory sections is found in RCW 19.02.030.

Summary Of Rules And Reasons For Proposed Action: Amendatory section, WAC 308-300-020, Definitions. The amendatory section revises some definitions. The definition of "person" was revised so as not to limit the program to a particular type of business activity. The revisions define the system as it now operates.

Amendatory section, WAC 308-300-030, Licenses which are included on the master license. The amendatory section includes name changes for some licenses already in the system and the addition of the licenses soon to be issued by the system, but not listed in the current rules. A division of licenses was made, Types A and B, to distinguish between those licenses that are issued both through the master license system and by a regulatory agency and those licenses that are issued only through the master license system. The proposed changes will inform all participating parties of the license types to be included in the master license

system and the category into which each license falls.

Amendatory section, WAC 308-300-040, Businesses covered. The amendatory section will permit the master license system to issue and renew all licenses of a particular type, as will be done with cigarette, seed, nursery, refrigerated locker and bakery licenses, rather than limiting the master license system services to particular types of business activities. This change will eliminate confusion for an applicant over whether to acquire a certain license through the master license system or through the regulatory agency.

Amendatory section, WAC 308-300-050, Qualified applicants. The change in this amendatory section adds the word "listed" to clarify the rule.

Amendatory section, WAC 308-300-070, Authority to prepare forms. The wording change in this section updates the application name to reflect the name used on the new application form.

Amendatory section, WAC 308-300-080, Procedures for obtaining master application. The wording change in this section updates the application name to reflect the name used on the new application form.

Amendatory section, WAC 308-300-100, Notification of changes. The wording change in this section updates the application name to reflect the name used on the new application form.

Amendatory section, WAC 308-300-110, Issuance of master license. The amendatory section clarifies the procedures and conditions for master license issuance. It also adds license types and changes license names in accordance with WAC 308-300-030.

Amendatory section, WAC 308-300-120, Assignment of renewal schedules. The amendatory section specifies the renewal date for new applicants and for those applicants who select Option II master license issuance. The change is necessary to clarify when renewal will occur under the computerized system.

Amendatory section, WAC 308-300-130, Renewal notices and procedures. The amendatory section contains wording and procedural changes to clarify how renewal will occur under the computerized system.

Amendatory section, WAC 308-300-150, Voiding notices and procedures. The amendatory section specifies that a revised master license will be sent to the licensee when an individual license is deleted. This change is necessary to reflect revised procedures under the computerized system.

Amendatory section, WAC 308-300-160, Total fee payable—Handling of fees. The amendatory section specifies that checks or money orders for license fees should be made payable to the State Treasurer. This change reflects current procedure.

Responsible Department Personnel: In addition to the Director, the following agency personnel have knowledge of and have responsibility for drafting, implementing, and enforcing these rules: Ken Mark, Asst. Director, Business License Center, Highways-Licenses Building, Olympia, WA, 234-1749 SCAN, 753-1749 Commercial; and Peggy Ann O'Neill, Administrator, Highways-Licenses Building, Olympia, WA, 234-9627 SCAN, 753-9627 Commercial.

Agency Proposing Rule: Department of Licensing.

Agency Comments: None.

Necessity For Rule: The amendatory sections were not proposed as a result of federal or state court action. They are needed to make the rules consistent with the new procedures necessitated by the development of the computerized system and the maturation of the master license system. The proposed rules will make all participating parties aware of the procedures, terminology and guidelines of the master license system.

AMENDATORY SECTION (Amending Order 476-DOL, filed 12/30/77)

WAC 308-300-020 DEFINITIONS. The following definitions apply to use of these terms in relation to the Business License Center Act.

(1) "Act" means the Business License Center Act, RCW 19.02, chapter 319, Laws of 1977 ex. sess.

(2) "Agencies" means all state agencies having jurisdiction over businesses covered under this act.

(3) "BLC" means the Business License Center.

(4) "Business" means any business covered under the terms of this chapter (see WAC 308-300-040).

(5) "Chapter" means this chapter of the administrative code.

(6) "Department" means the Department of Licensing.

(7) "Grant" means to authorize or approve the issuance of an individual license (~~and granted individual license stickers~~) to businesses covered by this chapter.

(8) "Individual License" means any of the licenses, registrations, permits, certificates or other forms of authorization covered under this chapter (see WAC 308-300-040).

(9) "Issue" means to process fees and applications and transmit master licenses.

(10) "Master License Application" means a document incorporating pertinent data from existing applications for licenses covered under this chapter.

(11) "Master License" means the single document to be issued by the Department of Licensing incorporating all individual licenses approved for a business covered under this chapter.

(12) "Person" means any individual, partnership, ~~((cooperative, or private corporation, attempting to establish a grocery operation in a new location, or seeking to continue an existing grocery operation))~~ association, corporation, or any other organization required to register with the state to do business in the state and to obtain one or more licenses from the state or any of its agencies.

(13) "Station" means any of the department's driver license examining stations located throughout the state.

(14) "Standard Industrial Classification (SIC)" is a system for classifying establishments by activity, prepared by the United States Office of Statistical Standards.

(15) "Supplemental License" means a license which is part of the master license issued after a master license has been issued to a business covered by this chapter.

(16) "Unique Identifier" is a designation assigned to each master license by which the person (~~(licensee)~~) licensed, and the individual licenses issued, may be identified.

AMENDATORY SECTION (Amending Order 524-DOL, filed 1/3/79)

WAC 308-300-030 LICENSES WHICH ARE INCLUDED ON THE MASTER LICENSE. The following registrations, licenses and permits as required for those businesses in WAC 308-300-040 shall be included within this chapter:

License Category A:	
Tax Registration	Dept. of Revenue
Corporate License (renewal only)	Secretary of State
Corporate Annual Report	Secretary of State
*((Registration for)) Industrial Insurance	
Dept. of Labor & Industries	
((Registration for)) Unemployment Insurance	
Dept. of Employment Security	
Permit to Employ Minors	Dept. of Labor & Industries
License Category B:	
Cigarette ((Dealer)) <u>Retailer</u> License	Dept. of Revenue
Cigarette ((Dealer)) Vending Machines License	Dept. of Revenue
Cigarette Wholesaler	Dept. of Revenue
Cigarette Wholesaler Branch	Dept. of Revenue
Nursery Dealer License	Dept. of Agriculture
Egg Dealer License	Dept. of Agriculture
Egg Dealer Branch	Dept. of Agriculture
Seed Dealer License	Dept. of Agriculture
Bakery ((& Bakery Distributor's)) License	
Dept. of Agriculture	
Bakery Distributor	Dept. of Agriculture
Pesticide Dealer License	Dept. of Agriculture
Refrigerated Locker License	Dept. of Agriculture
**Class E Beer ((License)) <u>Retailer</u>	Liquor Control Board
**Class F Wine ((License)) <u>Retailer</u>	Liquor Control Board
Furniture & Bedding Certificate	Dept. of Social and Health Services
Shopkeeper (s) License	Board of Pharmacy

*If risk classification of industrial insurance other than those required of businesses within SIC group 54 is involved, the applicant must apply directly to the Department of Labor & Industries.

**If A, B, C, or D classes of liquor licenses are required in combination with Class E and/or F licenses, the E and F license(s) shall not be available under this program and the applicant must apply directly to the Liquor Control Board.

AMENDATORY SECTION (Amending Order 476-DOL, filed 12/30/77)

WAC 308-300-040 BUSINESSES COVERED. The following businesses shall be covered within this chapter:

- (1) Any retail business engaged in the sale of food products (except those businesses selling exclusively fully prepared meals), beverages, and common household goods. Specifically, this will include those businesses classified under SIC group 54 which includes:
 - supermarkets, food stores, grocery stores
 - delicatessens
 - retail coffee, tea, or spice stores
 - fruit and/or vegetable stores or stands
 - candy, confectionery and/or nut stands
 - retail dairy product stores
 - retail bakeries
 - dietetic food stores
 - health food stores
 - vitamin food stores
 - retail egg and poultry dealers
- (2) Businesses owning and servicing vending machines dispensing food products, beverages, or common household goods.
- (3) Other retail businesses engaged in the sale of food products (except businesses exclusively selling fully prepared meals), beverages, and common household goods along with other products and/or services. These businesses are covered to the extent of their grocery-related activities (i.e., those licenses referenced in WAC 308-300-030).

(4) Businesses required to acquire and maintain one or more of the licenses listed in license category B in WAC 308-300-030.

(5) This section does not include door-to-door salespersons.

AMENDATORY SECTION (Amending Order 476-DOL, filed 12/30/77)

WAC 308-300-050 QUALIFIED APPLICANTS. Any person requiring a license or other form of authorization for businesses listed in WAC 308-300-040 shall apply for a master license. A person wishing to do business as a corporation must be duly registered and in good standing with the Secretary of State. Prior to issuance of a master license the department will verify corporate status.

AMENDATORY SECTION (Amending Order 476-DOL, filed 12/30/77)

WAC 308-300-070 AUTHORITY TO PREPARE FORMS. The department shall prepare a master license application, master license and other forms as required to implement this act. Revisions will be made as appropriate.

AMENDATORY SECTION (Amending Order 476-DOL, filed 12/30/77)

WAC 308-300-080 PROCEDURES FOR OBTAINING MASTER LICENSE APPLICATION. (1) Master license application forms, along with appropriate written instructions, will be available at the Business License Center in the Department of Licensing, Olympia, Washington. Application forms will also be available at such other locations as the director in the director's discretion elects.

(2) All completed application forms, along with appropriate fees, shall be returned to the Business License Center. Inquiries concerning the master license application form will be directed to the Business License Center.

Business License Center
 Department of Licensing
 Highways-Licenses Building
 Olympia, Washington 98504

AMENDATORY SECTION (Amending Order 476-DOL, filed 12/30/77)

WAC 308-300-100 NOTIFICATION OF CHANGES. When information filed with the Business License Center in, or in connection with, a master license application, or otherwise, changes, or becomes inaccurate in any way, or additions or deletions are necessary to reflect changes in the circumstances of the licensee or applicant or any other person, since the information was filed, the applicant or licensee shall immediately notify the Business License Center in writing of such change or correction. Notification shall be made in advance of the change where possible, and in no event shall be received at the Business License Center later than thirty days following the change.

Where the rules of the granting agency require notice of a change in advance of a change, or a certain period of time in advance of the change, that requirement shall be met by the licensee.

Where changes require the approval of the granting agency before implementing the change (for example, as is often the case with a change of name or a change of location of the business), the change shall not be implemented until the licensee receives written notice of approval of the change from the state.

Where a fee is required by a granting agency in connection with the change, that fee shall be submitted with notice of the change. Such fees will be processed in the same manner as those fees received with license applications.

Where the change is of such magnitude or character as to require a new master license or a new license from any granting agency or agencies under the rules of such agency or agencies, the person or persons seeking the license shall submit a new master license application, setting out the particular licenses sought, together with the total of all fees required by the granting agency for such license. See WAC 308-300-090.

AMENDATORY SECTION (Amending Order 524-DOL, filed 1/3/79)

WAC 308-300-110 ISSUANCE OF MASTER LICENSE. (1) Upon receipt of a properly completed master license application and

compliance with WAC 308-300-160 on payment of fees, the department will issue and mail the applicant a master license incorporating all individual licenses approved at that time. ~~((initial coverage under this chapter will be acknowledged by issuance of a master license with individual stickers affixed for each individual license issued:))~~

An applicant may request that no master license be issued pending approval of liquor licenses and other licenses within subsection (4) in which event the department will withhold processing of all licenses until determination of liquor licenses has been made.

(2) In those instances where a license is granted by an agency solely upon receipt of the application and fee payment, the department, upon approval of the appropriate agency, shall issue the license upon proper receipt of those items. This subsection applies to:

(a) Department of Revenue; tax registration, cigarette ~~((dealer))~~ retailer license, cigarette ~~((dealer))~~ vending machines license, cigarette wholesaler, cigarette wholesaler branch.

(b) Secretary of State, corporate license (renewal only), corporate annual report.

(c) Department of Labor and Industries; ~~((registration for))~~ industrial insurance.

(d) Department of Employment Security; ~~((registration for))~~ unemployment insurance.

(e) Department of Agriculture; nursery dealer license, egg dealer license, egg dealer branch, bakery distributor, seed dealer license.

(f) Department of Social and Health Services; furniture and bedding certificate.

(g) Board of Pharmacy; shopkeeper(s) license.

(3) For each of the supplemental licenses specified below, each agency shall, within 21 days of its notification of license application by the department, inform the department of its approval or denial of the licenses sought. This subsection applies to:

(a) Department of Agriculture; refrigerated locker license, pesticide dealer license, bakery ~~((and bakery distributors))~~ license.

(b) Department of Labor and Industries; minor work permit.

(4) Due to special investigative procedures, liquor licenses and other licenses, permits, certificates, and registrations which require lengthy investigative procedures will be handled as supplemental licenses in accordance with subsection (5). Upon approval by the appropriate agency, the additional license will be ~~((mailed to the licensee by the department to be))~~ affixed to the master license or a revised master license will be issued.

(5) The department shall be notified of reasons for delay if approval or denial of those licenses in subsection (3) has not been given in 21 days, and of reasons for delay if approval or denial of those licenses in subsection (4) has not been given within 60 days.

(6) This section shall not apply to the renewal of a license to the original licensee. In such a case individual licenses shall be issued pending approval or denial by the agencies in accordance with RCW 34.04.170 and WAC 308-300-140(1).

(7) It shall remain the responsibility of the appropriate agencies to provide the applicant with materials, information, and instructions pertinent to their periodic reports and other ~~((operation/operation))~~ operational requirements.

AMENDATORY SECTION (Amending Order 476-DOL, filed 12/30/77)

WAC 308-300-120 ASSIGNMENT OF RENEWAL SCHEDULES. (1) The department shall assign to each business a common expiration date for all licenses covered by this chapter, with subsequent renewals to be made at yearly intervals thereafter. This section supersedes existing renewal schedules currently operative for all individual licenses required by businesses covered under the act.

(2) Each business shall be assigned a master license expiration date on the following schedule. Fees for such licenses will be charged at the full annual rate, except as set forth in WAC 308-300-170(2):

(a) New applicants; one year from the last day of the month of receipt of the application.

(b) Existing business brought into the system; distributed evenly on a monthly basis throughout the year.

(c) New branches; expiration date will be adjusted as required to conform to a common date simultaneous to the majority of the applicant's business branches.

(d) Supplemental license(s); will expire on the same date as the master.

(e) Master license issuance withheld; if the applicant has requested master license issuance be withheld pending approval of all licenses under WAC 308-300-110(1), the expiration date will be one year from the last day of the month of receipt of the last license approval.

(3) The department will consider requests from applicants for exceptions to assigned renewal dates. Approval will be at the discretion of the department.

AMENDATORY SECTION (Amending Order 476-DOL, filed 12/30/77)

WAC 308-300-130 RENEWAL ((NOTICES)) APPLICATION AND PROCEDURES. Master license renewal ~~((notices))~~ applications indicating fees to be paid for the licenses then held by the licensee will be mailed to the licensee approximately 45 days prior to master license expiration. ~~((Applications for renewals shall be made by current licensees by providing the information requested and remitting))~~ Upon receipt of a properly completed renewal application and the required fees ((to the department in accordance with)) under WAC 308-300-160((: Renewal acknowledgement will be sent to the licensee by the department in the form of a renewal registration sticker to be affixed to the existing master license)), the department will issue a new master license to the licensee.

AMENDATORY SECTION (Amending Order 476-DOL, filed 12/30/77)

WAC 308-300-150 VOIDING NOTICES AND PROCEDURES. (1) The agencies will notify the department of any suspensions, revocations, or denials. Nothing contained herein changes the agencies' rules and regulations for determining when suspensions, revocations, or denials are required. The department will provide stickers for voiding individual licenses on the master license document. When an agency orders denial of an individual license, a voiding sticker shall be placed over the individual license to be terminated. Voiding stickers may be handled either by mail or affixed by an inspector or enforcement officer when immediate action is necessary.

(2) When a licensee desires to delete any individual license from their master license, they shall notify the department and the department shall send ~~((the voiding stickers to be affixed to the))~~ a revised master license ((by)) to the licensee.

AMENDATORY SECTION (Amending Order 476-DOL, filed 12/30/77)

WAC 308-300-160 TOTAL FEE PAYABLE—HANDLING OF FEES. (1) The total fee payable shall be the total amount of all individual license fees, late filing fees, other penalty fees, and the industrial insurance premium deposit on original application, if applicable. Payment shall be by check or money order, payable to the ~~((Department of Licensing))~~ State Treasurer at the time of application.

(2) The total fee payments in subsection (1) will be deposited within one working day of receipt by the department into an undistributed receipts account. The amount of the total fee payment attributable to the assigned initial risk classification and resulting industrial insurance premium deposit will be transferred to the account of the Department of Labor and Industries. An itemization of the amounts received from each applicant and pertinent application information will be transmitted to the Department of Labor and Industries.

(3) The department will distribute the fees received for individual licenses issued or renewed at least once a month to the appropriate agencies. Liquor license fees and fees received for other licenses for which the appropriate agency has withheld notification of approval or denial will be held in the undistributed receipts account of the department until those licenses are issued or denied.

(4) The master license will not be issued until the full amount of the total fee payable is collected. When the fee payment received is less than the total fee payable, the department will bill the applicant for the balance.

(5) When an individual license is denied or when an applicant withdraws an application, a refund shall be made if authorized by the appropriate agency.

WSR 80-18-049
PROPOSED RULES
DEPARTMENT OF LICENSING
(Board of Medical Examiners)
 [Filed December 3, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Board of Medical Examiners, intends to adopt, amend, or repeal rules concerning physician assistant registration, supervision, classification, emergency administration of Schedule II narcotics, and mandatory continuing medical education; that such agency will at 7:00 p.m., Friday, January 16, 1981, in the Vance Airport Inn, 18220 Pacific Highway South, Seattle, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 7:00 p.m., Friday, January 16, 1981, in the Vance Airport Inn, 18220 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 18.71A.020.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to June 7, 1981, and/or orally at 7:00 p.m., Friday, January 16, 1981, Vance Airport Inn, 18220 Pacific Highway South, Seattle, WA.

Dated: December 3, 1980

By: Joanne Redmond
 Assistant Administrator

STATEMENT OF PURPOSE

Agency: Washington State Board of Medical Examiners.

Purpose: To revise regulations affecting Physician Assistant registration, supervision, classification and prescriptive authority.

Statutory Authority: RCW 18.71A.020.

Summary And Reason Action Proposed (RAP):

WAC 308-52-132 Emergency Narcotic Administration. Allows emergency administration of Schedule II Controlled Substances by Physician Assistants. Sponsor must issue standing orders, approved by the Board.

R.A.P. Regarding WAC 308-52-132. The use of physician assistants in remote sites occasionally results in a physician assistant responding to an emergency requiring use of Schedule II drugs for relief of pain. If the physician assistant cannot communicate with a physician, current regulations will not allow him to administer these drugs. This regulation would allow controlled use of these drugs in emergencies.

WAC 308-52-137 Physicians' Assistants—Classification. Repealed.

WAC 308-52-138 Physicians' Assistants—Program Approval. Eliminates A, B, C designation and substitutes designation by training.

WAC 308-52-139 Physicians' Assistants—Registration. Eliminates A, B, C designation and substitutes designation by training.

WAC 308-52-140 Physicians' Assistants—Utilization. Eliminates A, B, C designation. Eliminates reference to Type C physicians' assistants in how many physicians' assistants a physician can sponsor.

WAC 308-52-144 Physician's Assistants—Simultaneous Registration of Type C Assistants. Repealed.

R.A.P. Regarding WAC 308-52-137, 308-52-138, 308-52-139, 308-52-140 and 308-52-144. The Board has found the letter designation to be cumbersome and not useful in providing the consumer with information. Designating physician assistants according to a literal name, reflecting training and/or practice setting, should assist the consumer in identifying the physician assistant's training and legitimate scope of practice.

WAC 308-52-139 Physician Assistant—Registration. Authorize members to grant final approval of transfer applications between board meetings and interim approval of original applications.

R.A.P. Regarding WAC 308-52-139. The Board has found that the delays in the ability to practice resulting from the requirement that applications be reviewed at the regular meeting causes an unnecessary hardship on physician assistants and their sponsors. As a result of this amendment, physician assistants transferring will experience less disruption of their prescriptive authority, and original applicants will not be required to wait one to three months before beginning work.

WAC 308-52-141 Physicians' Assistants—Responsibility of Supervising Physician. Requirement that charts be reviewed and countersigned by sponsor changed from a standard of once a week, to a Board approved schedule based on practice setting.

R.A.P. Regarding WAC 308-52-141. The Board has determined that chart review will be more effectively carried out if the nature of the practice is considered, rather than requiring a standard once a week review.

WAC 308-52-201 General Continuing Medical Education Requirements. Establishes a minimum fifty hours of continuing medical education per year for physician assistant renewal in 1982, recognizes the certification program of the American Academy of Physician Assistants and provides for time extensions due to extenuating circumstances.

R.A.P. Regarding WAC 308-52-201. Mandatory continuing education is currently utilized by many professions to encourage continued competency. The American

Academy of Physician Assistants is the primary national organization supporting this effort for physician assistants.

WAC 308-52-205 Categories of Credible Continuing Medical Education Activities. This establishes two categories of continuing medical education.

R.A.P. Regarding WAC 308-52-205. The American Academy of Physician Assistants already uses these categories and they are familiar to the professions.

WAC 308-52-211 Continuing Medical Education Clock Hour Requirements. Defines the continuing medical education clock hour credit requirements.

R.A.P. Regarding WAC 308-52-211. This will explain the clock hour requirement to the registrants.

WAC 308-52-215 Prior Activity Approval Not Required. Provides that neither physician assistants nor education program sponsors need obtain prior board approval.

R.A.P. Regarding WAC 308-52-215. This will simplify the continuing medical education process for both the board and the registrant.

WAC 308-52-221 Certification of Compliance. Provides for reporting and documentation of compliance with mandatory reporting requirements.

R.A.P. Regarding WAC 308-52-221. Reporting and documentation procedures are necessary to ensure compliance.

Responsible Departmental Personnel: In addition to the Director of the Department of Licensing, the following agency personnel have knowledge and responsibility for drafting, implementing and enforcing this rule: Joanne Redmond, Assistant Administrator, Division of Professional Licensing, P.O. Box 9649, Olympia, WA 98504, (206) 753-2205, Scan 234-2205.

Proponents: These rules were proposed by the Washington State Board of Medical Examiners.

Agency Comments: None.

NEW SECTION

WAC 308-52-132 EMERGENCY NARCOTIC ADMINISTRATION. (1) When approved by the board in the physician assistant utilization plan, a physician may issue a standing written order, authorizing his or her physician assistant to administer a Schedule II narcotic controlled substance to the physician's patient in severe pain as an emergency pain relieving measure while efforts are being made to contact a physician or transport the patient for further emergency medical care.

(2) The authorization shall only be for the direct administration of a narcotic to a patient in an emergency. A physician must personally issue any prescription for Schedule II controlled substances which are not directly administered to a patient in an emergency pursuant to this regulation.

(3) A record of the emergency narcotic administration shall be maintained which shall include the date, time, patient's name, name of the physician assistant, name and strength of narcotic drug administered and nature of emergency.

AMENDATORY SECTION (Amending Order PL 285, filed 3/14/78)

WAC 308-52-138 PHYSICIAN((S*)) ASSISTANTS—PROGRAM APPROVAL. No physician shall be entitled to register a physician((S*)) assistant who has not successfully completed a program of training approved by the board in accordance with these rules.

(1) Standards. The board will establish standards by which programs designed to produce the various types of physician((S*)) assistants shall be judged. If the council of medical education of the American medical association has defined "essentials" for such program, these shall be regarded as minimal criteria.

(2) Procedure.

(a) In order for a program for training physician((S*)) assistants to be considered for approval by the board, the director of the program shall submit to the board a description of the course of training offered, including subjects taught and methods of teaching, entrance requirements, clinical experience provided, etc. The director of the program shall also advise the board concerning the medical skills which are attained in such course, and the methods by which the proficiency of the students in those skills was tested or ascertained. The board may require such additional information from program sponsors as it desires.

(b) The board will approve programs in terms of the skills attained by its graduates (~~according to the classification system defined in WAC 308-52-137. Programs training type B and type C assistants shall be subdivided according to~~) and the specialty for which the physician((S*)) assistant is trained.

(c) Reapproval. Each approved program will be reexamined at intervals, not to exceed three years. Approval will be continued or withdrawn following each reexamination.

(d) Registry. A registry of approved programs shall be maintained by the board at the division of professional licensing in Olympia, Washington, which shall be available upon request to interested persons.

AMENDATORY SECTION (Amending Order PL 353, filed 10/8/80)

WAC 308-52-139 PHYSICIAN ASSISTANTS—REGISTRATION. (1) Classification. Each physician assistant will be classified (~~as type A, B, or C, depending upon~~) according to his or her training. (~~Type B and type C assistants will be subdivided according to specialty or function.~~)

(2) Registration Procedure. All applications shall be made to the board on forms supplied by the board. Applications shall be submitted 30 days prior to the meeting of the board in which consideration is desired. Applications shall be made jointly by the physician and the assistant.

(3) Registration Renewal. Each registered assistant and the registering physician shall be required to submit an application for renewal of their registration at least sixty days prior to the expiration of the registration. Application for renewal shall be submitted on forms provided by the board. A current statement of utilization, skills and supervision shall be included in the application. Registration renewals will be issued to expire on the physician assistant's next birth anniversary date.

(4) Change of Registration. In the event that a physician assistant who is currently registered desires to become associated with another physician, such transfer may be accomplished administratively with the approval of the chairman of the board, providing that the new physician supervisor is licensed and in good standing in the state of Washington and that evidence is submitted to document the continuing competence of the physician assistant. This action shall be subject to approval by the board as a whole at its next regular meeting. Application for transfer of registration shall be made on forms provided by the board and may be considered at any regular meeting of the board.

(5) Utilization Plan. The application for registration of a physician assistant must include a detailed plan describing the manner in which the physician assistant will be utilized. The board will grant specific approval for the tasks which may be performed by the assistant based upon the curriculum of the program from which the assistant graduated as contained in the files of the board. No assistant shall be registered to perform tasks not contained in the program approval unless evidence satisfactory to the board is submitted demonstrating that he has been trained in that function and his competence has been properly and adequately tested. Request for approval of newly acquired skills may be considered at any regular meeting of the board.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 285, filed 3/14/78)

WAC 308-52-140 PHYSICIAN((S⁺)) ASSISTANTS—UTILIZATION. (1) Limitations, Number.

((~~(*)~~)) No physician shall supervise more than one graduate physician((~~(*)~~)) assistant (~~(categorized as type A or B)~~) without special authorization by the board.

(b) The number of type C physician((~~(*)~~)) assistants who may be supervised by a single physician shall be set individually for each category established by the board.

(2) Limitations, Geographic.

(a) No physician((~~(*)~~)) assistant shall be utilized in a place geographically separated from the supervising physician's primary place for meeting patients without the express permission of the board. The "primary place for meeting patients" shall be defined to include the physician's office, the institution(s) in which his patients are hospitalized or the homes of patients for whom a physician-patient relationship has already been established.

(b) Special permission may be granted to utilize a type A physician((~~(*)~~)) assistant in a place remote from the physician's primary place for meeting patients if:

(i) There is a demonstrated need for such utilization.

(ii) Adequate provision for immediate communication between the physician and his physician((~~(*)~~)) assistant exists.

(iii) A mechanism has been developed to provide for the establishment of a direct patient-physician relationship between the supervising physician and patients who may be seen initially by the physician((~~(*)~~)) assistant.

(iv) The responsible physician spends at least one-half day per week in the remote office.

(v) The provisions of WAC 308-52-141(2) are met.

(3) Limitations, Hospital Functions. A physician((~~(*)~~)) assistant working in or for a hospital, clinic or other health organization shall be registered and supervised by a supervising physician in the same manner as any other physician((~~(*)~~)) assistant and his functions shall be limited to those specifically approved by the board. His responsibilities, if any, to other physicians must be defined in the application for registration.

(4) Limitations, Trainees. An individual enrolled in a training program for physician((~~(*)~~)) assistants may function only in direct association with his preceptorship physician or a delegated alternate physician in the immediate clinical setting or, as in the case of specialized training in a specific area, an alternate preceptor approved by the program. They may not function in a remote location or in the absence of the preceptor.

AMENDATORY SECTION (Amending Order PL 285, filed 3/14/78)

WAC 308-52-141 PHYSICIAN((S⁺)) ASSISTANTS—RESPONSIBILITY OF SUPERVISING PHYSICIAN. It shall be the responsibility of the supervising physician to insure that:

(1) The best interests of his patients are served by the utilization of a physician((~~(*)~~)) assistant.

(2) Adequate supervision and review of the work of the physician((~~(*)~~)) assistant is provided.

(a) The supervising physician shall review and countersign ~~((at least weekly at))~~ pertinent notes and orders concerning patient care provided by the physician((~~(*)~~)) assistant, if such care is rendered without direct consultation with the physician ~~((and shall countersign all notes made by the physician's assistant.))~~ The time period for such review and countersignature shall be established in the utilization plan and will depend upon the practice setting. Patient charts which reflect physician assistant care rendered with direct physician consultation need not be countersigned.

(b) In the temporary absence of the supervising physician, the physician((~~(*)~~)) assistant may carry out those tasks for which he is registered, if the supervisory and review mechanisms noted above are provided by a delegated alternate physician supervisor.

(c) The physician((~~(*)~~)) assistant may not function as such if these supervisory and review functions are impossible.

(3) The physician's assistant employed by him, at all times when meeting or treating patients, wears an identifying badge in a prominent place on his person identifying him as a physician((~~(*)~~)) assistant.

(4) No physician's assistant in his employ advertises himself in any manner which would tend to mislead the public generally or the patients of the physician as to his role.

(5) The physician's assistant in his employ performs only those tasks which have been authorized by the board. If the physician((~~(*)~~)) assistant is being trained to perform additional tasks beyond those authorized, such training may be carried out only under the direct, personal supervision of the supervising physician or a qualified person designated by him.

NEW SECTION

WAC 308-52-201 GENERAL CONTINUING MEDICAL EDUCATION REQUIREMENTS. (1) All registered physician assistants will be required to show evidence of fifty credit hours of continuing medical education by their registration renewal date in 1982.

(2) In lieu of fifty hours of continuing medical education the board will accept a current certification with the American Academy of Physician Assistants and will consider approval of other programs as they are developed.

(3) If a registered physician assistant fails to meet the requirements because of illness or other extenuating circumstances, each case will be considered by the board on an individual basis. When circumstances justify it, the board may grant an extension of time.

NEW SECTION

WAC 308-52-205 CATEGORIES OF CREDITABLE CONTINUING MEDICAL EDUCATION ACTIVITIES. (1) The board approves the following categories of creditable continuing medical education activities for physician assistants. A minimum of twenty credit hours must be earned in category I.

Category I Continuing medical education activities with accredited sponsorship

Category II Continuing medical education activities with nonaccredited sponsorship and other meritorious learning experience

(2) The board adopts the standards approved by the American Academy of Physician Assistants for the evaluation of continuing medical education requirements in determining the acceptance and category of any continuing medical education experience.

NEW SECTION

WAC 308-52-211 CONTINUING MEDICAL EDUCATION CLOCK HOUR CREDIT REQUIREMENT. (1) The credits must be earned in the year preceding application for renewal of registration.

(2) One clock hour shall equal one credit hour for the purpose of satisfying the fifty hour continuing medical education requirement.

NEW SECTION

WAC 308-52-215 PRIOR ACTIVITY APPROVAL NOT REQUIRED. (1) It will not be necessary for a physician assistant to inquire into the prior approval of any continuing medical education. The board will accept any continuing medical education that reasonably falls within these regulations and relies upon each individual physician assistant's integrity in complying with this requirement.

(2) Continuing medical education program sponsors need not apply for nor expect to receive prior board approval for a formal continuing medical education program. The continuing medical education category will depend solely upon the accredited status of the organization or institution. The number of creditable hours may be determined by counting the contact hours of instruction and rounding to the nearest quarter hour. The board relies upon the integrity of program sponsors to present continuing medical education for physician assistants that constitutes a meritorious learning experience.

NEW SECTION

WAC 308-52-221 CERTIFICATION OF COMPLIANCE. (1) In conjunction with the application for renewal of registration a physician assistant shall submit an affidavit of compliance with the fifty

hour continuing medical education requirement on a form supplied by the board.

(2) The board reserves the right to require a physician assistant to submit evidence in addition to the affidavit to demonstrate compliance with the fifty hour continuing medical education requirement. Accordingly, it is the responsibility of a physician assistant to maintain evidence of such compliance.

REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

- WAC 308-52-137 PHYSICIANS' ASSISTANTS—CLASSIFICATION.
- WAC 308-52-144 PHYSICIANS' ASSISTANTS—SIMULTANEOUS REGISTRATION OF TYPE C ASSISTANTS.

WSR 80-18-050

EMERGENCY RULES

DEPARTMENT OF LICENSING

[Order SDO-269-80—Filed December 3, 1980]

I, R. Y. Woodhouse, director of the Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to exempt securities. Adding new section, WAC 460-42A-020, pertaining to Washington Health Care Facilities Authority Bonds.

I, R. Y. Woodhouse, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is definition of the exemption of RCW 21.20.310(1) is immediately needed to allow the underwriters of nonprofit hospital bond offerings of the Washington Health Care Facilities Authority to offer and sell without excess underwriting expenses.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 21.20.450 which directs that the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 3, 1980.

By Ralph R. Smith
Securities Administrator

NEW SECTION

WAC 460-42A-020 HEALTH CARE FACILITIES AUTHORITY BONDS. *The term "industrial or commercial enterprise" as employed in RCW 21.20.310(1) includes nonprofit hospitals and other health care facilities, but shall not include a nonprofit hospital which is subject to supervision by the*

Washington Health Care Facilities Authority or a similar state health care facilities authority, and is subject to supervision and control, as to operating and capital budgets, by the Washington State Hospital Commission or a similar state hospital commission.

WSR 80-18-051

PROPOSED RULES

DEPARTMENT OF LICENSING

(Securities Division)

[Filed December 3, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Licensing, intends to adopt, amend, or repeal rules concerning exempt securities, chapter 460-42A WAC, adding a new section, WAC 460-42A-020 pertaining to Washington Health Care Facilities Authority Bonds. A copy of the proposed rule is shown below; however, changes may be made at the public hearing;

that such agency will at 2:00 p.m., Tuesday, January 20, 1981, in the 4th Floor Conference Room A, Highways-Licenses Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 2:00 p.m., Tuesday, January 20, 1981, in the 4th Floor Conference Room A, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 21.20.450.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 19, 1981, and/or orally at 2:00 p.m., Tuesday, January 20, 1981, 4th Conference Room A, Highways-Licenses Building, Olympia, Washington.

Dated: December 3, 1980

By: Saul Arrington
Deputy Director

STATEMENT OF PURPOSE

Title: Health Care Facilities Authority Bonds.

Description of Purpose: This rule defines the exemption of RCW 21.20.310(1) to allow the underwriters of nonprofit hospital bond offerings of the Washington Health Care Facilities Authority to offer and sell without excess underwriting expenses.

Statutory Authority: This rule is promulgated pursuant to RCW 21.20.450 which directs that the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW, the Securities Act of Washington.

Summary Of Rule: The rule is summarized in the description of purpose section above.

Reasons Supporting Proposed Action: This rule allows nonprofit hospital bonds to be offered and sold without excess underwriting costs which would be passed on to health

care facility consumers, and under circumstances where investors are substantially protected, consistent with the purposes fairly intended by the policy and provisions of the Securities Act.

Agency Personnel Responsible For Drafting, Implementing And Enforcement: In addition to the Director of the Department of Licensing, the following personnel have knowledge of and have responsibility for drafting, implementing and enforcing this rule:

Cheryl Lux Duryea, Assistant Director, Sixth Floor, Highways-Licenses Bldg., Olympia, WA 98504, 234-1369 SCAN, 753-1369 COMM; and Ralph R. Smith, Securities Administrator, Sixth Floor, Highways-Licenses Bldg., Olympia, WA 98504, 234-6928 SCAN, 753-6928 COMM

Person Or Organization Proposing Rule, And Whether Public, Private Or Governmental: This rule is proposed by the Department of Licensing, a governmental agency.
Agency Comments And Recommendations: None.

Whether The Rule Is Necessary As A Result Of Federal Law Or Federal Or State Court Action: This rule is not made necessary as a result of federal law or federal or state court action.

NEW SECTION

WAC 460-42A-020 HEALTH CARE FACILITIES AUTHORITY BONDS. The term "industrial or commercial enterprise" as employed in RCW 21.20.310(1) includes nonprofit hospitals and other health care facilities, but shall not include a nonprofit hospital which is subject to supervision by the Washington Health Care Facilities Authority or a similar state health care facilities authority, and is subject to supervision and control, as to operating and capital budgets, by the Washington State Hospital Commission or a similar state hospital commission.

**WSR 80-18-052
PROPOSED RULES
GAMBLING COMMISSION
[Filed December 3, 1980]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Gambling Commission, intends to adopt, amend, or repeal rules concerning the licensing and regulations of gambling activities (a copy of rules is shown below, however, changes may be made at the public hearing);

that such agency will at 10 a.m., Thursday, January 15, 1981, in the Holiday Inn, 101 128th, Everett, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10 a.m., Thursday, January 15, 1981, in the Holiday Inn, 101 128th, Everett, WA.

The authority under which these rules are proposed is WAC 230-04-190 is promulgated pursuant to RCW

9.46.020(23) and is intended to administratively implement that statute. WAC 230-04-200 is promulgated pursuant to RCW 9.46.070(5) and is intended to administratively implement that statute. WAC 230-30-015 is promulgated pursuant to RCW 9.46.070(5) and is intended to administratively implement that statute.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 15, 1981, and/or orally at 10 a.m., Thursday, January 15, 1981, Holiday Inn, 101 128th, Everett, WA.

Dated: December 3, 1980
By: Jeffrey O. C. Lane
Assistant Attorney General

STATEMENT OF PURPOSE

Title, Description Of Purpose And Statutory Authority For Rule:

Title:

Amendment to WAC 230-04-190 Issuance of license.

Amendment to WAC 230-04-200 License fees.

Amendment to WAC 230-30-015 Identification stamps.

Description of Purpose: Amendment to WAC 230-04-190. The purpose of this amendment is to make the license issued by the commission conceptually effective for a year period rather than only for the precise day or days the event is being conducted. This will remove doubt as to the propriety of the licensee's possessing the gambling equipment necessary to operate such an event between events without violating RCW 9.46.230(4). Further, in case of violations by the licensee in connection with an event, there will be a license effective which the commission may take action on immediately instead of having to wait to see if the licensee applies sometime later for another license.

Amendment to WAC 230-04-200. Primarily, these amendments increase, or otherwise adjust, the fees the commission charges for the various licenses it issues in order to meet the majority of the demands of its licensing and its enforcement programs for the remainder of this biennium and as currently forecast for the next biennium. There have been some changes in the class of licenses issued for fund raising events and for public cardrooms.

Amendment to WAC 230-30-015. These amendments expand the commission's current identification stamp and related equipment program by creating a variety of classes of stamps required for different sizes of punchboards and pull tab series to which they must be attached. Instead of charging a flat five cents per stamp, the charge for the stamp is raised to vary from fifty cents to a

minimum of five dollars depending upon the size of the punchboard or pull tab series. In this way, the cost of these stamps and related enforcement programs is more equitably distributed among the operators by the potential for enforcement problems and, in general, income from these devices. Manufacturers previously purchasing stamps of the type to be retired may return them for credit before December 31, 1980, (or perhaps an alternate date which may be chosen by the commission).

Statutory Authority: Statutory authority for passage of the amendment to WAC 230-04-190 is RCW 9.46.020(23), and the statutory authority for amendments to WAC 230-04-200 and 230-30-015 is RCW 9.46.070(5).

Summary Of Proposed Rules And Reasons Supporting Action.

Summary of Rules: Amendment to WAC 230-04-190. This amendment makes a license issued for a fund raising event valid for one year from the date issued but the event or events may be held only on the time and place set out in the application or otherwise approved by the commission. The limits upon such events set out in RCW 9.46.020(23) still apply, of course.

Amendment to WAC 230-04-200. These amendments (a) increase the fees for the various licenses issued by the commission and (b) modify the classes of licenses issued for fund raising events and for public cardrooms. In some cases, the fee increases are nominal, or reduced. In others, there are substantial increases. They are based, somewhat, upon the enforcement expenses in the various areas licensed.

Amendment to WAC 230-30-015. These amendments increase the cost of identification stamps issued by the commission to manufacturers for attachment to punchboards, pull tabs and pull tab dispensing devices from the current five cents per stamp to a sliding schedule of costs, from fifty cents to five dollars, depending upon the size of punchboards or pull tab series to which it will be attached. A further amendment makes it a violation for persons to attach to a punchboard or pull tab series or dispensing device an identification stamp other than the appropriate stamp according to the commission schedule. Under the proposed amendment the new stamp must be affixed to such items delivered (or perhaps as an alternate if the commission chooses "shipped") by manufacturers after December 31, 1980, (or such other date as the commission may substitute) and manufacturers may return those stamps of the current type which they have

purchased from the commission but not used before that date.

Reasons supporting Action:

WAC 230-04-190 and 230-04-200. See statement in general description of the rule amendments above.

WAC 230-30-015. The commission believes that the cost of its identification stamp program is integrally involved with its enforcement costs respecting punchboards and pull tabs since the identification of those items is critical to that enforcement. The overall cost of that program simply was not being covered by the current stamp charge and was, from an economic standpoint, falling somewhat unevenly upon licensees. The new charges, with a progressive schedule, not only impact more directly the program area but spreads the costs more appropriately among the licensees because it, in general, impacts more strongly the devices bringing in the most money and, having the most potential for enforcement problems.

Agency Personnel Responsible For Drafting, Implementing And Enforcing The Rules:

In addition to the Gambling Commissioners themselves, the following agency personnel have responsibility for drafting, implementing and enforcing these rules: Keith Kisor, Director, Capital Plaza Building, 1025 East Union, Olympia, WA, 234-0865 SCAN, 753-0865 Commercial; Elwin Hart, Deputy Director, Capital Plaza Building, 1025 East Union, Olympia, WA, 234-0865 SCAN, 753-0865 Commercial; Ronald O. Bailey, Assistant Director, Enforcement, Capital Plaza Building, 1025 East Union, Olympia, WA, 234-1076 SCAN, 753-1076 Commercial; and Charles Montgomery, Admin., Capital Plaza Building, 1025 East Union, Olympia, WA, 234-0861 SCAN, 753-0861 Commercial.

Proponents And Opponents: These rules are proposed by the staff of the Washington State Gambling Commission.

Agency Comments: The agency believes the proposed rules are self-explanatory and need no further comment.

These rules were not made necessary as a result of federal law or federal or state court action.

AMENDATORY SECTION (Amending Order No. 85, filed 5/25/78)

WAC 230-04-190 ISSUANCE OF LICENSE. (1) Charitable and nonprofit organizations and agricultural fairs. The commission may issue a license to qualified bona fide charitable or to qualified bona fide nonprofit organizations or to qualified agricultural fairs to operate each of the following activities upon a specified location:

- (a) Bingo
- (b) Raffles
- (c) Amusement games
- (d) Punchboards and pull tabs

(c) To allow its premises to be used only by bona fide members and guests to play authorized card games. The operation of each of these activities shall require a separate license from the commission.

(2) Fund raising event as defined in RCW 9.46.020. The commission may issue a license to a bona fide charitable or bona fide nonprofit organization defined in RCW 9.46.020, other than any agricultural fair defined therein, to conduct fund raising events.

(3) Special amusement game license. The commission may issue a license to any person, association or organization other than a bona fide charitable or bona fide nonprofit organization to conduct amusement games only at one or more of the locations set out by the commission in WAC 230-20-380.

(4) Commercial stimulant card games. The commission may issue a license to persons operating a business primarily engaged in the selling of items of food or drink for consumption on the premises operating under the authority of a license or permit for the business issued by the state, district or local health officer, and/or a license issued by the Washington state liquor control board, to allow a specified portion of a specified premises to be used by persons to play authorized card games.

(5) Public card room employee. The commission may issue a license to a person to perform duties in a public card room.

(6) Commercial stimulant punchboards and pull tabs. The commission may issue a license to a person operating a business primarily engaged in the selling of items of food or drink for consumption on the premises operating under the authority of a license or permit for the business issued by the state, district or local health officer, and/or a license issued by the Washington state liquor control board, to operate punchboards and pull tabs upon specified premises.

(7) Punchboard and pull tab manufacturer and distributor. The commission may issue a separate license to:

(a) Punchboard and pull tab manufacturers,

(b) Distributors to sell and distribute punchboards and pull tabs and related equipment within the state of Washington(-);

(c) Manufacturer's representatives to sell and distribute punchboards and pull tabs and related equipment on behalf of the manufacturer in the state of Washington, and

(d) Distributor's representatives to sell and distribute punchboards and pull tabs and related equipment on behalf of the distributor in the state of Washington.

(8) License expiration. Each such license shall be valid for one year from the date that it is issued: PROVIDED, That

(a) Licenses issued to conduct any authorized activity in connection with and upon the site of a qualified agricultural fair, qualified community-wide civic festival, qualified world's fair, or qualified civic center shall be valid only for the duration of the fair or festival, or, in the case of an activity at a civic center, for the seasons during which the civic center is operating and open to the public. In no event shall such license exceed one calendar year.

(b) Notwithstanding the provisions of subsection (a), a license issued for the conduct of a raffle in connection with a qualified agricultural fair, qualified community-wide civic festival or qualified world's fair shall authorize the licensee to sell tickets for said raffle at any time during the period from the issuance of the license through the conclusion of the fair or festival.

(c) Licenses issued for card tournaments shall be valid only for the duration of the tournament, but in no event shall exceed ten consecutive days.

(d) Licenses issued for fund raising events shall be valid ~~((only for the duration of the fund raising event as))~~ for one year from the date issued but the event (or events) permitted under the license shall be held only at the place and time set forth in the application(-); or otherwise approved by the commission. ~~((but in no event shall exceed three consecutive days, once each calendar year, or in the alternative, shall not exceed one calendar day no more than twice each calendar year.))~~ The number of events permitted under the license in any calendar year is subject to the limitations set out in RCW 9.46.020(23) defining fund raising events.

(e) If the licensee fails to renew the license prior to the expiration date, the license shall expire. The licensee must reapply for licensure according to the statutory and regulatory conditions then in force as would any other person.

(9) Conditions of license issuance. All activities so licensed are licensed subject to compliance with all of the applicable provisions of chapter 9.46 RCW, including any amendments thereto, all applicable rules and regulations passed by the commission, all other applicable

laws of the United States, the state of Washington and all political subdivisions of the state of Washington.

AMENDATORY SECTION (Amending Order No. 98, filed 2/25/80)

WAC 230-04-200 LICENSE FEES. The following fees shall be paid to the commission for licenses, and permits, issued by the commission. For the operation of:

(1) BINGO

(a) Class A - five hundred dollars or less annual net receipts - ~~((20))~~ \$25.

(b) Class B - over five hundred dollars through five thousand dollars annual net receipts - ~~((50))~~ \$75.

(c) Class C - over five thousand dollars through fifteen thousand dollars annual net receipts - ~~((250))~~ \$300.

(d) Class D - over fifteen thousand dollars through twenty-five thousand dollars annual net receipts - ~~((350))~~ \$500.

(e) Class E - over twenty-five thousand dollars through fifty thousand dollars annual net receipts - ~~((750))~~ \$1000.

(f) Class F - over fifty thousand dollars through one hundred thousand dollars annual net receipts - ~~((1500))~~ \$2000.

(g) Class G - over one hundred thousand dollars through five hundred thousand dollars annual net receipts - ~~((3000))~~ \$4000.

(h) Class H - over five hundred thousand dollars through seven hundred fifty thousand dollars annual net receipts - ~~((5000))~~ \$5500.

(i) Class I - over seven hundred fifty thousand dollars through one million dollars annual net receipts - ~~((7500))~~ \$8000.

(j) Class J - over one million dollars annual net receipts - ~~((10000))~~ \$11,000.

(2) RAFFLES

(a) Class C - five hundred dollars or less annual net receipts - ~~((20))~~ \$25.

(b) Class D - over five hundred dollars but not over five thousand dollars, annual net receipts - ~~((50))~~ \$75.

(c) Class E - over five thousand dollars through fifteen thousand dollars annual net receipts - ~~((250))~~ \$300.

(d) Class F - over fifteen thousand dollars annual net receipts - ~~((350))~~ \$500.

(3) AMUSEMENT GAMES - by bona fide charitable or bona fide nonprofit organizations.

(a) Class A - five hundred dollars or less annual net receipts - ~~((20))~~ \$25.

(b) Class B - over five hundred dollars through one thousand dollars annual net receipts - ~~((25))~~ \$30.

(c) Class C - over one thousand dollars through five thousand dollars annual net receipts - \$50.

(d) Class D - over five thousand dollars through fifteen thousand dollars annual net receipts - ~~((150))~~ \$200.

(e) Class E - over fifteen thousand dollars annual net receipts - \$350.

(4) FUND RAISING EVENT ~~((AS DEFINED IN RCW 9.46.020))~~ (license year) - by bona fide charitable or bona fide nonprofit organizations.

(a) Class A-1 - one event, one calendar day - ~~((not to exceed five thousand dollars annual net receipts))~~ - ~~((125))~~ \$200.

(b) Class ~~((B))~~ A-1R - ~~((more than one calendar day not to exceed three consecutive days, once each calendar year - not to exceed five thousand dollars annual net receipts - \$250))~~ one event, one calendar day - recreational - \$5.

(c) Class ~~((C))~~ A-2 - ~~((recreational - one calendar day - not to exceed five thousand dollars annual net receipts - \$5))~~ not more than two events, one calendar day each - \$400.

(d) Class ~~((D))~~ B-1 - ~~((recreational - more than one calendar day not to exceed three consecutive days, once each calendar year - not to exceed five thousand dollars annual net receipts - \$10))~~ one event, not more than three calendar days - \$300.

(e) Class B-1R - one event, not more than three calendar days - recreational - \$10.

(5) SPECIAL LOCATION AMUSEMENT GAMES - other than bona fide charitable or bona fide nonprofit organizations.

(a) Class A - one event per year lasting no more than 12 consecutive days - ~~((100))~~ \$500.

(b) Class B - twenty-five thousand dollars or less annual net receipts - ~~((250))~~ \$500.

(c) Class C - over twenty-five thousand dollars through one hundred thousand dollars annual net receipts - ~~((750))~~ \$1500.

(d) Class D - over one hundred thousand dollars through five hundred thousand dollars annual net receipts - ~~(\$1500)~~ \$3000.

(e) Class E - over five hundred thousand dollars annual net receipts - ~~(\$3000)~~ \$5000.

(6) CARD GAMES - bona fide charitable and nonprofit organizations.

(a) Class A - general (fee to play charged) - ~~(\$250)~~ \$500.

(b) Class B - limited card games - to hearts, rummy, pitch, pinochle, coon-can and/or cribbage (fee to play charged) - \$100.

(c) Class C - tournament only (no more than ten consecutive days) per tournament - \$35.

(d) Class D - general (no fee is charged a player to play cards) - \$35.

(e) Class R - primarily for recreational purposes and meets the standards of WAC 230-04-199 - \$10.

(7) CARD GAMES - commercial stimulant - each licensee per premises.

~~((a) Class A - general - up to three tables - \$250;)~~

(b) Class B - limited card games to hearts, rummy, pitch, pinochle, coon-can and/or cribbage (fee to play charged) - \$100.

(c) Class C - tournament only (no more than ten consecutive days) - per tournament - ~~(\$35)~~ \$100.

(d) Class D - general (no fee is charged a player to play cards) - \$35.

(e) Class E - general (-).

(i) up to five tables - ~~(\$500)~~ \$4000.

(ii) up to four tables - \$3000.

(iii) up to three tables - \$1500.

(iv) up to two tables - \$1000.

(v) one table only - \$500.

(8) PUBLIC CARD ROOM EMPLOYEE - each licensee - \$100, each renewal - \$50.

(9) PERMITS - for operation by persons of authorized activity at agricultural fair or special property.

(a) Class A - one location and event only - \$10.

(b) Class B - annual permit for specified different events and locations - \$100.

(10) PUNCHBOARDS AND PULL TABS - each licensee, per premises - ~~(\$300)~~ \$200.

(11) Manufacturer license - ~~(\$1250)~~ \$1750.

(12) Distributor license - ~~(\$1000)~~ \$1500.

(13) Distributor's representative license - ~~(\$100)~~ \$150, renewal - \$75.

(14) Manufacturer's representative license - ~~(\$100)~~ \$150, renewal - \$75.

The term annual net receipts as used above means net receipts from the activity licensed only, during the license year.

AMENDATORY SECTION (Amending Order #90, filed 6/14/79)

WAC 230-30-015 IDENTIFICATION STAMPS. (1) No punchboard, series of pull tabs or device for the dispensing of pull tabs shall be sold or purchased within this state or knowingly for use within this state or put out for play unless and until ((a)) an appropriate stamp obtained from the commission containing an identifying number, symbol or combination thereof has been permanently and conspicuously affixed thereto. Once placed, such stamp shall not be removed or tampered with by any person.

With respect to punchboards, the stamp shall be placed so the complete number, together with any symbol appearing thereon, is plainly visible.

With respect to series of pull tabs, the stamps shall be placed upon the dispensing device sold together with, and for that specific series or upon a flare furnished by the manufacturer for that series. Such flare shall also show the series number assigned to that series by the manufacturer. If a different flare than the flare so stamped is used for display when the series of pull tabs is put out for play, then the manufacturer's flare, with the manufacturer's series number and with the identification stamp obtained from the commission thereon, shall be attached to the back of the substitute flare in such a manner as to be clearly visible to a person playing the device.

(2) Stamps shall be placed only on items which conform to all requirements of this state's laws and the rules of this commission, and shall not be placed upon items not authorized for use within this state. Stamps shall be placed only upon those pull tab dispensing devices which have been approved by the commission pursuant to WAC 230-30-095.

(3) Identification stamps may be obtained only from the commission, by a licensed manufacturer only, for ~~(five cents each)~~ the fees set out in the schedule in subsection (6) below. Such stamps shall be placed by the licensed manufacturer only on items which he, himself, sells or furnishes, and shall not be transferred or furnished to any other person unless already placed upon a punchboard, series of pull tabs or pull tab dispensing device.

(4) No person shall place a stamp on any punchboard, pull tab series or flare, or dispensing device other than a stamp designated by the commission for that size of punchboard or pull tab series or that type of dispensing device issued according to the schedule in subsection (6) below.

(5) No person not a licensed manufacturer shall obtain such stamps from any source, nor shall he affix such a stamp to any punchboard, series of pull tabs or pull tab dispensing device, after November 1, 1974.

(6) Fees for identification stamps:

(a) Punchboards:

(i) Up to 500 punches - \$.50.

(ii) 501 to 1,000 punches - \$1.00.

(iii) 1,001 to 1,500 punches - \$1.50.

(iv) 1,501 to 2,000 punches - \$2.00.

(v) 2,001 to 2,500 punches - \$2.50.

(vi) 2,501 to 3,000 punches - \$3.00.

(vii) 3,001 to 3,500 punches - \$3.50.

(viii) 3,501 to 4,000 punches - \$4.00.

(ix) Over 4,000 punches - \$5.00.

(b) Pull tab series:

(i) Up to 2,000 tabs - \$2.50.

(ii) Over 2,000 through 4,000 tabs - \$5.00.

(c) Pull tab dispensing devices:

(i) Mechanical or electrically operated machine - \$.50. These fees shall apply to all stamps to be affixed to punchboards, pull tabs and dispensing devices delivered by manufacturers after December 31, 1980.

(7) Identification stamps purchased from the commission by a manufacturer prior to the effective date of this rule may be returned before December 31, 1980 by that manufacturer to the commission for credit against amounts due in connection with a purchase of newly issued identification stamps.

WSR 80-18-053

PROPOSED RULES

DEPARTMENT OF LICENSING (Board of Medical Examiners)

[Filed December 3, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Board of Medical Examiners, intends to adopt, amend, or repeal rules concerning the procedure and criterion for approving applications for physician licenses;

that such agency will at 7:00 p.m., Friday, January 16, 1981, in the Vance Airport Inn, 18220 Pacific Highway South, Seattle, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 7:00 p.m., Friday, January 16, 1981, in the Vance Airport Inn, 18220 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 18.71.017.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 7, 1981, and/or orally at 7:00 p.m., Friday, January 16, 1981.

Dated: December 3, 1980

By: Joanne Redmond

Assistant Administrator
Department of Licensing

STATEMENT OF PURPOSE

Agency: Washington State Board of Medical Examiners.

Purpose: To amend the regulations affecting the procedure and criteria for approving applications for physician licenses.

Statutory Authority: RCW 18.71.017.

Summary And Reason Action Proposed (RAP):

WAC 308-52-020 — Requirement for Processing Reciprocal Applications. Repealed.

R.A.P.: The present procedure of approving licenses only every two months causes unnecessary hardship and delay to applicants. This would allow approval of applications between board meetings.

WAC 308-52-040 — Foreign Medical Graduates. Re-adopts subsections 2 - 6, which had been repealed in error, without reference to the World Health Organization to determine approval of foreign medical schools.

R.A.P.: The World Health Organization Directory has been found to be a listing of schools and information source only. It does not imply accreditation or certify quality. Therefore reference to the book is to be deleted and more detailed criteria inserted.

WAC 308-52-110 — Reciprocity or Waiver Applications for License. Repealed.

R.A.P.: The procedure of allowing applications to be reviewed once they are completed, rather than at board meetings, makes this rule no longer necessary.

WAC 308-52-120 — Approved United States and Canadian Medical Schools. Adopts March 7, 1980 list of AMA accredited schools as meeting requirements for M.D. training, deletes December 27, 1976 list.

R.A.P.: Several new medical schools have become operational and been accredited (full or probationary) since the 1976 listing. WAC 308-52-250 — Internship Defined. Repealed.

R.A.P.: This regulation is no longer relevant, as the law refers to post-graduate training, not internships.

WAC 308-52-255 — Post Graduate Medical Training Defined. Defines the type of training which can be considered for meeting license requirements.

R.A.P.: The statute requires one year of post graduate medical training. This has never been defined explicitly, which has occasionally caused confusion to the potential applicant.

Responsible Departmental Personnel: In addition to the Director of the Department of Licensing, the following agency personnel have knowledge and responsibility for drafting, implementing and enforcing this rule:

Joanne Redmond, Assistant Administrator, Division of Professional Licensing, P.O. Box 9649, Olympia, WA 98504, (206) 753-2205, Scan 234-2205.

Proponents: These rules were proposed by the Washington State Board of Medical Examiners.

Agency Comments: None.

AMENDATORY SECTION (Amending Order PL 240, filed 2/19/76)

WAC 308-52-040 FOREIGN MEDICAL GRADUATES. (1) Except in unusual circumstances, which shall be considered individually by the board, all graduates of foreign medical schools who were not licensed in another state prior to 1958 must have obtained the certificate granted by the educational council for foreign medical graduates or must qualify for exemption as provided for in other sections of these rules and regulations.

(2) A United States citizen or resident alien who has obtained his medical education in a medical school outside the United States, Canada, or Puerto Rico shall be eligible for licensure in the state of Washington if he has satisfied the following requirements:

(a) Has completed all of the formal academic requirements for graduation from a medical school outside the United States, provided that such medical school provides a resident course of professional instruction equivalent to that required under RCW 18.71.055 for approval of United States and Canadian schools. An internship and/or social service in a foreign country shall not be considered to be a part of the formal academic requirements.

(b) Has successfully completed one academic year of supervised clinical training in a program approved by the board. Approval of such program shall be based on the following requirements:

(i) The program shall be sponsored by a board-approved United States medical school.

(ii) The school must provide supervision equivalent to that given undergraduate medical students.

(iii) Admission to such a program shall be contingent upon review of the applicant's academic achievement, completion of the formal academic curriculum of the foreign medical school, and the attainment of a score satisfactory to the medical school in a qualifying examination acceptable to the board such as part 1 of the national board examination, or day-1 of flex examination, or the ECFMG examination.

(iv) The program must include experience in each of the major clinical disciplines.

(c) Has completed the postgraduate clinical hospital training required by the board of all applicants for licensure.

(d) Has passed the examination required by the board of all applicants for licensure.

(3) Satisfaction of the requirements of section (2) of these rules and regulations shall substitute for the completion of any foreign internship and/or social service required by the foreign medical school or government as a condition to the awarding of a medical degree or licensure, and no such requirements shall be a condition of licensure as a physician in this state.

(4) Certification by the ECFMG shall not be a condition of licensure as a physician in this state for candidates who have successfully completed the requirements of section (2) of these rules and regulations.

(5) All persons issued a license to practice medicine and surgery by the board of medical examiners shall possess all the rights and privileges thereof, including the use of the title "doctor of medicine" and the initials "M.D."

(6) Graduates of foreign medical schools who do not qualify for licensure under these rules and regulations will be required to meet the rules previously adopted by the board.

AMENDATORY SECTION (Amending Order PL 278, filed 11/16/77)

WAC 308-52-120 APPROVED UNITED STATES AND CANADIAN MEDICAL SCHOOLS. For the purposes of the Medical Practice Act the board approves those medical schools listed as accredited medical schools in the United States set forth in Appendix II, Table I, and as accredited schools in Canada set forth in Appendix III, Table I, as published in the Journal of the American Medical Association for (~~December 27, 1976~~) March 7, 1980.

NEW SECTION

WAC 308-52-255 POST GRADUATE MEDICAL TRAINING DEFINED. For the purposes of this chapter, post graduate medical training shall be considered to mean clinical training approved by the Board in general medicine or surgery, or a recognized specialty or sub-specialty in the field of medicine or surgery. The training must be acquired after completion of a formal course of under-graduate medical instruction outlined in RCW 18.71.055. This definition shall be considered to include, but not be limited to, internships, residencies and fellowships in medical or surgical subjects.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 308-52-020 REQUIREMENT FOR PROCESSING RECIPROCAL APPLICATIONS.
- WAC 308-52-110 RECIPROCITY OR WAIVER APPLICATIONS FOR LICENSE.
- WAC 308-52-250 INTERNSHIP DEFINED.

WSR 80-18-054
PROPOSED RULES
COMMISSION ON
ASIAN-AMERICAN AFFAIRS
 [Filed December 3, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Commission on Asian-American Affairs, intends to adopt rules concerning Organization and Operation of the Commission, Commission Meetings, Communications with the Commission, Public Records Disclosure and Uniform Rules of Practice and Procedure;

and that the adoption, amendment, or repeal of such rules will take place at 9:30 a.m., Saturday, January 17, 1981, in the Great Northwest Federal S and L Building, Fifth and Pacific, Bremerton, Washington.

The authority under which these rules are proposed is RCW 43.117.050, 34.04.020, 42.17.250 and 42.30.070.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to Friday, January 16, 1981.

Dated: December 3, 1980
 By: Robert C. Hargreaves
 Assistant Attorney General

STATEMENT OF PURPOSE

The Washington State Commission on Asian-American Affairs has filed with the Code Reviser a notice of its intention to adopt rules, the titles of which are reflected on the attached copies of the proposed rules. The rules are being proposed for adoption under the agency's general rule-making power contained in RCW 43.117.050, and

pursuant to and in order to effectuate the statutory mandate to adopt such rules found in RCW 34.04.020, 42.17.250 and 42.30.070.

The proposed rules describe the organization and operation of the commission, commission meetings, communications with the commission, public records disclosure. The uniform rules of practice and procedure contained in chapter 1-08 WAC are adopted by reference. The agency heretofore has not adopted any rules or regulations, and is proposing to do so at this time in order to comply with statutory directive, as outlined above. The adoption of the uniform rules by reference is proposed in order to clarify which procedural rules are applicable to agency hearings.

The rules were drafted by the undersigned assistant attorney general, assigned to counsel the commission, and they will be implemented and enforced by the executive director of the commission, whose address and phone number is:

1057 Capitol Way,
 Olympia, WA 98504,
 753-2411 (Scan) 234-2411; or

671 South Jackson,
 Suite 206,
 Seattle, WA 98104,
 464-5820 (Scan) 576-5820.

The rules are being proposed for adoption by the Commission on Asian-American Affairs.

Chapter 34-02
GENERAL PROVISIONS

- WAC 34-02-010 Organization and Operation of the Commission on Asian-American Affairs
- 34-02-020 Commission Meetings
- 34-02-030 Communications with the Commission

NEW SECTION

WAC 34-02-010 ORGANIZATION AND OPERATION OF THE COMMISSION ON ASIAN-AMERICAN AFFAIRS. (1) The Commission on Asian-American Affairs, hereinafter referred to as the commission, is a commission in the office of the governor established by RCW 43.117.030. The commission exists to improve the well-being of Asian-Americans by helping to insure their participation in the fields of government, business and education, and to aid Asian-Americans in obtaining governmental services in order to promote the health, safety and welfare of all residents of this state. The duties and responsibilities of the commission are more particularly described in chapter 43.117 RCW. The twenty-four (24) members of the commission are appointed by the governor, with the advice and consent of the Senate.

(2) All basic policy decisions are made by the commission at its regular and special meetings. To assist in policy formulation, and to otherwise assist in carrying out its various duties and responsibilities, the commission has an executive director, appointed by the governor based on commission recommendations, a staff hired by the executive director, and three standing committees comprised of commission members. The committees are:

(a) the executive committee, which is responsible for conducting certain commission business and for undertaking specific tasks delegated by the commission;

(b) the nominations committee, which is responsible for developing and implementing procedures by which to recommend commission and executive director appointees, and for such other tasks as may be delegated by the commission; and

(c) the public relations committee, which is responsible for reviewing major news releases and other information designed to increase the public's knowledge of the commission or Asian-Pacific Americans. Other committees may be formed at any time by the commission for the purpose of addressing various issues affecting Asian-Pacific-Americans.

(3) The commission maintains a central administrative office at 1057 Capitol Way, Olympia, Washington, 98504, and a field office at 671 South Jackson, Suite 206, Seattle, Washington 98104.

NEW SECTION

WAC 34-02-020 COMMISSION MEETINGS (1) Regular meetings of the commission are held on the third Saturday of January, March, June, September and November. Notice of the time and place of the regular meetings will be published annually in the January edition of the Washington state register. A copy of the schedule of regular meetings may also be obtained upon request from the commission.

(2) Special meetings of the commission may be called at any time by the chairperson of the commission or by a majority of the commission members. Notice of such meetings will be as provided by law.

(3) In addition to the meeting notices specified above, the commission staff will publicize information about all commission meetings in the communities in which the meetings are to be held.

NEW SECTION

WAC 34-02-030 COMMUNICATIONS WITH THE COMMISSION Any and all written communications with the commission, including but not limited to requests for information or copies of agency records, or submittals of any nature, shall be addressed to the Commission on Asian-American Affairs, in care of the executive director, at either the commission's Olympia or Seattle office. The address for each office appears in WAC 34-02-010(3).

NEW SECTION

WAC 34-04-010 PURPOSE. The purpose of this chapter shall be to insure compliance by the Commission on Asian-American Affairs with the provisions of chapter 1, Laws of 1973, Initiative Measure No. 276, and in particular sections 25 through 32 of that act, now codified as RCW 42.17.250 through RCW 42.17.320, concerning disclosure of public records.

NEW SECTION

WAC 34-04-020 DEFINITIONS. The following definitions shall apply to this chapter: (1) "Public record" includes any writing containing information relating to the conduct of government or the performance of any governmental agency or local agency regardless of form or characteristics.

(2) "Writing" means handwriting, typewriting, printing, photostating and every other means of recording any form of communication or representation, including letters, words, pictures, sounds, symbols, or combinations thereof, and all papers, maps, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums and other documents.

(3) "Commission" means the Commission on Asian-American Affairs, created pursuant to chapter 43.117 RCW, and shall also refer to the commission's executive director and staff, where appropriate.

NEW SECTION

WAC 34-04-030 PUBLIC RECORDS AVAILABLE. All public records of the commission are deemed to be available for public inspection and copying, except as otherwise provided by RCW 42.17-.310, as now or hereafter amended, and by WAC 34-04-090.

NEW SECTION

WAC 34-04-040 PUBLIC RECORDS OFFICER. The commission's executive director shall be the public records officer for the commission. The public records officer shall be responsible for implementation of the commission's rules and regulations regarding inspection and copying of public records, and for insuring compliance by the staff with the public records disclosure requirements of chapter 42.17 RCW.

NEW SECTION

WAC 34-04-050 RECORDS INDEX. The commission will make available to all persons a current index which provides identifying information as to the following records:

(a) Final opinions, including concurring and dissenting opinions, as well as orders, made in the adjudication of cases;

(b) Those statements of policy and interpretations of policy, statute and the regulations which have been adopted by the commission;

(c) Administrative staff manuals and instructions to staff that affect a member of the public;

(d) Planning policies and goals, and interim and final planning decisions;

(e) Factual staff reports and studies, factual consultant's reports and studies, scientific reports and studies, and any other factual information derived from tests, studies, reports or surveys, whether conducted by public employees or others; and

(f) Correspondence, and materials referred to therein, by and with the commission relating to any regulatory, supervisory or enforcement responsibilities of the commission, whereby the commission determines, or opines upon, or is asked to determine or opine upon, the rights of the state, the public, a subdivision of state government, or of any private party.

(2) The current index promulgated by the commission shall be available to all persons under the same rules and on the same conditions as are applied to public records available for inspection.

(3) Identifying information contained in the index will indicate in which of the commission's offices the record is kept.

NEW SECTION

WAC 34-04-060 OFFICE HOURS. Public records shall be available for inspection and copying during normal office hours. For purposes of this chapter, normal office hours shall be from 9:00 a.m. to noon and from 1:00 p.m. to 4:00 p.m., Monday through Friday, excluding legal holidays.

NEW SECTION

WAC 34-04-070 REQUEST FOR PUBLIC RECORDS. In accordance with the requirements of chapter 42.17 RCW that agencies prevent unreasonable invasions of privacy, and to protect public records from damage or disorganization, and to prevent excessive interference with essential functions of the commission, public records may be inspected or copied, or copies of such records may be obtained by members of the public, upon compliance with the following procedures:

(1) A request shall be made in writing upon a form prescribed by the commission which shall be available at either of its offices. The form shall be presented to the public records officer, or to any member of the commission's staff, if the public records officer is not available, at either commission office during normal office hours. The request shall include the following information:

(a) The name, address, and organization represented, if any, of the person requesting the record;

(b) The time of day and calendar date on which the request was made;

(c) The nature of the request;

(d) If the matter requested is referred to within the current index maintained by the records officer, a reference to the requested record as it is described in such current index;

(e) If the requested matter is not identifiable by reference to the commission's current index, an appropriate description of the record requested.

(2) In all cases in which a member of the public is making a request, it shall be the obligation of the public records officer or staff member to assist the member of the public in appropriately identifying the public record requested.

NEW SECTION

WAC 34-04-080 COPYING. No fee shall be charged for the inspection of public records. The commission shall charge a reasonable fee for providing copies of public records and for use of the commission's copy equipment. This charge is the amount necessary to reimburse the commission for its actual costs incident to such copying.

NEW SECTION

WAC 34-04-090 EXEMPTIONS. (1) The commission reserves the right to determine that a public record requested in accordance with the procedures outlined in WAC 34-04-070 is exempted under the provisions of RCW 42.17.310.

(2) Pursuant to RCW 42.17.260, the commission reserves the right to delete identifying details when it makes available or publishes any public record, in any case where there is reason to believe that disclosure of such details would be an invasion of personal privacy protected by chapter 42.17 RCW. The public records officer will fully justify such deletion in writing.

(3) All denials of requests for public records shall be accompanied by a written statement specifying the reason for the denial.

NEW SECTION

WAC 34-04-100 REVIEW OF DENIALS OF PUBLIC RECORDS REQUEST. (1) Any person who objects to the denial of the request for public records may petition for prompt review of such decision by submitting a written request for review. The written request shall specifically refer to the written statement by the public records officer or other staff member which constituted or accompanied the denial.

(2) Following receipt of a written request for review of a decision denying a request for public records, the public records officer or other authorized staff member denying the request shall refer it to the chairperson of the commission. The chairperson, or designee, shall immediately consider the matter and either affirm or reverse such denial. The request shall be returned with the final decision, within two business days following the original denial.

(3) Administrative remedies shall not be considered exhausted until the request has been returned with a decision or until the close of the second business day following denial of inspection, whichever occurs first.

NEW SECTION

WAC 34-04-110 PROTECTION OF PUBLIC RECORDS. In order to properly protect the public records in the custody of the commission, the following guidelines shall be adhered to by any person inspecting such public records:

(1) No public records shall be removed from the offices of the commission;

(2) Inspection of any public records shall be conducted in the presence of a designated commission employee;

(3) No public records may be marked or defaced in any manner during inspection;

(4) Public records which are maintained in a file jacket, or in a chronological order, may not be dismantled except for purposes of copying and then only by a designated employee of the commission;

(5) Access to file cabinets, shelves, vaults, etc., is restricted to commission personnel.

NEW SECTION

WAC 34-04-120 ADOPTION OF FORM. The commission hereby adopts for use by all persons requesting inspection or copying of its records, the form set out below, entitled "Request for Public Records."

We have received your request for copies of our public records. Please complete the attached form and return it with the proper payment to the address below. We will forward to you those requested copies which are not exempt from disclosure when we receive this form. Thank you.

Return to:

Commission on Asian-American Affairs
c/o Executive Director
1057 Capitol Way
Olympia, WA 98504

or

671 South Jackson, Suite 206
Seattle, WA 98104

REQUESTS FOR PUBLIC RECORDS

Date _____ Time _____
Name _____
Address _____

Description of Records _____

I certify that the information obtained through this request for public records will not be used for commercial purposes.

Signature

Number of Copies
Number of pages
Per page charge \$
Total charge \$

NEW SECTION

WAC 34-06-010 ADOPTION OF UNIFORM RULES. The Commission on Asian American Affairs hereby adopts the uniform rules of practice and procedure contained in chapter 1-08 WAC.

WSR 80-18-055

**ADOPTED RULES
DEPARTMENT OF**

LABOR AND INDUSTRIES

[Order 80-25—Filed December 3, 1980—Eff. March 1, 1981]

I, James Hughes, director of the Department of Labor and Industries, do promulgate and adopt at the Director's Office, General Administration Building, Olympia, Washington, the annexed rules relating to surgery rules and procedures, section of "Medical Aid Rules and Maximum Fee Schedule", amending chapter 296-22 WAC.

This action is taken pursuant to Notice No. WSR 80-15-123 filed with the code reviser on October 22, 1980. Such rules shall take effect at a later date, such date being March 1, 1981.

This rule is promulgated pursuant to RCW 51.04.020(4), 51.04.030 and 51.16.120(3) and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED December 3, 1980.

By James T. Hughes
Director

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-010 GENERAL INFORMATION AND INSTRUCTIONS. Rules and billing procedures pertaining to all practitioners rendering services to injured workers are presented in the General Information

Section beginning with WAC 296-20-010. Some commonalities are repeated here for the convenience of those doctors referring to the Surgery Section. Definitions and rules unique to Surgery are also included here. Doctor's services rendered for office, home, hospital, consultations and other services are listed in the Medicine Section.

(1) Listed values for all surgical procedures include the surgery, local infiltration, digital block or topical anesthesia when used and the normal uncomplicated follow-up care for the period indicated in days in the column headed "Follow-up Days".

(2) Follow-up care for diagnostic procedures (e.g., endoscopy, injection procedures for radiography, etc.) includes only that care related to recovery from the diagnostic procedure itself. Care of the condition for which the diagnostic procedure was performed or other concomitant conditions is not included and may be charged for in accordance with the services rendered.

(3) Follow-up care for therapeutic surgical procedures includes only that care usually a part of the surgical service. Complications, exacerbations, recurrence or the presence of other diseases or injuries requiring additional services concurrent with the procedure(s) or during the listed period of normal follow-up care may warrant additional charges. (See modifier -68).

When an additional surgical procedure(s) is carried out within the listed period of follow-up care for a previous surgery, the follow-up periods will continue concurrently to their normal terminations.

(4) **PRE-OPERATIVE VISITS AND SERVICES:** Under most circumstances the immediate pre-operative visit in the hospital or elsewhere necessary to examine the patient, complete the hospital records, and initiate the treatment program is included in the listed value for the surgical procedure.

Additional charges may be warranted for pre-operative services under the following circumstances:

(a) When the pre-operative visit is the initial visit (e.g., an emergency, etc.) and prolonged detention or evaluation is required to prepare the patient or to establish the need for and type of surgical procedure.

(b) When the pre-operative visit is a consultation as defined in WAC 296-21-030.

(c) When procedures not usually part of the basic surgical procedure (e.g., ((bronchoscopy)) bronchoscopy prior to chest surgery, etc.) are provided during the immediate pre-operative period.

(5) **CONCURRENT SERVICES BY MORE THAN ONE PHYSICIAN:** Charges for concurrent services of two or more physicians may be warranted under the following circumstances:

(a) Medical services provided during the surgical procedure or in the post-operative period (e.g., diabetic management, operative monitoring of cardiac or brain conditions, management of post-operative electrolyte imbalance, etc.).

(b) **TWO SURGEONS:** Under certain circumstances the skills of two surgeons (e.g., a urologist and a general surgeon in the creation of an ileal conduit, etc.). By prior agreement, the total value may be apportioned in relation to the responsibility of work done. The total value

may be increased by 25% in lieu of the assistant's charge. (See modifier -62).

(c) **CO-SURGEONS:** Under certain circumstances, two surgeons (usually with similar skills) may function simultaneously as primary surgeons performing distinct parts of a total surgical service (e.g., two surgeons simultaneously applying skin grafts to different parts of the body of the same patient). By prior agreement, the total value may be apportioned in relation to the responsibility and work done. The total value may be increased by an appropriate amount in lieu of the usual assistant's charge. (See modifier -64).

(d) **SURGICAL TEAM:** Under some circumstances highly complex procedures requiring the concomitant services of several physicians, often of different specialties, plus other highly skilled, specially trained personnel and various types of complex equipment are carried out under the surgical team concept with a single, global fee for the total service. The services included in the "global" charge vary widely and no single value can be listed. The value should be supported by a report to include itemization of the physician(s) services, paramedical personnel and equipment included in the "global" charge. (See modifier -66).

(6) **ASTERISK (*) PROCEDURES OR ITEMS:** Certain relatively small surgical services involve a readily identifiable surgical procedure but include variable pre-operative and post-operative services (e.g., incision and drainage of an abscess, injection of a tendon sheath, manipulation of a joint under anesthesia, dilation of the urethra, etc.). Because of the indefinite pre- and post-operative services the usual "package" concept for surgical services (see above) cannot be applied. Such procedures are identified by an asterisk (*) following the procedure code number.

Where an asterisk (*) precedes a procedure number and its value, the following rules apply:

(a) The services as listed ((value is for)) includes the surgical procedure only. Associated pre- and post-operative services are not included.

(b) Pre-operative services are considered as one of the following:

(i) When the asterisk (*) procedure is carried out at the time of an initial visit (new patient) and this procedure constitutes the major service at that visit, procedure number 99025 is listed in lieu of the usual initial visit as an additional service.

(ii) When the asterisk (*) procedure is carried out at the time of an initial or other visit involving significant identifiable services (e.g., removal of a small skin lesion at the time of a comprehensive history and physical examination), the appropriate visit is listed in addition to the asterisk (*) procedure and its follow-up care.

(iii) When the asterisk (*) procedure is carried out at the time of a follow-up (established patient) visit and this procedure constitutes the major service at that visit, no visit service is usually added.

(iv) When the asterisk (*) procedure requires hospitalization, an appropriate hospital visit is listed in addition to the asterisk (*) procedure and its follow-up care.

~~((b))~~ (c) All post-operative care is to be added on a ~~((fee-for-service))~~ service-by-service basis (e.g., office or hospital visit, cast change, etc.).

~~((c))~~ When the asterisk (*) procedure is carried out at the time of the initial office visit and this procedure constitutes the major service provided, add 0.24 surgical units in lieu of the usual initial visit (e.g., 90000 or 90010).

~~(d)~~ When the asterisk (*) procedure is carried out as part of an office, hospital or other visit involving significant identifiable, additional services (e.g., removal of a minor skin lesion at the time of a comprehensive history and physical examination, etc.), list the appropriate visit and listed value for that visit in addition to listing the asterisk procedure and its value.

~~(e)~~ The emergency room will be considered the office for those physicians providing regular emergency room care to the hospital and fees will be allowed on this basis:)

~~(d)~~ Complications are added on a service-by-service basis (as with all surgical procedures).

(7) MULTIPLE OR BILATERAL SURGICAL PROCEDURES:

(a) When multiple or bilateral surgical procedures which add significant time or complexity to patient care are performed at the same operative session (See modifier -50).

(b) Incidental procedures (e.g., incidental appendectomy, incidental scar incision, puncture of ovarian cysts, simple lysis of adhesions, simple repair of hiatal hernia, etc.) do not warrant an additional charge. (See modifier -52). **THESE PROCEDURES MUST BE AUTHORIZED IN ADVANCE.**

(8) SURGERY AND FOLLOW-UP CARE PROVIDED BY DIFFERENT PHYSICIANS: When one physician performs the surgical procedure itself and another provides the follow-up care, the value may be apportioned between them by agreement along with notification to the department of the fee distribution. (See modifier -54 or -55).

(9) ANESTHESIA BY SURGEON: When regional or general anesthesia is provided by the surgeon, value as "Basic" value for anesthesia procedure without added value for time. (See modifier -47) (For local infiltration, digital block or topical anesthesia, see WAC 296-22-010, item 1).

(10) In cases where the claimant does not survive, the percentage of the flat fee paid the physician shall be commensurate with the services rendered.

~~(11)~~ The emergency room will be considered the office for those physicians providing regular emergency room care to the hospital and fees will be allowed on this basis.

~~(12)~~ Materials supplied by physician: Supplies and materials provided by the physician, e.g., sterile trays/drugs, over and above those usually included with the office visit or other services rendered may be listed separately. List drugs, trays, supplies, and materials provided. Identify as 99070.

~~(13)~~ Separate or multiple procedures: It is appropriate to designate multiple procedures that are rendered on

the same date by separate entries. (See Modifier -50 below.)

~~(14)~~ Special report: A service that is rarely provided, unusual, variable, or new may require a special report in determining medical appropriateness of the service. Pertinent information should include an adequate definition or description of the nature, extent, and need for the procedure, and the time, effort, and equipment necessary to provide the service. Additional items which may be included are: Complexity of symptoms, final diagnosis, pertinent physical findings (such as size, location, and number of lesion(s), if appropriate), diagnostic and therapeutic procedures (including major and supplementary surgical procedures, if appropriate), concurrent problems, and follow-up care. See WAC 296-20-01002 for "BR" By Report instructions.

~~(15)~~ Surgery modifiers: (For other modifiers, see appropriate sections.)

Listed values ~~((for most))~~ and procedures may be modified under certain circumstance ~~((as listed below))~~. When applicable, the modifying circumstance should be identified by the addition of the appropriate "modifier code number" ~~((including the hyphen))~~ which is a two digit number placed after the usual procedure number ~~((e.g., repair of small laceration—procedure number 12000—performed on a new patient would be billed as 12000-58))~~ from which it is separated by a hyphen. ~~((The value should be listed as a single, modified total for the procedure. When))~~ If more than one modifier is used, the "multiple modifiers" ~~((are applicable, use modifier code -99:))~~ placed first after the procedure code indicates one or more additional modifier codes will follow. All modifiers and their respective codes are listed in Appendix A. Modifiers commonly used in surgery are as follows:

- | | | |
|-----|--|---------------|
| | | Unit
Value |
| -22 | UNUSUAL SERVICES: When the service(s) provided ((are)) is greater than ((those)) that usually required for the listed procedure, ((identify)) it may be identified by adding ((this)) modifier ((-22)) '-22' to the usual procedure number. List modified value. ((May require)) A report may be required. | |
| -23 | UNUSUAL ANESTHESIA: Periodically, a procedure, which usually requires either no anesthesia or local anesthesia, because of unusual circumstances must be done under general anesthesia. This circumstance may be reported by adding the modifier '-23' to the procedure code of the basic service. BR | |
| -26 | PROFESSIONAL COMPO-
NENT: Certain procedures (e.g., laboratory, radiology, electrocardiogram, specific diagnostic services) are a combination of a physician | |

Unit Value

Unit Value

component and a technical component. When the physician component is reported separately, the service may be identified by adding the modifier '-26' to the usual procedure number. BR

-47 **ANESTHESIA BY SURGEON:** When regional or general anesthesia is provided by the surgeon, it may be reported by adding to modifier '-47' to the basic service. (This does not include local anesthesia.)

Use the "basic" anesthesia value (~~without the added value for time~~) only. (Note: Surgical units and anesthesia units are not of the same dollar values.) List separately from the surgical service provided and identify by adding this modifier (~~((=47))~~) '-47' to the usual procedure number. (For local infiltration, digital block or topical anesthesia, see WAC 296-21-125, item 5.)

-50 **MULTIPLE OR BILATERAL PROCEDURES:** When multiple or bilateral procedures which add significant time or complexity to patient care are provided at the same operative session, identify and value the first or major procedure as listed. Identify secondary or lesser procedure(s) by (~~adding this modifier (-50))~~ '-50' to the usual procedure number(s) and value at 50% of the listed value(s) unless otherwise indicated.

-52 **REDUCED VALUES:** Under certain circumstances, the listed value for a procedure is reduced or eliminated (~~(because of ground rules, common practice, or)~~) at the physician's election. (~~(For instance:)~~) Under these circumstances, the service provided can be identified by its usual procedure number and the addition of modifier '-52', signifying that the service is reduced. For example:

- (a) Incidental procedures (e.g., incidental appendectomies, incidental scar excisions, puncture of ovarian cysts, simple lysis of adhesions, simple repair of a hiatal hernia, etc.) do not warrant an additional charge.
- (b) When the listed value is reduced in conformity with a ground rule (e.g., rereduction of a fracture).
- (c) When charges for multiple procedures (e.g., multiple lacerations,

etc.) are reduced at the physician's election to achieve an appropriate total charge.

~~((Under any of these or similar circumstances, the services provided can be identified by their usual procedure numbers and the use of a reduced value indicated by adding this modifier (-52) to the procedure number. (Use of this modifier provides a means of reporting services at reduced charge without disturbing usual relative values.))~~

-54 **SURGICAL PROCEDURE ONLY:** When one physician performs the surgical procedure (~~(itself)~~) and another provides the (~~(follow-up care, the)~~) pre- and/or post-operative management surgical services may be identified by adding the modifier '-54' to the usual procedure number. Value may be apportioned between them by agreement. ((Identify the surgeon's services by adding this modifier (-54) to the usual procedure number:))

-55 ~~((FOLLOW-UP CARE))~~ **POST-OPERATIVE MANAGEMENT ONLY:** When one physician performs the post-operative management and another has performed the surgical procedure ((itself and another provides the follow-up care)), the post operative component may be identified by adding the modifier '-55' to the usual procedure number. Value may be apportioned between them by agreement. ((Identify the services of the physician providing follow-up care by adding this modifier ('-55') to the usual procedure number:))

-56 **PREOPERATIVE MANAGEMENT ONLY:** When one physician performs the preoperative care and evaluation and another physician performs the surgical procedure, the preoperative component may be identified by adding the modifier '-56' to the usual procedure number.

Value is apportioned as per agreement between practitioners involved.

~~((=58) —~~ **ASTERISK (*) PROCEDURE:** ~~When the asterisk (*) is carried~~

	Unit Value		Unit Value
		out at the time of the initial office visit and this procedure constitutes the major service provided at that visit, identify by adding this modifier (-58) to the usual procedure number and, in lieu of the usual initial visit, add	0.24)
-62		TWO SURGEONS: Under certain circumstances the skills of two surgeons (usually with different skills) may be required in the management of a specific surgical problem (e.g., a urologist and a general surgeon in the creation of an ileal conduit, etc.) By prior agreement, the total value may be apportioned in relation to the responsibility and work done. The total value may be increased by 25% in lieu of the assistant's charge. Under these circumstances the services of each surgeon should be identified by adding this modifier (((=-62))) '-62' to the joint procedure number(s) and valued as agreed upon. (Usual charges for surgical assistance may also be warranted if still another physician is required as part of the surgical team.)	
-64		CO-SURGEONS: Under certain circumstances, two surgeons (usually with similar skills) may function simultaneously as primary surgeons performing distinct parts of a total surgical service (e.g., two surgeons simultaneously applying skin grafts to different parts of the body or two surgeons repairing different fractures in the same patient). By prior agreement, the total value may be apportioned in relation to the responsibility and work done. The total value may be increased by ((an appropriate amount)) 25% in lieu of the usual assistant's charge. Under these circumstances the services of each surgeon should be identified by adding this modifier (((=-64))) '-64' to the joint procedure number(s) and valued as agreed upon. (Usual charges for surgical assistance may also be warranted if still another physician is required as part of the surgical team.)	
-66		SURGICAL TEAM: Under some circumstances, highly complex procedures requiring the concomitant services of several physicians, often	
		of different specialities, plus other highly skilled, specially trained personnel and various types of complex equipment are carried out under the "surgical team" concept ((with a single, "global" fee for the total service. The services included in the "global" charge vary widely from place to place and no single value can be listed for these "global" charges)). ((These)) Such circumstances should be identified by adding this modifier (((=-66))) '-66' to the basic procedure number. The value should be supported by a report to include itemization of the physician(s) services, paramedical personnel and equipment included in the (" global ") charge	BR+
	-68	COMPLICATIONS: Complications or circumstances requiring unusual additional services during the listed follow-up period may warrant additional charges on a fee-for-service basis. Identify these conditions by adding this modifier (((=-68))) '-68' to the usual procedure number(s) for the additional service(s) rendered and indicate the appropriate value(s). May require a report.	
	-75	<u>CONCURRENT CARE, SERVICES RENDERED BY MORE THAN ONE PHYSICIAN:</u> When the patient's condition requires the additional services of more than one physician, each physician may identify his or her services by adding the modifier '-75' to the basic service performed.	
	-76	<u>REPEAT PROCEDURE BY SAME PHYSICIAN:</u> The physician may need to indicate that a procedure or service was repeated subsequent to the original service. This may be reported by adding the modifier '-76' to the procedure code of the repeated service.	
	-77	<u>REPEAT PROCEDURE BY ANOTHER PHYSICIAN:</u> The physician may need to indicate that a basic procedure performed by another physician had to be repeated. This may be reported by adding modifier '-77' to the repeated service.	
	-80	ASSISTANT SURGEON: Surgical assistant services are identified	

by adding this modifier ~~((=80))~~ '-80' to the usual procedure number(s) and are valued at 20% of the listed value of the surgical procedure(s)

OR

-81 MINIMUM ASSISTANT SURGEON ALLOWANCE: Identify by adding this modifier ~~((=81))~~ '-81' to the usual procedure number and value at 1.7

-90 REFERENCE (OUTSIDE) LABORATORY: When laboratory procedures are performed by a party other than the treating or reporting physician, the procedure may be identified by adding the modifier '-90' to the usual procedure number.

-99 MULTIPLE MODIFIERS: Under certain circumstances, ~~((multiple))~~ two or more modifiers may be ~~((applicable. One or more such modifiers may be taken from another section, as applicable))~~ necessary to completely delineate a service.
 ~~((For example, a physician might be called to the hospital emergency room (modifier =18, page 20) to perform a procedure preceded by an asterisk (modifier =58).))~~ In such situations, ~~((he should add this))~~ modifier ~~((=99))~~ '-99' should be added to the procedure number and ~~((briefly indicate the circumstances))~~ other applicable modifiers may be listed as part of the description of the service BR+

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-016 FOOTNOTES.

- + BR: By Report; see WAC ~~((296-20-010, item 11;))~~ 296-20-01002 for detailed information.
@ Listed units represent basic anesthesia value only; add value for time. See WAC 296-21-130 for calculating total anesthesia values.
~~((* See WAC 296-22-010, item 6, before using.
- See WAC 296-22-010, items 1, 2, 3, 4 for meaning:))~~
& Sv: See WAC ~~((296-20-010, item 13))~~ 296-20-01002 before using.

AMENDATORY SECTION (Amending Order 76-34, filed 11/24/76, effective 1/1/77)

WAC 296-22-017 UNLISTED SERVICE OR PROCEDURE. A service or procedure may be provided

that is not listed in this fee schedule. When reporting such a service, the appropriate "Unlisted Procedure" code may be used to indicate the service, identifying it by "Special Report" as discussed in WAC 296-22-01701 below. The "Unlisted Procedures" and accompanying codes for SURGERY are as follows:

Table with 2 columns: Unit Value and Unlisted procedure description. Includes codes like 17499, 19499, 20999, 21499, 21899, 22899, 22999, 23929, 24999, 25999, 26989, 27299, 27599, 27899, 28899, 29799, 30999, 31299, 31599, 31899, 32999, 33999, 36299, 37799, 38999, 39499, 39599, 40799, 40899, 41599, 41899, 42299, 42699, 42999, 43499, 43999, 44799, 44899, 45999, 46999, 47399.

47999	Unlisted procedure, biliary tract
48999	Unlisted procedure, pancreas
49999	Unlisted procedure, abdomen, peritoneum and omentum
53899	Unlisted procedure, urinary system
55899	Unlisted procedure, male genital system
58999	Unlisted procedure, female genital system
59899	Unlisted procedure, maternity care and delivery
60699	Unlisted procedure, endocrine system
((64899)) 64999	Unlisted procedure, nervous system
66999	Unlisted procedure, anterior segment of eye
67299	Unlisted procedure, posterior segment
67399	Unlisted procedure, ocular muscle
67599	Unlisted procedure, orbit
67999	Unlisted procedure, eyelids
68399	Unlisted procedure, conjunctiva
68899	Unlisted procedure, lacrimal system
69399	Unlisted procedure, external ear
69799	Unlisted procedure, middle ear
69949	Unlisted procedure, inner ear
69979	Unlisted procedure, temporal bone, middle fossa approach
((68999)	Unlisted procedure, ophthalmological system
69989	Unlisted procedure, otological system
69999	Unlisted procedure, miscellaneous surgical))

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-020 SKIN, ((MUCOUS MEMBRANE;)) SUBCUTANEOUS AND AREOLAR TISSUES.

	Unit Value	Follow-up Days=	Basic Anes@
<u>INCISION</u>			
*10000	Incision and drainage of infected or noninfected subcutaneous cyst((:)); one lesion	*0.4	0 3.0
10001	second lesion	0.2	
10002	((over two, each additional lesion)) more than two lesions	0.1	
10003*	Incision and drainage of infected or noninfected epithelial inclusion cyst ("sebaceous cyst") with complete removal of sac and treatment of cavity	.8	0 3.0
	(For excision, see 11400, et seq.)		
*10020	Incision and drainage of furuncle	*0.4	0 3.0
*10040	Acne surgery: (eg, marsupialization, opening, or removal of multiple milia, comedones, cysts, pustules((-etc:)))	*0.3	0 3.0
*10060	Incision and drainage of abscess (e.g., carbuncle, suppurative hidradenitis, and other cutaneous or subcutaneous abscesses)((:)); simple	0.4	0 3.0
10061	complicated	BR+	3.0
*10080	Incision and drainage of pilonidal cyst((:)); simple	*0.4	0 3.0
10081	complicated	BR+	3.0
	(For excision of pilonidal cyst, see 11770-11772)		

	Unit Value	Follow-up Days=	Basic Anes@
*10100	Incision and drainage of onychia or paronychia, single or simple	*0.4	0 3.0
10101	multiple or complicated	BR+	3.0
*10120	Incision and removal of foreign body, subcutaneous tissues((:)); simple	*0.4	0 3.0
10121	complicated	BR+	3.0
*10140	Incision and drainage of hematoma, simple	*0.4	0 3.0
10141	complicated	BR+	3.0
*10160	Puncture aspiration of abscess ((or)), hematoma, bulla, or cyst	*0.3	0 3.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-021 EXCISION-DEBRIDEMENT.

	Unit Value	Follow-up Days=	Basic Anes@
<u>DEBRIDEMENT</u>			
	(For dermabrasions, see 15780-15800)		
	(For nail debridement, see 11700-11711)		
	(For burn(s), see 16000-16030)		
*11000	Debridement of extensive((ty)) eczematous or infected skin; up to 10% of ((the)) body surface	*0.4	0 3.0
11001	((for)) each additional 10% of the body surface	0.2	3.0
11040	Debridement of abrasions	BR+	3.0

	Unit Value	Follow-up Days=	Basic Anes@
<u>PARING OR CURETTMENT</u>			
11050*	Paring or curettment of benign lesion with or without chemical cauterization (such as verrucae or clavi); single lesion	0.5	0 3.0
11051	two to four lesions	0.6	3.0
11052	more than four lesions	0.7	3.0

	Unit Value	Follow-up Days=	Basic Anes@
<u>EXCISION AND SIMPLE CLOSURE</u>			
	(Not reconstructive surgery; for reconstructive surgery see ((^))Repair-Complex((-^)))		
	(For electro-surgical and other methods, see 17000 et seq.)		

	Unit Value	Follow-up Days=	Basic Anes@
<u>BIOPSY</u>			
11100	Biopsy((-Excision)) of skin, subcutaneous tissue and/or mucous membrane (including simple closure), unless otherwise listed ((independent)) separate procedure; one lesion	0.6	7 3.0
11101	each additional lesion	0.2	7 3.0
	(For biopsy of conjunctiva, see 68100; eyelid, see 67810)		

	Unit Value	Follow-up Days=	Basic Anes@
<u>EXCISION-BENIGN LESIONS</u>			
	Excision (including simple closure) of benign ((cicatrical, fibrous, inflammatory, congenital, cystic, etc:)) lesions of skin((:)) or subcutaneous ((tissue or mucous membrane((-)))tissues (eg, cicatricial, fibrous, inflammatory, congenital, cystic lesions), including local anesthesia. See appropriate size and area below((?)).		
	(For electro((-))surgical and other methods see 17000 et seq.)		
*11200	Excision, skin tags((-Excision-of)), multiple fibrocystic tags, any area((:)); up to 15	*0.4	0 3.0
11201	each additional 10 lesions	0.2	
	(For electro((-))surgical destruction, see 17200, 17201)		

	Unit Value	Follow-up Days=	Basic Anes@
((Other Benign Lesions (unless separately listed elsewhere); each lesion:))			
(For multiple lesions see WAC 296-22-010, item 7)			
((Trunk, arms or legs:))			
11400	Excision, benign lesion, except skin tag (unless listed elsewhere), trunk, arms or legs; lesion diameter up to 0.5 cm	0.6	15 3.0
11401	lesion diameter 0.5 to 1.0 cm	0.8	15 3.0
11402	lesion diameter 1.0 to 2.0 cm	1.0	15 3.0
11403	lesion diameter 2.0 to 3.0 cm	1.2	15 3.0
11404	lesion diameter 3.0 to 4.0 cm	1.4	15 3.0
11406	lesion diameter over 4.0 cm	1.6	15 3.0
((Scalp, neck, hands, feet, genitalia:))			
11420	Excision, benign lesion, except skin tag (unless listed elsewhere), scalp, neck, hands, feet, genitalia; lesion diameter up to 0.5 cm	0.8	15 3.0
11421	lesion diameter 0.5 to 1.0 cm	1.0	15 3.0
11422	lesion diameter 1.0 to 2.0 cm	1.2	15 3.0
11423	lesion diameter 2.0 to 3.0 cm	1.4	15 3.0
11424	lesion diameter 3.0 to 4.0 cm	1.6	15 3.0
11426	lesion diameter over 4.0 cm	1.8	15 3.0
((Face, ears, eyelids, nose, lips, mucous membrane:))			
11440	Excision, other benign lesion (unless listed elsewhere), face, ears, eyelids, nose, lips, mucous membrane; lesion diameter up to 0.5 cm	1.0	15 3.0
11441	lesion diameter 0.5 to 1.0 cm	1.2	15 3.0
11442	lesion diameter 1.0 to 2.0 cm	1.4	15 3.0
((11460 Lesion, diameter more than 2.0 cm, or complicated, any area..... BR+ 3.0))			
11443	lesion diameter 2.0 to 3.0 cm	1.6	15 3.0
11444	lesion diameter 3.0 to 4.0 cm	1.8	15 3.0
11446	lesion diameter over 4.0 cm	2.0	15 3.0

(For eyelids involving more than skin, see also 67800 et seq.)

EXCISION-MALIGNANT LESIONS

Excision (including simple closure) or treatment by any other method (except radiation or chemotherapy) of malignant lesion of skin ((or mucous membrane, to include)), including local anesthesia, each lesion:

((For multiple lesions, see WAC 296-22-010, item 7))

((Trunk, arms or legs:))

11600	Excision, malignant; lesion, trunk, arms, or legs; lesion diameter up to 0.5 cm	1.2	90 3.0
11601	lesion diameter 0.5 to 1.0 cm	1.6	90 3.0
11602	lesion diameter 1.0 to 2.0 cm	2.0	90 3.0
11603	lesion diameter 2.0 to 3.0 cm	2.4	90 3.0
11604	lesion diameter 3.0 to 4.0 cm	2.8	90 3.0
11606	lesion diameter over 4.0 cm	3.2	90 3.0

((Scalp, neck, hands, feet, genitalia:))

11620	Excision, malignant lesion, scalp, neck, hands, feet, genitalia; lesion diameter up to 0.5 cm	2.0	90 3.0
11621	lesion diameter 0.5 to 1.0 cm	3.0	90 3.0
11622	lesion diameter 1.0 to 2.0 cm	4.0	90 3.0
11623	lesion diameter 2.0 to 3.0 cm	5.0	90 3.0
11624	lesion diameter 3.0 to 4.0 cm	6.0	90 3.0
11626	lesion diameter over 4.0 cm	7.0	90 3.0

((Face, ears, eyelids, nose, lips, mucous membrane:))

11640	Excision, malignant lesion, face, ears, eyelids, nose, lips; lesion diameter up to 0.5 cm	3.0	90 3.0
11641	lesion diameter 0.5 to 1.0 cm	4.0	90 3.0
11642	lesion diameter 1.0 to 2.0 cm	5.0	90 3.0

	Unit Value	Follow-up Days=	Basic Anes@
((11660 Lesion, diameter more than 2.0 cm, complicated or unusually located, any area..... BR+ 3.0))			
11643	lesion diameter 2.0 to 3.0 cm	6.0	90 3.0
11644	lesion diameter 3.0 to 4.0 cm	7.0	90 3.0
11646	lesion diameter over 4.0 cm	8.0	90 3.0

(For eyelids involving more than skin, see also 67800 et seq.)

NAILS

(For drainage of paronychia or onychia, see 10100, 10101)

*11700	Debridement nails, manual, five or less each additional five or less	*0.3	0 3.0
11701	Debridement of nails, electric grinder, five or less	*0.4	0 3.0
11711	each additional five or less	0.2	
*11730	Avulsion(;) of nail plate, partial(;) or complete, simple(;) ; single	*0.4	0 3.0
11731	second nail plate	0.2	
11732	each additional nail plate	0.1	
11740	Evacuation of subungual hematoma	0.3	0 3.0
11750	Excision of nail and nail matrix, partial or complete ((e.g.) eg, ingrown or deformed nail), for permanent removal	2.0	30 3.0
(For skin graft, if used, see 15050)			
11760	Reconstruction of nail bed; simple	2.5	0 3.0
11762	complicated	3.0	0 3.0

MISCELLANEOUS

(For incision of pilonidal cyst, see 10080, 10081)

11770	Excision of pilonidal cyst or sinus, simple	2.0	30 3.0
11771	extensive	7.0	60 3.0
11772	complicated	BR+	3.0

((Miscellaneous Lesions (use appropriate procedure number and state diagnosis)))

((Hemangioma (see 11400-11460, 13000-15730)))

((Hidradenitis (see 10060, 11400-11422, 13000-15730)))

((Lipoma (see 11400-11460, 13000-15730)))

((Lymph node dissection (see 38700-38780)))

((Ulcer - Vascular or inflammatory (see 11400-11460, 13100-15730)))

(For hemangioma, see 11400-11446, 13100-15730)

(For hidradenitis, see 10060-10061, 11400-11446, 13100-15730)

(For lipoma, see 11400-11446, 13100-15730)

(For lymph node dissection, see 38700-38780)

(For ulcer, vascular or inflammatory, see 11400-11446, 13100-15730)

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-022 INTRODUCTION.

	Unit Value	Follow-up Days=	Basic Anes@
*11900	Injection, intralesional; ((t)) up to and including seven lesions((t))	*0.4	0 3.0
*11901	more than seven lesions	*0.72	0
(For veins, see 36470, 36471)			

		Unit Value	Follow-up Days=	Basic Anes@
11920	Tattooing, intradermal introduction of insoluble opaque pigments to correct color defects of skin; up to 6.0 sq cm	BR		
11921	6.0 to 20.0 sq cm	BR		
11922	each additional 20.0 sq cm	BR		
11950	Subcutaneous injection of "filling" material (eg, silicone); up to 1 cc	BR		
11951	1 to 5 cc	BR		
11952	5 to 10 cc	BR		
11954	over 10 cc	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-023 REPAIR((=SIMPLE)). The repair of wounds may be classified as Simple, Intermediate or Complex.

SIMPLE REPAIR is used when the wound is superficial; ie, involving skin and/or subcutaneous tissues, without significant involvement of deeper structures, and which requires simple suturing. For closure with adhesive strips, list appropriate visit only.

INTERMEDIATE REPAIR includes the repair of wounds that, in addition to the above, require layer closure. Such wounds usually involve deeper layers such as fascia or muscle, to the extent that at least one of deeper layers requires separate closure.

COMPLEX REPAIR includes the repairs of wounds requiring reconstructive surgery, complicated wound closures, skin grafts or unusual and time consuming techniques of repair to obtain the maximum functional and cosmetic result. It may include creation of the defect and necessary preparation for repairs or the debridement and repair of complicated lacerations or avulsions.

Instructions for listing services at time of wound repair.

1. The repaired wound(s) should be measured and recorded in centimeters, whether curved, angular or stellate.

2. When multiple wounds are repaired, add together the lengths of those in the same classification (see above) and report as a single item.

When more than one classification of wounds is repaired, list the more complicated as the primary procedure and the less complicated as the secondary procedure, using modifier '-50'.

3. Decontamination and/or debridement: Only when gross contamination requires prolonged cleansing is this to be considered a separate procedure. Debridement is considered a separate procedure only when appreciable amounts of devitalized or contaminated tissue are removed.

4. Involvement of nerves, blood vessels and tendons: Report under appropriate system (Nervous, Cardiovascular, Musculoskeletal) for repair of these structures. The repair of the associated wound is included in the primary procedure unless it qualifies as a complex wound, in which case modifier '-50' applies.

Simple ligation of vessels in an open wound is considered as part of any wound closure.

Simple "exploration" of nerves, blood vessels or tendons exposed in an open wound is also considered part of the essential treatment of the wound and is not a separate procedure unless appreciable dissection is required.

	Unit Value	Follow-up Days=	Basic Anes@
((Repair recent wound resulting in a linear repair:)) REPAIR-SIMPLE			
(*12000	up to 2.5 cm, trunk, extremity, scalp or neck	*0.4	0 3.0
*12020	face, ear, eyelid, lip, nose, genitalia, mucous membrane	*0.6	0 3.0
*12100	2.5 cm to 6.0 cm, trunk, arms, legs	*0.6	0 3.0
*12120	scalp, neck, hands, feet, genitalia	*0.8	0 3.0
*12140	face, ears, eyelids, nose, lips, mucous membrane	*1.0	0 3.0
*12200	6.0 cm to 12.5 cm, trunk, arms, legs	*1.0	0 3.0
12220	scalp, neck, hands, feet, genitalia	BR+	3.0
12240	face, ears, eyelids, nose, lips, mucous membrane	BR+	3.0
12300	over 12.5 cm	BR+	3.0

(Sum of lengths of repairs)

12001*	Simple repair of superficial wounds of scalp, neck, axillae, external genitalia, trunk and/or extremities (including hands and feet); up to 2.5 cm	0.4	0	3.0
12002*	2.5 cm to 7.5 cm	0.6	0	3.0
12004*	7.5 cm to 12.5 cm	0.8	0	3.0
12005	12.5 cm to 20.0 cm	1.0	0	3.0
12006	20.0 cm to 30.0 cm	1.2	0	3.0
12007	over 30.0 cm	BR		
12011*	Simple repair of superficial wounds of face, ears, eyelids, nose, lips and/or mucous membranes; up to 2.5 cm	0.6	0	3.0
12013*	2.5 cm to 5.0 cm	0.8	0	3.0
12014	5.0 cm to 7.5 cm	1.0	0	3.0
12015	7.5 cm to 12.5 cm	1.2	0	3.0
12016	12.5 cm to 20.0 cm	1.4	0	3.0
12017	20.0 cm to 30.0 cm	1.6	0	3.0
12018	over 30.0 cm	BR		

REPAIR - INTERMEDIATE

12031*	Layer closure of wounds of scalp, axillae, trunk and/or extremities (excluding hands and feet); up to 2.5 cm	0.6	0	3.0
12032*	2.5 cm to 7.5 cm	0.8	0	3.0
12034	7.5 cm to 12.5 cm	1.0	0	3.0
12035	12.5 cm to 20.0 cm	1.2	0	3.0
12036	20.0 cm to 30.0 cm	1.4	0	3.0
12037	over 30.0 cm	BR		
12041*	Layer closure of wounds of neck, hands, feet and/or external genitalia; up to 2.5 cm	0.8	0	3.0
12042	2.5 cm to 7.5 cm	1.0	0	3.0
12044	7.5 cm to 12.5 cm	1.2	0	3.0
12045	12.5 cm to 20.0 cm	1.4	0	3.0
12046	20.0 cm to 30.0 cm	1.6	0	3.0
12047	over 30.0 cm	BR		
12051*	Layer closure of wounds of face, ears, eyelids, nose, lips and/or mucous membranes; up to 2.5 cm	1.0	0	3.0
12052	2.5 cm to 5.0 cm	1.2	0	3.0
12053	5.0 cm to 7.5 cm	1.4	0	3.0
12054	7.5 cm to 12.5 cm	1.6	0	3.0
12055	12.5 cm to 20.0 cm	1.8	0	3.0
12056	20.0 cm to 30.0 cm	2.0	0	3.0
12057	over 30.0 cm	BR		

((For multiple wounds, see WAC 296-22-010, item 7 and modifier -52))

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-024 REPAIR-COMPLEX. ((Repair, complex)) (Reconstructive ((surgery)) procedures, complicated wound closure, skin grafts, ((etc.)) pedicle flaps)

((Values for the following procedures (13000-15730) are to be applied in situations requiring unusual and time-consuming techniques of repair to obtain the maximum functional and cosmetic result. Unless otherwise noted, the stated values include the creation of the defect and necessary preparation for repair, or the debridement and repair of complicated lacerations:))

(For full thickness repair of lip or eyelid, see respective anatomical subsections)

	Unit Value	Follow-up Days=	Basic Anes@
13100 Repair, complex, trunk; 1.0 cm to 2.5 cm	1.2	30	3.0
(For up to 1.0 cm, see simple or intermediate repairs)			
13101 2.5 cm to 7.5 cm	3.0	30	3.0
13120 Repair, complex, scalp, arms, and/or legs; 1.0 cm to 2.5 cm	1.8	30	3.0
(For up to 1.0 cm, see simple or intermediate repairs)			
13121 2.5 cm to 7.5 cm	4.0	30	3.0
13131 Repair, complex, forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands and/or feet; 1.0 cm to 2.5 cm	2.4	30	3.0
(For up to 1.0 cm, see simple or intermediate repairs)			
13132 2.5 cm to 7.5 cm	6.0	30	3.0
13150 Repair, complex, eyelids, nose, ears and/or lips; up to 1.0 cm	2.0	30	3.0
(See also 40650-40654, 67952-67975)			
13151 1.0 cm to 2.5 cm	3.0	30	3.0
13152 2.5 cm to 7.5 cm	8.0	30	3.0
13300 Repair, unusual, complicated, over 7.5 cm, any area	BR		3.0

((Direct Closure — Linear Repair

Excision and/or repair by direct closure of lesion or laceration resulting in a linear repair:

13000 1.0 cm, forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands and feet	1.2	30	3.0
13020 eyelids, nose, ears and lips (see also 14800-14860, 40500-40530)	2.0	30	3.0
(for trunk and other areas see 11400-11660, 12000-12300)			
13100 1.0 cm to 2.5 cm, trunk	1.2	30	3.0
13120 scalp, arms and legs	1.8	30	3.0
13140 forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands and feet	2.4	30	3.0
13160 eyelids, nose, ears and lips (see also 14800-14860, 40500-40530)	3.0	30	3.0
13200 2.5 cm to 7.5 cm, trunk	3.0	30	3.0
13220 scalp, arms and legs	4.0	30	3.0
13240 forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands and feet	6.0	30	3.0
13260 eyelids, nose, ears and lips (see also 14800-14860, 40500-40530)	8.0	30	3.0
13300 unusual, complicated or over 7.5 cm linear repair, any area	BR+		3.0)

ADJACENT TISSUE TRANSFER OR REARRANGEMENT

(For full thickness repair of lip or eyelid, see respective anatomical subsections)

Excision and/or repair by adjacent tissue transfer or rearrangement ((e.g.)) eg, Z-plasty, W-plasty, V-Y plasty, rotation flap, ((advanced)) advancement flap, double pedicle flap)((:)). When applied in repairing lacerations, the procedures listed must be developed

by the surgeon to accomplish the repair. They do not apply when direct closure or rearrangement of traumatic wounds incidentally result in these configurations.

((For skin graft or other procedure necessary to close secondary defect in procedures 14000-14860, see WAC 296-22-010, item 7)

14000 for defect up to 6 sq cm, trunk	4.0	60	3.0
14020 scalp, arms and legs	6.0	60	3.0
14040 forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands and feet	8.0	60	3.0
14060 eyelids, nose, ears and lips	10.0	60	3.0
14100 defect size between 6 and 20 cm, trunk	6.0	60	3.0
14120 scalp, arms and legs	8.0	60	3.0
14140 forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands and feet	10.0	60	3.0
14160 eyelids, nose, ears and lips	14.0	60	3.0
14300 more than 20 sq cm, unusual or complicated, any area	BR+		3.0)

(Skin graft necessary to close secondary defect considered an additional procedure)

14000 Adjacent tissue transfer or rearrangement, trunk; defect up to 10 sq cm	4.0	60	3.0
14001 defect 10 sq cm to 30 sq cm	6.0	60	3.0
14020 Adjacent tissue transfer or rearrangement, scalp, arms and/or legs; defect up to 10 sq cm	6.0	60	3.0
14021 defect 10 sq cm to 30 sq cm	8.0	60	3.0
14040 Adjacent tissue transfer or rearrangement, forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands and/or feet; defect up to 10 sq cm	8.0	60	3.0
14041 defect 10 sq cm to 30 sq cm	10.0	60	3.0
14060 Adjacent tissue transfer or rearrangement, eyelids, nose, ears and/or lips; defect up to 10 sq cm	10.0	60	3.0
14061 defect 10 sq cm to 30 sq cm	14.0	60	3.0

(For eyelid, full thickness, see 67952 et seq.)

14300 Adjacent tissue transfer or rearrangement, more than 30 sq cm, unusual or complicated, any area	BR		3.0
14350 Filleted finger or toe flap, including preparation of recipient site	BR		3.0

((Eyelid, Full Thickness

Eyelid, full thickness, excision and repair:

14800 by advancement flaps, up to 1/4 eyelid margin	10.0	60	3.0
14810 over 1/4 eyelid margin	12.0	60	3.0
14840 by transfer of tarso-conjunctival flaps from opposing eyelid, up to 2/3 of eyelid, one stage	12.0	60	3.0
14845 two stages	14.0	60	3.0
14850 total eyelid, one stage, lower lid	15.0	60	3.0
14855 upper lid	18.0	60	3.0
14860 second stage, upper or lower lid	2.0	60	3.0)

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-025 FREE SKIN GRAFTS.

((Values of free skin grafts are determined)) Identify by the size and location of the defect (recipient area) and the type of graft((-These values include)); includes simple debridement of granulations or recent avulsion.

When a primary procedure such as orbitectomy, radical mastectomy or deep tumor removal requires skin graft for definitive closure, see appropriate anatomical subsection for primary procedure and this section for skin graft.

((For excision of lesion or excisional preparation of recipient site, see 15000))

((For) Repair of ((the)) donor site requiring skin graft or local flaps((, see WAC 296-22-010, item 7)) to be added as additional procedure)

	Unit Value	Follow-up Days=	Basic Anes@
15000 <u>((Excision and repair by free skin graft))</u> Excisional preparation or creation of recipient site((:)) by excision of essentially intact skin (including subcutaneous tissue), scar, or other lesion prior to repair with free skin graft (list as separate service in addition to skin graft)	*3.6		3.0
<u>((When the defect requiring repair with a free skin graft is created by excision of essentially intact skin, scar or other lesion (including subcutaneous tissues); identify this excisional procedure separately by using this procedure number and value at 50% of the listed value for the free skin graft to be used for the repair in accordance with its type, size and location 3.0))</u>			
<u>(For appropriate skin grafts, see 15050-15261(:)); list the free graft separately by its procedure number ((and value)) when the graft ((is applied)), immediate or delayed(:)) is applied)</u>			
*15050 Pinch((, split or full thickness skin)) graft, single or multiple, to cover small ulcer, tip of digit or other minimal open area (except on face((use 15100-15261))), up to defect size 2 cm diameter	*1.2	0	3.0
15100 Split ((skin)) graft, ((up to 100 sq cm (except 15050);)) trunk, scalp, arms, legs, hands and/or feet (except multiple digits); up to 100 sq cm or each one percent of body area of infants and children (except 15050)	6.0	45	3.0
15101 each additional 100 sq cm, or each one percent of body area of infants and children, or part thereof	1.2		
15120 Split graft, face, eyelids, mouth, neck, ears, orbits, genitalia, and/ or multiple digits; up to 100 sq cm, or each one percent of body area of infants and children (except 15050)	11.0	45	3.0
15121 <u>((each additional)) 100 sq cm, or each one percent of body area of infants and children, or part thereof</u>	2.0		
<u>(For eyelids, see also 67952 et seq.)</u>			
15200 Full thickness graft, free, ((up to 20 sq cm;)) including direct closure of donor site, trunk; up to 20 sq cm	4.0	45	3.0
15201 each additional 20 sq cm	2.0		
15220 Full thickness graft, free, including direct closure of donor site, scalp, arms and/or legs; up to 20 sq cm	6.0	45	3.0
15221 each additional 20 sq cm	3.0		
15240 Full thickness graft, free, including direct closure of donor site, forehead, cheeks, chin, mouth, neck, axillae,			

	Unit Value	Follow-up Days=	Basic Anes@
genitalia, hands and/or feet; up to 20 sq cm	8.0	45	3.0
<u>(For finger tip graft, see 15050)</u>			
<u>(For repair of syndactyly, fingers, see 26560-26562)</u>			
15241 each additional 20 sq cm	4.0		
15260 Full thickness graft, free, including direct closure of donor site, nose, ears, eyelids, ((nose, ears)) and/or lips; up to 20 cm	10.0	45	3.0
15261 each additional 20 sq cm	5.0		
<u>(For eyelids, see also 67952 et seq.)</u>			
<u>((For) Repair of donor site requiring skin graft or local flaps, ((see WAC 296-22-010, item 7 and unit value modifier -50)) to be added as additional separate procedure)</u>			
15350 Homograft, skin	5.0	45	3.0
15400 Heterograft, skin	6.0	45	3.0
15410 Free transplantation of skin flap by microsurgical technique, including microvascular anastomosis; up to 100 sq cm	5.0	45	3.0
15412 between 101 and 160 sq cm	6.0	45	3.0
15414 between 161 and 230 sq cm	7.0	45	3.0
15416 over 230 sq cm	BR		

PEDICLE FLAPS (SKIN AND DEEP TISSUES)

Regions listed refer to the recipient area (not donor site) when flap is being attached in transfer or to ((the)) final site.

Regions listed refer to donor site when tube is formed for later transfer or when "delay" of flap is prior to transfer.

((Values for following items)) Procedures 15500-15730 do not include extensive immobilization((; for values for)), eg, large plaster casts((, see 29000 et seq.)) and other immobilizing devices are considered additional separate procedures.

((For) Repair of donor site requiring skin graft or local flaps((, see WAC 296-22-010, item 7 and modifier -50)) is considered an additional separate procedure)

15500 <u>((Form)) Formation of tube pedicle without transfer, or major "delay" of large flap without transfer(:); on trunk</u>	7.0	45	3.0
15505 on scalp, arms ((and)) or legs	7.0	45	3.0
15510 on forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands ((and)) or feet	7.0	45	3.0
15515 on eyelids, nose, ears ((and)) or lips	7.0	45	3.0
15540 Primary attachment of open or tubed pedicle flap to recipient site requiring minimal preparation(:); to trunk	9.0	45	3.0
15545 to scalp, arms and legs	9.0	45	3.0
15550 to forehead, cheeks, chin, mouth, neck, axillae, genitalia, or hands (except 15580), feet	9.0	45	3.0
<u>(For cross finger pedicle flap, see 15580)</u>			
15555 to eyelids, nose, ears and lips	9.0	45	3.0
15580 cross finger pedicle flap, including free graft to donor site	9.0	45	3.0

	Unit Value	Follow-up Days=	Basic Anes@
(For major debridement or excisional preparation of recipient area at the time of attachment of pedicle flap, see 15700-15730)			
15600 Intermediate "delay" of any flap, primary "delay" of small flap, or sectioning ((of)) pedicle of tubed or direct flap((-)); at trunk	4.0	45	3.0
15610 at scalp, arms and legs	5.0	45	3.0
15620 at forehead, cheeks, chin, ((mouth,)) neck, axillae, genitalia, hands ((and)) (except 15625), or feet	6.0	45	3.0
15625 section pedicle of cross finger flap			
15630 at eyelids, nose, ears and lips	6.0	45	3.0
15650 ((intermediate-transfer)) Transfer, intermediate, of any pedicle flap (((-g-)) eg, abdomen to wrist, "Walking" tube((-etc:)), any location	BR+		3.0
15700 Excision of lesion and/or excisional preparation of recipient site and attachment of direct or tubed pedicle flap((-); trunk	9.0	45	3.0
15710 scalp, arms and legs	11.0	45	3.0
15720 forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands ((and)) or feet	16.0	45	3.0
15730 eyelids, nose, ears ((and)) or lips	16.0	45	3.0
(For eyelids, nose, ears, or lips, see also anatomical area)			
(For revision, defatting or rearranging of transferred pedicle flap or skin graft, see ((+3000)) 13100-14300)			

OTHER GRAFTS

15740 Graft, island pedicle flap((-scalp))	12.0	90	3.0
15750 neurovascular pedicle flap((-hand))	10.0	90	3.0
15760 composite ((graft)) (full thickness of external ear or nasal ala, including primary closure, donor area	10.0	45	3.0
15770 derma-fat-fascia((-graft))	12.0	60	3.0
((For breast, see +9320))			
15775 Punch graft for hair transplant((-)); 1 to 15((-each)) punch grafts	0.5	90	3.0
15776 more than 15 punch grafts	BR+		3.0
(For strip transplant, 15220)			

MISCELLANEOUS PROCEDURES

15780 Abrasion of skin((-total face;)) for removal of scars, tattoos, actinic changes (keratoses), ((etc:)) primary or secondary; total face	12.0	90	3.0
15785 regional (1/4 face, cheeks, chin, forehead or elsewhere) ((primary or secondary))	4.0	90	3.0
15786* Abrasion; single lesion (eg, keratosis, scar)	0.5	0	3.0
15787 each additional four lesions or less	0.3		
15790 Superficial chemo((-)surgery (acid peel)((-)) total face and neck	BR+		3.0
15791 regional, face, neck, or elsewhere	BR+		3.0
15800 ((Combined)) Abrasion of skin, total face, with combined superficial chemo((-)surgery (acid peel) of remaining face (eyelids, neck, shoulders((-etc:))	16.0	90	3.0
15810 Salabrasion; up to 20 sq cm			
15811 20 sq cm and over			
15820 Blepharoplasty, lower eyelids;	12.0	30	3.0
15821 with extensive herniated fat pads	14.0	30	3.0
(See also 67916, 67917, 67923, 67924)			
((+5820) Rhytidectomy, lower eyelids	12.0	30	3.0
15822 Rhytidectomy, upper eyelids	8.0	30	3.0
15823 with excessive skin weighting down lids	12.0	30	3.0
15824 Rhytidectomy; forehead	10.0	30	3.0
15826 glabellar frown	8.0	30	3.0
15827 submetal fat pad	8.0	30	3.0
15828 cheeks, chin and neck	30.0	45	3.0

	Unit Value	Follow-up Days=	Basic Anes@
((+5830 abdomen, legs, hips or buttocks (including lipectomy)	30.0	45	3.0
15831 Excision, excessive skin and subcutaneous tissue (including lipectomy); abdomen	30.0	45	3.0
15832 thighs	25.0	45	3.0
15833 legs	30.0	45	3.0
15834 hips	30.0	45	3.0
15835 buttocks	30.0	45	3.0
15836 arms	25.0	45	3.0
15837 forearms	25.0	45	3.0
15840 Graft for facial nerve paralysis((-); free fascia graft((-s)), (including obtaining fascia)	30.0	90	3.0
15841 free muscle graft (including obtaining graft)	35.0	45	3.0
15842 free muscle graft by microsurgical technique	35.0	45	3.0
15845 re((-)animation, muscle transfers	BR+		3.0
(For nerve transfers, decompression, or ((sutures;)) repair, see ((64755, 64945, 69720, 69740)) 64830-64876, 64905-64907, 69720-69725, 69740-69745, 69955)			

DECUBITUS ULCERS (PRESSURE SORES)

15920 Coccygectomy; primary suture	BR		
15922 with flap closure	BR		
15930 Excision, sacral decubitus ulcer; with skin flap closure	BR		
15932 with osteotomy	BR		
15933 with osteotomy and primary suture	BR		
15940 Excision, ischial decubitus ulcer; direct suture	BR		
15941 with osteotomy (ischietomy)	BR		
15942 skin and muscle flap closure	BR		
15943 skin and muscle flap closure, with osteotomy	BR		
15950 Excision, trochanteric decubitus ulcer; direct suture	BR		
15951 with osteotomy	BR		
15952 skin flap closure	BR		
15953 skin flap closure, with osteotomy	BR		
(For free skin graft to close ulcer or donor site, see 15000 et seq.)			

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-026 BURNS, LOCAL TREATMENT.

((Items)) Procedures 16000-16030 refer to local treatment of burned surface only.

List percentage of body surface involved and depth of burn.

(For necessary related medical services (((-e-g-)) eg, hospital visits, detention((-etc:)) in ((the)) management of burned patients, see appropriate services in Medicine Section.)

	Unit Value	Follow-up Days=	Basic Anes@
*16000 Initial treatment, first degree burn, ((where)) when no more than local treatment ((necessary)) is required	*0.3	0	
*16010 Dressings and/or debridement, initial or subsequent((-)); under anesthesia, small	*0.8	0	3.0
*16015 under anesthesia, medium or large, or with major debridement((-per one-half hour))	*2.0	0	3.0
*16020 without anesthesia, office or hospital,			
(For skin graft, see 15100-15730)			

	Unit Value	Follow-up Days=	Basic Anes@
*16025 small	*0.4	0	
without anesthesia, medium (((whole face or whole extremity, etc.)) eg, whole face or whole ex- tremity)	*0.6	0	
*16030 without anesthesia, large ((more than one extremity, etc.)) eg, more than one extremity)	*0.8	0	
16035 Escharotomy	BR		

	Unit Value	Follow-up Days=	Basic Anes@
17300 Chemosurgery (Mohs type technique), malignancies of skin, ((includes)) in- cluding removal of lesion and micro- scopic delineation of margins and base((-)); first stage—fulguration and application of chemicals	5.0	30	3.0
17301 ((each)) subsequent treatment, up to five microscopic sections	1.6	30	3.0
17302 ((each)) subsequent treatment, over five additional microscopic ((section over five)) sections	0.2		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-027 DESTRUCTION.

	Unit Value	Follow-up Days=	Basic Anes@
(For electro((-))surgical destruction of malignant skin lesions, see 11600- ((+1660))11646)			
(For condylomata, see 46900- ((+46930))46933, 54050-54065, 56500- 56515)			
*17000 ((Electro-surgical)) Destruction by any method, with or without surgical curet- tement, ((of +active+ leukoplakia, +ac- tive+ actinic or senile keratoses, keratoacanthomas or facial nevi, to in- clude)) all facial lesions or pre-malignant lesions in any location, including local anesthesia((-)); one le- sion	*0.6	0	3.0
((For other methods or lesions, see 17100-17201))			
(For multiple fibrocutaneous tags, see 17200, 17201))			
17001 second and third lesions, each	0.3		
17002 over 3 lesions, each additional lesion	0.15		
17010 complicated lesion(s)	BR+		3.0
*17100 ((Electro-surgical destruction (except 17000-17010) or chemocautery (mono- -, bi-, trichloro-acetic acid, phenol, etc.) or cryo-cautery (liquid N ₂ , CO ₂ , etc.) of other BENIGN or "quiescent" PRE- MALIGNANT lesions of skin or mu- cous membrane (except 17200, 17201); with or without curettement;)) Destruction by any method of benign skin le- sions on any area other than the face, including local anesthesia; one lesion	*0.4	0	3.0
((For multiple fibrocutaneous tags, see 17200, 17201))			
17101 second lesion	0.2		
17102 over two lesions, each additional le- sion up to 15 lesions	0.1		
17104 15 or more lesions	0.1		
((+17103))17105 complicated lesion((t))s((t))	BR+		3.0
*17110 Destruction by any method of flat (plane, juvenile) warts or molluscum contagiosum, milia, up to 15 lesions	*0.4	0	3.0
(Retreatment same as office visit)			
*17200 ((Electro-surgical)) Electrosurgical de- struction of multiple tags; up to 15 le- sions	*0.4	0	3.0
((+17200) Electrosurgical destruction of multi- ple fibrocutaneous tags, up to 15 le- sions	0.4	0	3.0
17201 each additional 10 lesions	0.2		
(For excision of fibrocutaneous tags, see 11200, 11201)			
*17250 Chemical cauterization of a wound	BR		

(For initiation or follow-up care of top-
ical chemotherapy (((-;)) eg, 5-
((F-U))FU or similar agents), see ap-
propriate office visits)

*17340 Cryotherapy (CO ₂ slush, liquid N ₂ (-))	*0.3	0	
*17360 Chemical exfoliation for acne (eg, acne paste, acid((-;etc)))	*0.3	0	
*17380 Electrolysis epilation, each 1/2 hour	*0.6	0	
(For actinotherapy ((and galvanic ion- tophoresis)), see 96900((-96920)))			
17999 Unlisted procedure, skin, mucous mem- brane and subcutaneous tissue	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-030 BREAST((=INCISION)).

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
*19000 Puncture aspiration of cyst;	*0.4	0	
19001 each additional cyst	0.1	0	
19020 Mastotomy with exploration or drain- age of abscess, deep	2.6	14	3.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-031 BREAST((=EXCISION)).

	Unit Value	Follow-up Days=	Basic Anes@
EXCISION			
*19100 Biopsy of breast, needle (((indep- endent)) separate procedure)	*0.6	0	
19101 incisional	3.6	30	3.0
19120 Excision of cyst, fibro((-)adenoma or other benign tumor, aberrant breast tis- sue, duct lesion or nipple lesion (except 19140-19161), male or female, one or more lesions; unilateral	5.0	30	3.0
19121 bilateral	6.0	30	3.0
19140 Mastectomy for gynecomastia through circumareolar or other incision, unilat- eral	8.0	60	3.0
bilateral	10.0	60	3.0
19160 ((Partial)) Mastectomy, partial (quad- rectomy or more)((-)); unilateral	6.0	60	3.0
bilateral	8.0	60	3.0
19180 ((Simple)) Mastectomy, simple com- plete((-); unilateral	8.0	45	3.0
bilateral	11.0	45	4.0
(For gynecomastia, see 19140, 19141)			
19182 Mastectomy, subcutaneous((-); unilat- eral	10.0	60	3.0
bilateral	15.0	60	3.0
19184 Mastectomy, subcutaneous, with imme- diate prosthetic implant; unilateral	14.0	90	3.0
bilateral	18.0	90	3.0

	Unit Value	Follow-up Days=	Basic Anes@
(For supplemental skills of two surgeons, see WAC 296-22-010 item 5 and modifier -62)			
(For supply of prosthetic implant, see 99070)			
19186 Mastectomy, subcutaneous, with delayed prosthetic implant((-)); unilateral	12.0	90	3.0
19187 bilateral	16.0	90	3.0
19200 Mastectomy, radical, including breast, pectoral muscles, axillary lymph nodes; unilateral	18.0	60	3.0
19205 bilateral	25.0	60	3.0
((19200)) 19211 ((Radical)) Mastectomy, radical, including breast, pectoral muscles ((and)), axillary lymph nodes, with immediate prosthetic implant; unilateral ((+8-0))	21.0	60	3.0
19212 bilateral	27.0	60	3.0
19215 Mastectomy, radical, including breast, pectoral muscles, axillary lymph nodes, with delayed prosthetic implant; unilateral	21.0	60	3.0
19216 bilateral	24.0	60	3.0
19220 Mastectomy, radical, including breast, pectoral muscles, axillary and internal mammary lymph nodes (Urban type operation); unilateral	26.0	60	11.0
19221 bilateral	30.0	60	11.0
19224 Mastectomy, radical, including breast, pectoral muscles, axillary and internal mammary lymph nodes (Urban type operation), with immediate prosthetic implant; unilateral	28.0	60	11.0
19225 bilateral	32.0	60	11.0
19228 Mastectomy, radical, including breast, pectoral muscles, axillary and internal mammary lymph nodes (Urban type operation), with delayed prosthetic implant; unilateral	30.0	60	11.0
19229 bilateral	34.0	60	11.0
((19210)) including internal mammary lymph nodes (Urban type procedure)	26.0	60	11.0)
(For supply of prosthetic implant, see 99070)			
19240 Mastectomy, modified radical ((mastectomy)), with modified axillary dissection but leaving pectoral muscles((-); unilateral	16.0	60	3.0
19245 bilateral	20.0	60	3.0
19250 Mastectomy, modified radical, with modified axillary dissection but leaving pectoral muscles, with immediate prosthetic implant; unilateral	24.0	60	3.0
19251 bilateral	28.0	60	3.0
19254 Mastectomy, modified radical, with modified axillary dissection but leaving pectoral muscles, with delayed prosthetic implant; unilateral	26.0	60	3.0
19255 bilateral	30.0	60	3.0
(For supply of prosthetic implant, see 99070)			
19260 Excision of chest wall tumor ((involving)) including ribs	BR+		9.0
((19270)) 19271 Excision of chest wall tumor involving ribs ((pts)), with plastic reconstruction((-); ((with or)) without mediastinal lymphadenectomy	BR+		9.0
19272 with mediastinal lymphadenectomy	BR		9.0
Repair			
19300 Mammoplasty, ((plastic operation on breasts;)) reduction or repositioning((- bilateral, one stage)one stage operation; unilateral	35.0	90	3.0
19301 one stage operation, bilateral	40.0	90	3.0

	Unit Value	Follow-up Days=	Basic Anes@
((19301)) 19303 two stage operation, unilateral	BR+		3.0
19304 two stage operation, bilateral	BR		3.0
19310 Mammoplasty, augmentation, prosthetic (((except 19184-19187)) not including implants)(-); unilateral	18.0	90	3.0
19311 bilateral	30.0	90	3.0
((19320)) derma-fat fascia, unilateral	20.0	90	3.0)
(For supply of implants, see 99070)			
(For mastectomy with prosthetic implant, immediate or delayed, see 19184-19187, 19211-19216, 19224-19229, 19250-19255)			
19330 Removal of mammary implant material; unilateral	BR	30	3.0
19331 bilateral	BR	30	3.0
19350 Reconstruction of nipple and/or areola, including labial or other grafts; unilateral	BR	30	3.0
19351 bilateral	BR	30	3.0
19499 Unlisted procedure, breast	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-035 ((GENERAL INFORMATION)) MUSKULOSKELETAL SYSTEM.

NOTES

General: Certain procedures (e.g., incision of soft tissue abscess, drainage of infected bursa, biopsy, arthrocentesis, insertion of wires or pins, etc.) are common to all anatomic areas and are listed below under "General." Specific procedures are listed under the appropriate anatomic areas. Casts and strapping are listed at the end of the section.

Listed values include the application and removal of the first cast or traction device only. Subsequent replacement of cast and/or traction device during the listed period of follow-up care warrants additional charges.

Re-reduction of a fracture and/or dislocation, performed by the primary physician, may ~~((warrant a reduction in the value of the service. Indicate that the value has been reduced by adding modifier -52))~~ be identified by the addition of modifier '-76' to the usual procedure number and value as appropriate((-)) to indicate "Repeat Procedure by Same Physician" (See Guidelines.)

Bone, cartilage and fascial grafts: Listed values for most graft procedures include obtaining of the graft. When a second surgeon obtains the graft, the value of the total procedure may be apportioned between the surgeons. Modifier -62 and procedures 20900-20922 are not to be used in conjunction with procedures which include a graft as part of the descriptor. Procedures 20900-20922 can be used in those unusual circumstances when a graft is used that is not included in the descriptor.

When an alloplastic implant or non-autogenous graft is used in a procedure which "includes obtaining graft," the value is to be reduced by an appropriate amount. Identify this circumstance by adding modifier -52 to the procedure number.

Plastic and metallic implant or non-autogenous graft materials are to be valued at the cost to the physician including an appropriate handling or shaping charge where applicable. See procedure 99070.

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-036 GENERAL(==INCISION)).

INCISION

	Unit Value	Follow-up Days=	Basic Anes@
*20000 Incision of ((superficial)) soft tissue abscess, secondary to osteomyelitis; superficial	*0.4	0	3.0
20005 deep or complicated	BR+		3.0
20010 with suction irrigation	BR		3.0
*20040 Drainage of infected bursa	*0.6	0	3.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-037 ((GENERAL==))EXCISION.

	Unit Value	Follow-up Days=	Basic Anes@
(For aspiration of bone marrow ((aspiration)), see ((851+0)) 85095)			
20200 Biopsy, muscle((:)); superficial	1.2	7	3.0
20205 deep	2.4	15	3.0
(For excision of muscle tumor, deep, see specific anatomic section)			
20220 Biopsy, bone, ((trochar;)) trocar or needle; superficial ((e.g.)) eg, ilium, sternum, spinous process, ribs((-etc.))	1.2	7	3.0
20225 deep ((e.g.)) vertebral body, femur((-etc.))	4.0	15	3.0
20240 Biopsy, excisional((:)); superficial ((e.g.)) eg, ilium, sternum, spinous process, ribs, ((etc.)) trochanter of femur	3.0	21	3.0
20245 deep ((e.g.)) eg, humerus, ischium, femur((-etc.))	5.0	30	3.0
20250 Biopsy, vertebral body, open; thoracic	BR+		BR+
(20290) Sequestrectomy for osteomyelitis or bone abscess	BR+		3.0))
20251 lumbar or cervical	BR		
(For sequestrectomy, osteomyelitis or drainage of bone abscess, see anatomical area)			

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-038 INTRODUCTION OR REMOVAL.

	Unit Value	Follow-up Days=	Basic Anes@
(For injection procedure for arthrography, see ((23350-27370)) anatomical area)			
20500 Injection of sinus tract((:)); therapeutic (((independent)) separate procedure) ..	0.4	0	
20501* diagnostic (sinogram) (separate procedure)	1.0	0	
(((For injection procedure of sinus tract and X-rays, see 76080)))			

Unit Value Follow-up Days= Basic Anes@

*20520 Removal of foreign body in muscle((:)); simple	*1.2	0	3.0
20525 deep or complicated	BR+		3.0
*20550 Injection, tendon sheath, ligament or trigger points	*0.4	0	
*20600 Arthrocentesis, aspiration and/or injection((:)); small joint or bursa ((e.g.)) eg, fingers, toes((-etc.))	*0.3	0	
*20605 intermediate joint or bursa ((e.g.)) eg, temporomandibular, acromioclavicular, wrist, elbow or ankle ((joint)); olecranon bursa((-etc.))	*0.4	0	
*20610 major joint or bursa ((e.g.)) eg, shoulder, hip, knee joint, subacromial bursa((-etc.))	*0.6	0	
*20650 Insertion of wire or pin for skeletal traction, including removal (((independent)) separate procedure)	*1.2	0	3.0
20660 Application of ((caliper-or)) tongs or caliper, including removal (((independent)) separate procedure)	3.0	0	3.0
20661 Application of halo; cranial	3.0	0	3.0
20662 pelvic	3.0	0	3.0
20663 femoral	3.0	0	3.0
20665 Removal of ((caliper-or)) tongs or halo applied by another physician	0.3	0	
*20670 Removal of implant; superficial, (e.g. buried wire, pin((-screw, metal band;)) or rod((-nail or plate, superficial))) (((independent)) separate procedure) ..	*0.6	0	3.0
20680 deep (eg, buried wire, pin, screw, metal band, nail, rod or plate)	3.6	21	3.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-039 ((REPAIR, REVISION OR RECONSTRUCTION)) REIMPLANTATION.

	Unit Value	Follow-up Days=	Basic Anes@
(((For secondary wound closure or repair, see repair, simple, 12000-12300)))			
(20800) Repair of deep wound involving muscle, tendon and/or nerve (except hand or foot)	BR+		3.0))
REIMPLANTATION			
20802 Reimplantation, arm; complete	BR		
20804 incomplete (nonviable extremity with soft tissue pedicle)	BR		
20808 Reimplantation, hand; complete	BR		
20812 incomplete (nonviable extremity with soft tissue pedicle)	BR		
20816 Reimplantation, digit; complete	BR		
20820 incomplete (nonviable extremity with soft tissue pedicle)	BR		
(((For tendon repair of hand, see 26400-26424, for foot, see 28200-28214, for nerve repairs, see 64700-64740)))			

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-040 GRAFTS (OR IMPLANTS).

(((Values)) Codes for obtaining autogenous bone, cartilage ((or)), tendon, fascia lata grafts, or other tissues, the rough separate incisions are to be used only when graft is not already listed as part of basic procedure. Listed value applies and WAC 296-22-010, item 7 is not to be applied to procedures 20900-20922.

(For alloplastic or heterologous grafts, see instructions, WAC 296-22-035)

	Unit Value	Follow-up Days=	Basic Anes@
20900 Bone graft, any donor area; minor or small ((graft)) ((eg:)) eg, dowel or button((-any donor area))	2.4	0	3.0
20902 major or large	4.8	0	3.0
20910 Cartilage graft, costochondral	4.8	0	3.0
20920 Fascia lata graft; by stripper	2.0	0	3.0
20922 by incision and area exposure, complex or sheet	4.0	0	3.0
20924 Tendon graft, from a distance (eg, palmaris, toe extensor, plantaris)	BR		
20926 Tissue grafts, other (eg, paratenon, fat, dermis, etc)	BR		
MISCELLANEOUS			
20950 Monitoring of interstitial fluid pressure (eg, wick catheter technique, needle manometer technique) in detection of muscle compartment syndrome	BR		
20955 Fibula graft with microvascular anastomosis	BR		3.0
20960 Rib graft with microvascular anastomosis	BR		3.0
20970 Osteocutaneous graft (iliac crest and inguinal groin flap) with microvascular anastomosis	BR		3.0
20999 Unlisted procedure, musculoskeletal system, general	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-042 HEAD.

(Skull, facial bones and temporomandibular joint)

INCISION

(For drainage of superficial abscess and hematoma, see 20000)

(For removal of embedded foreign body from dentoalveolar structure, see 418105, 41806)

((Excision))

21010 Arthrotomy, temporomandibular joint; unilateral	BR		
21011 bilateral	BR		

EXCISION

(For biopsy, see 20220, 20240)

21020 Craniectomy or sequestrectomy for osteomyelitis	BR+		8.0
(For other craniectomies, see ((61300)) 61304 et seq.)			
21030 Excision of benign tumor or cyst of facial bone other than mandible	BR+		5.0
21034 Excision of malignant tumor of facial bone other than mandible	BR		5.0
21040 Excision of benign cyst or tumor of mandible(:); simple	5.0	90	5.0
21041 complex	BR+		5.0
21044 Excision of malignant tumor of mandible; radical resection	BR		
21045	BR		
(For bone graft, see 21215)			
21050 Arthrectomy, temporo(-)mandibular joint(:); unilateral	18.0	90	5.0
21051 bilateral	20.0	90	5.0
21060 Meniscectomy, temporo(-)mandibular joint; unilateral	18.0	90	5.0
21061 bilateral	20.0	90	5.0
21070 Coronoidectomy (separate procedure); unilateral	18.0	90	5.0

	Unit Value	Follow-up Days=	Basic Anes@
21071 bilateral	20.0	90	5.0
INTRODUCTION OR REMOVAL			
(For application or removal of caliper or tongs, see 20660, 20665)			
*21100 Application of halo type appliance for maxillo(-)facial fixation, ((etc:)) includes removal ((independent)) separate procedure ((See also 29600))	*2.0	0	3.0
21110 Application of interdental fixation device for conditions other than fracture or dislocation	8.0	90	3.0
REPAIR, REVISION OR RECONSTRUCTION			
(For cranioplasty, see 62140((-62141)) -62145)			
21200 Osteoplasty of mandible for prognathism ((or)), micrognathism	30.0	90	5.0
21202 mandible, segmental	BR		5.0
21204 maxilla, total	BR		5.0
21206 maxilla, segmental	BR		5.0
21210 ((Bone graft:)) Graft, bone; nasal, maxillary and malar areas (includes obtaining graft)	20.0	120	5.0
(For cleft palate repair, see 42200-42225)			
21215 mandible (includes obtaining graft)	20.0	120	5.0
21230 ((Cartilage)) Graft(:); rib cartilage, autogenous, to face, chin, nose or ear (includes obtaining graft)	18.0	120	5.0
21235 ear cartilage to nose or ear (includes obtaining graft)	12.0	60	5.0
21239 Implant, chin, homologous, heterologous, or alloplastic	BR		
21240 Arthroplasty, temporo(-)mandibular joint(:); unilateral	BR+		5.0
21241 bilateral	BR		5.0
21250 Osteoplasty of maxilla and/or other facial bones for midface hypoplasia or retrusion (LeFort type operation); without bone graft	BR		
21254 with bone graft	BR		
21260 Orbital hypertelorism correction (periorbital) osteotomies, bilateral, with bone grafts; extracranial approach	BR		
21261 combined intra- and extracranial approach	BR		
21263 with forehead advancement	BR		
21267 Orbital repositioning, periorbital osteotomies, unilateral, with bone grafts; extracranial approach	BR		
21268 combined intra- and extracranial approach	BR		
21270 Reconstruction for Treacher Collins syndrome (periorbital and zygomatic reconstruction with multiple bone grafts)	BR		
21275 Secondary revision for orbitocraniofacial reconstruction	BR		
FRACTURE AND/OR DISLOCATION			
21300 ((Skull)) Treatment of closed skull fracture((-nonoperative)) without operation	Sv.&		
(For operative repair, see 62000-62010)			
21310 ((Nasal fracture:)) Treatment of closed or open(:) nasal fracture without ((reduction)) manipulation	Sv.&		
*21315 ((closed reduction)) Manipulation, digital, uncomplicated ((digit)), nasal fracture	*1.1	0	3.0
21320 ((complicated-)) Manipulation, instrumental(:), complicated nasal fracture	3.0	90	3.0
21325 Open ((reduction:)) treatment of nasal fracture; uncomplicated	4.0	90	3.0
21330 complicated, with internal and/or external skeletal fixation	9.5	90	3.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
21335				with concomitant open ((reduction)) of fractured septum	17.0	90	3.0
21340				Treatment of closed or open nasoethmoid complex fracture, with splint, wire or headcap fixation, including repair of canthal ligaments and/or the nasolacrimal apparatus	BR		
21345				Treatment of nasomaxillary complex fracture (LeFort II type), with interdental wire fixation or fixation of denture or splint	BR		
21346				Open treatment of nasomaxillary complex fracture (Lefort II type); with wiring and/or local fixation	BR		
21347				with multiple approaches	BR		
21350				((Malar area fracture (e.g., zygomatic arch, etc.), closed or open without reduction)) Treatment of closed or open fracture of malar area, including zygomatic arch and malar tripod without manipulation	Sv. &		
*21355				((closed reduction, zygomatic arch (e.g., towel clip technique)) Manipulative treatment of closed or open fracture of malar area, including zygomatic arch and malar tripod, towel clip technique	*1.0	2	3.0
21360				((depressed, open reduction)) Open treatment of closed or open depressed malar fracture, including zygomatic arch and malar tripod	7.0	90	3.0
21365				((complicated, open reduction)) Open treatment of closed or open complicated (eg, multiple fractures) of malar area, including zygomatic arch and malar tripod, with internal skeletal fixation and multiple surgical approaches	13.0	90	3.0
21380				Treatment of orbital floor ((fracture f)) "blow-out" ((type), closed or open); fracture without ((reduction)) manipulation	Sv. &		
21385				Open ((reduction;)) treatment of orbital floor "blowout" fracture; transantral approach (Caldwell-Luc (y-approach) type operation)	12.0	90	3.0
21386				peri-orbital approach	13.0	90	3.0
21387				combined approach	15.0	90	3.0
21390				peri((-))orbital approach, with alloplastic or other implant	14.0	90	3.0
21395				peri-orbital approach with bone graft (includes obtaining graft)	18.0	90	3.0
21400				Treatment of fracture of orbit, except "blowout"; without manipulation	SV		
21401				with manipulation	6.0	90	3.0
21406				Open treatment of fracture of orbit, except "blowout"; without implant	7.0	90	3.0
21407				with implant	8.0	90	3.0
21420				Treatment of closed or open maxillary fracture without manipulation			
21421				Treatment of palatal or alveolar ridge fractures (Lefort I type); closed manipulation with interdental wire fixation or fixation of denture or splint	7.0	90	3.0
21422				open treatment	12.0	90	3.0
21431				Treatment of craniofacial separation (LeFort III type) using interdental wire fixation of denture or splint	8.0	90	4.0
21432				Open treatment of craniofacial separation (LeFort III type); with wiring and/or local fixation	BR		4.0
21433				complicated (eg, multiple approaches)	BR		5.0
(21429)				Maxillary fracture, closed or open without reduction	Sv. &		
21425				closed reduction, with wiring of maxillary teeth	7.0	90	3.0
				(For interdental wiring, see 21455)			
21430				open reduction, with wiring and/or local fixation	12.0	90	3.0
21435				complicated, ((open reduction;)) fixation by head cap, halo device, multiple surgical approaches, internal			
				fixation, and/or wiring teeth((-etc-))	BR+		5.0
				((For antral approach, see 31020; 31021))			
				(For removal of internal or external fixation device, see 20670)			
21440				Manipulative treatment of alveolar ridge fracture (separate procedure)	BR		
21445				Open treatment of alveolar ridge fracture (separate procedure)	BR		
21450				((Mandibular fracture;)) Treatment of closed or open((-)) mandibular fracture without ((reduction)) manipulation	Sv. &		
21455				Closed ((reduction and)) manipulative treatment by interdental fixation of closed or open mandibular fracture	8.0	90	5.0
(21460)				21461 Open ((reduction)) treatment of closed or open mandibular fracture; with or without interdental fixation	16.0	90	5.0
				with interdental fixation	16.0	90	5.0
21462				((complicated, open reduction, multiple surgical approaches, internal fixation, interdental fixation, etc.)) Open reduction of complicated closed or open mandibular fracture by multiple surgical approaches including internal fixation, interdental fixation, and/or wiring of dentures or splints	BR+		5.0
21470				((Temporo-mandibular)) Uncomplicated treatment of temporomandibular dislocation, ((with uncomplicated closed reduction;)) initial or subsequent	Sv. &		3.0
21485				Complicated((- closed reduction)) manipulate treatment of temporomandibular dislocation, initial or subsequent	BR+		3.0
21490				Open ((reduction)) treatment of temporomandibular dislocation	BR+		3.0
				(For interdental wire fixation, see 21462)			
21493				Treatment of closed or open hyoid fracture; without manipulation	SV		
21494				with manipulation	7.0	90	3.0
21495				Open treatment of closed or open hyoid fracture	8.0	90	3.0
				(For treatment of fracture of larynx, see 31584-31586)			
21497				Interdental wiring, for condition other than fracture	BR		
21499				Unlisted procedure, head	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-051 NECK (SOFT TISSUES) AND THORAX.

(For cervical spine, see 22100, et seq.)
 (For injection of fracture site or trigger point, see 20550)
 (For abdominal fascial transplant, see 22910)
 (((For repair of diaphragm, see 39500-39540)))

INCISION

((For simple incision and drainage, see 10060))
 (For incision and drainage of abscess or hematoma, superficial, see 10060)

	Unit Value	Follow-up Days=	Basic Anes@
21501 Incision and drainage, deep abscess or hematoma;.....	5.0	30	3.0
((21500)21502 ((Incision and drainage of deep abscess requiring)) with partial rib ostectomy ((of rib)).....	6.0	30	3.0
21510 Incision, deep, with opening of bone cortex for osteomyelitis or bone abscess;.....	7.0	30	3.0
21511 with suction irrigation.....	8.0	30	3.0

EXCISION

21550 Excisional biopsy, soft tissues.....	7.0	30	3.0
21555 Excision benign tumor; subcutaneous.....	7.0	30	3.0
21556 deep, subfascial, intramuscular.....	8.0	30	3.0
((For biopsy, see 20200, 20240))			
(For excision of chest wall tumor involving ribs, e.g., radical excision, see 19260, 19270)			
21600 Excision of rib, partial((-for benign tumor)).....	6.0	60	5.0
21610 Costotransversectomy (separate procedure).....	BR+		5.0
21615 Excision first and/or cervical rib for outlet compression syndrome or other cause;.....	BR		
21616 with sympathectomy.....	BR		
21620 ((Partial)) Ostectomy of sternum, partial.....	BR+		5.0
((21625 Partial excision of bone (craterization or saucerization) for osteomyelitis.....	BR+		5.0))
21630 Radical resection of sternum for tumor;.....	BR+		5.0
21632 with mediastinal lymphadenectomy.....	BR		5.0

REPAIR, REVISION OR RECONSTRUCTION

(For repair of deep wounds, see 20800)			
(For superficial wound, see General Section under Repair-Simple)			
21700 Division of scalenus anticus(:); without resection of cervical rib.....	10.0	60	3.0
21705 with resection of cervical rib.....	12.0	60	5.0
21720 Division of sternocleidomastoid for torticollis, open operation; without cast application.....	8.0	60	3.0
21725 with cast application.....	9.0	60	3.0
21740 Reconstructive repair of pectus excavatum or carinatum((-, plastic repair)).....	26.0	120	11.0
21741 Xiphoid resection pectus excavatum.....	BR		

MISCELLANEOUS

21899 Unlisted procedure, neck or thorax.....	BR		
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AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-053 SPINE (VERTEBRAL COLUMN).

	Unit Value	Follow-up Days=	Basic Anes@
(Cervical, thoracic (dorsal), and lumbar spine)			

(For injection procedure for myelography, see 63510-63520)

(For injection procedure for discography, see 63530-63535)

EXCISION

22010 Biopsy, soft tissues; superficial.....	1.2	7	3.0
22011 deep.....	2.4	15	3.0
22030 Excision, benign tumor, subcutaneous.....	3.0	15	3.0
22031 Excision, benign tumor, deep, subfascial, intramuscular; cervical.....	4.0	15	3.0
22032 thoracic.....	3.0	15	3.0
22033 lumbar.....	3.0	15	3.0
((For biopsy, see 20220-20250))			
(For discectomy without arthrodesis (excision of intervertebral disc), see 63400-63415)			
(For laminectomy, Gill procedure, see 63010)			
22100 Partial resection of vertebral component, spinous processes ((e.g.) eg, "kissing" spines); cervical.....	8.0	90	((Cervical)) 8.0
			((Other)) ((7-0))
22101 thoracic.....	8.0	90	7.0
22102 lumbar.....	8.0	90	7.0
22105 Partial resection of vertebral component for tumor ((e.g.) eg, partial facetectomy without primary grafting); cervical.....	12.0	90	((Cervical)) 8.0
			((Other)) ((7-0))
22106 thoracic.....	12.0	90	7.0
22107 lumbar.....	12.0	90	7.0
22110 Partial excision of ((bone)) vertebrae (craterization ((or)), saucerization)(:); for osteomyelitis, cervical;.....	BR+		((Cervical)) 8.0
			((Other)) ((7-0))
22111 with suction irrigation.....	BR		8.0
22112 Partial excision of vertebrae (craterization, saucerization) for osteomyelitis, thoracic;.....	BR		7.0
22113 with suction irrigation.....	BR		7.0
22114 Partial excision of vertebrae (craterization, saucerization) for osteomyelitis, lumbar;.....	BR		7.0
22115 with suction irrigation.....	BR		7.0
22120 Radical resection of vertebral body or component with primary grafting, includes obtaining graft(:); cervical.....	BR+		8.0
((22125 thoracic or lumbar.....	BR+		7.0))
22121 thoracic.....	BR		7.0
22122 lumbar.....	BR		7.0

((Repair, Revision or Reconstruction)) (For repair of pseudarthrosis, see 22600-22735)

INTRODUCTION

(For injection procedure for myelography, see 62284)

(For injection procedure for diskography, see 62290, 62291)

(For injection procedure, chemonucleolysis, single or multiple levels, see 62292-62293)

REPAIR, REVISION, RECONSTRUCTION

22200 Osteotomy of spine for correction fixed deformity (not scoliosis); anterior OR posterior, lumbar.....	32.0	180	7.0
22201 thoracic or cervical.....	40.0	180	7.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
22202 Osteotomy of spine for correction fixed deformity (not scoliosis); anterior AND posterior, lumbar	40.0	180	7.0	22565 are for ((a)) SINGLE level procedure; for additional levels, see 22730(:)-22735. (For ((discectomy)) discectomy without arthrodesis, see ((63400-63415)) 63020-63076)			
22203 cervical	46.0	180	7.0				
22206 Osteotomy of spine for correction fixed deformity, single or multiple (including vertebral body resection), for scoliosis with or without internal fixation; transthoracic	32.0	180	7.0		22550 Arthrodesis with discectomy, cervical, posterior approach(:); local bone graft and/or internal fixation	28.0	180
22207 transabdominal or retroperitoneal	40.0	180	7.0	22552 with iliac or other autogenous bone graft (includes obtaining graft)	32.0	180	8.0
(For primary arthrodesis without osteotomy in scoliosis, see 22800-22840)				22555 Arthrodesis with discectomy, cervical, anterior interbody approach, with iliac or other autogenous bone graft (includes obtaining graft)	28.0	180	7.0
((22200 Osteotomy of lumbar spine for correction of fixed deformity, posterior approach				22560 Arthrodesis with discectomy, lumbar or thoracic, posterior(:) posterolateral or posterior interbody approach(:); local bone graft and/or internal fixation	26.0	180	7.0
32.0 180 7.0)				22561 with iliac or other autogenous bone graft (includes obtaining graft)	30.0	180	7.0
((22205 anterior approach				22565 Arthrodesis with discectomy, lower lumbar spine, anterior interbody approach, ((lower lumbar spine)) (includes obtaining graft)	24.0	180	7.0
40.0 180 7.0)				(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b and modifier -62.)			
FRACTURE AND/OR DISLOCATION				ARTHRODESIS, PRIMARY OR REPAIR OF PSEUDARTHROSIS			
22305 Treatment of vertebral process(:) fracture, ((one or more)) each	Sv.&			((Values for procedures)) Procedural codes 22600-22720 are for SINGLE level procedures; for additional levels, see 22730(:)-22735.			
22310 Treatment of vertebral body fracture and/or dislocation((one or more)); without reduction ((or with treatment by traction, any level)); each	Sv.&			22600 Cervical fusion, posterior approach(:) below C-1 level; local bone graft and/or internal fixation	24.0	180	8.0
22315 ((manipulative reduction)) with or without anesthesia by manipulation or traction, each	7.0	180	3.0	22605 with iliac or other autogenous bone graft (includes obtaining graft)	28.0	180	8.0
22325 Open ((reduction)) treatment of vertebral body fracture and/or dislocation; lumbar, each	24.0	180	7.0	22615 Cervical fusion, anterior approach (C3-T1) with iliac or other autogenous bone graft (includes obtaining graft)	28.0	180	7.0
22326 cervical, each	24.0	180	8.0	22617 Atlas-axis fusion (C1-C2 or C3) with iliac or other autogenous bone graft (includes obtaining graft) (posterior or anterior approach)	29.0	180	8.0
22327 thoracic, each	24.0	180	7.0	22620 Cervicocranial fusion (occiput through C2) with iliac or other autogenous bone graft (includes obtaining graft)	30.0	180	8.0
((Values for procedures)) Procedural codes 22330-((22370))22371 are for a SINGLE level procedure; for additional levels, see 22730(:)-22735(:)				22640 Thoracic or lumbar fusion, posterior or posterolateral approach(:); local bone graft and/or internal fixation	24.0	180	7.0
22330 Open treatment and fusion, cervical spine((open reduction and fusion)), posterior approach, with local bone graft and/or internal fixation for fracture	28.0	180	8.0	22645 with iliac or other autogenous bone graft (includes obtaining graft) (see also 22720)	28.0	180	7.0
22335 posterior approach, with iliac or other autogenous bone graft (includes obtaining graft), for fracture	31.0	180	8.0	22655 Thoracic or lumbar fusion; posterior interbody technique, with iliac or other autogenous bone graft, (includes obtaining graft)	32.0	180	7.0
22345 anterior approach, with iliac or other autogenous bone graft (includes obtaining graft) for fracture	30.0	180	7.0	22670 lateral approach (transverse process to transverse process and/or sacrum)(:)) with iliac or other autogenous bone graft and/or internal fixation (includes obtaining graft)	32.0	180	7.0
(For cervicocranial fusion, see 22620)				22680 anterolateral or anterior interbody fusion, transthoracic approach (includes obtaining graft)	BR+		11.0
22355 ((thoracic or lumbar spine)) Open ((reduction)) treatment and fusion, posterior approach, with local bone graft and/or internal fixation for fracture; lumbar	26.0	180	7.0	22700 Lumbar spine fusion, anterior interbody fusion (includes obtaining graft)	24.0	180	7.0
22356 thoracic	26.0	180	7.0	(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b and modifier -62.)			
22360 Open treatment and fusion, posterior approach, with iliac or other autogenous bone graft (includes obtaining graft), for fracture; lumbar	30.0	180	7.0	22720 posterior approach, Harrington or Knodt rod distraction fusion, with iliac or other autogenous bone graft (includes obtaining graft)	30.0	180	7.0
22361 thoracic	30.0	180	7.0	22730 ((Multilevel arthrodesis)) Arthrodesis, primary or repair of pseudarthrosis, two levels((add)) (list separately in addition to code for single level arthrodesis, 22600-22720)	6.0		
22370 Open treatment and fusion, posterolateral or anterolateral approach, with iliac or other autogenous bone graft (includes obtaining graft) for fracture, lumbar	BR+		7.0				
22371 thoracic	BR		7.0				
MANIPULATION							
22500 Manipulation of the spine, any region((including office visit));	0.3	0					
*22505 requiring anesthesia	*1.4	0	3.0				
ARTHRODESIS WITH DISKECTOMY (Intervertebral disk excision, laminotomy or laminectomy and fusion)							
((Arthrodesis with Discectomy (intervertebral disk excision, laminotomy or laminectomy and fusion):							
Values for procedures)) Procedural codes 22550-							

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Rows include scoliosis procedures (22735, 22800, 22801, 22802, 22803, 22840, 22845, 22850, 22855) and Harrington rod removal (22850, 22855).

MISCELLANEOUS

22899 Unlisted procedure, spine BR

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-061 ABDOMEN.

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Rows include excision of abdominal wall tumor (22900) and abdominal fascial transplants (22910).

MISCELLANEOUS

22999 Unlisted procedure, abdomen BR

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-063 SHOULDER.

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Rows include removal of sub(-)deltoid deposits (23000) and capsular contracture release (23020).

INCISION

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Rows include removal of sub(-)deltoid deposits (23000) and capsular contracture release (23020).

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Rows include incision and drainage procedures (23030, 23031, 23035, 23036, 23040) and arthrotomy procedures (23042, 23044).

EXCISION

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Rows include biopsy (23065, 23066, 23075, 23076), arthrotomy (23100, 23101, 23105, 23106), excision of bursa (23110, 23112), acromiectomy (23125, 23130, 23140), and sequestrectomy (23145, 23146, 23150, 23155, 23156, 23170, 23171, 23172, 23173, 23174, 23175, 23180, 23181, 23182, 23183, 23184, 23185, 23190, 23195).

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
(For replacement with implant, see 23470)				23472	Arthroplasty with glenoid and proximal humeral replacement (eg, total shoulder)	BR	3.0
23200	Radical resection for tumor ((of); clavicle)	BR+	3.0	(For osteotomy proximal humerus, see 24400)			
23210	((Radical resection for tumor of) scapula)	BR+	3.0	23480	Osteotomy, clavicle, with or without internal fixation;	10.0	90 3.0
23220	Radical resection for tumor, proximal humerus;	BR		23485	with bone graft for non(=)union or malunion (includes obtaining graft and/or necessary fixation)	13.0	120 3.0
23221	with autogenous bone graft, (includes obtaining graft)	BR		FRACTURE AND/OR DISLOCATION			
23222	with prosthetic replacement	BR		23500	((Clavicular fracture, closed, without reduction)) Treatment of closed clavicular fracture; without manipulation	Sv. &	
INTRODUCTION OR REMOVAL				23505	((closed manipulative reduction)) with manipulation	3.0	90 3.0
(For arthrocentesis or needling of bursa, see 20610)				23510	((open, with uncomplicated soft tissue closure, manipulative reduction)) Treatment of open clavicular fracture, with uncomplicated soft tissue closure	5.0	90 3.0
(For K wire or pin insertion or removal, see 20650, 20670, 20680.)				23515	((closed or open, open reduction, with or without internal or external skeletal fixation)) Open treatment of closed or open clavicular fracture, with or without internal or external skeletal fixation	9.0	90 3.0
((23300 Prosthesis removal from shoulder joint)				23520	((Sternoclavicular dislocation, closed; without reduction)) Treatment of closed sternoclavicular dislocation; without manipulation	Sv. &	
23330	Removal of foreign body; subcutaneous	8.0	60 3.0	23525	((closed manipulative reduction)) with manipulation	2.8	90 3.0
23331	deep (eg, prosthetic removal)	11.0	60 3.0	23530	((closed or open, acute or chronic; open reduction or repair)) Open treatment of closed or open Sternoclavicular dislocation, acute or chronic;	10.0	90 5.0
23350	Injection procedure for shoulder arthrography	0.6	0 3.0	23532	with fascial graft (includes obtaining graft)	12.0	90 5.0
(For shoulder arthrography, see 73040)				23540	((Acromioclavicular dislocation, closed; without reduction)) Treatment of closed acromioclavicular dislocation, without manipulation	Sv. &	
REPAIR, REVISION OR RECONSTRUCTION				23545	((closed manipulative reduction)) with manipulation	2.4	45 3.0
(For neurorrhaphy or neuroplasty, 64700 et seq.)				23550	((closed or open, acute or chronic; open reduction)) Open treatment of closed or open acromioclavicular dislocation, acute or chronic;	12.0	90 3.0
(For repair of deep wound, see 20800)				23552	with fascial graft (includes obtaining graft)	15.0	90 3.0
(For sternoclavicular reconstruction, see 23530)				23570	((Scapular fracture, closed, without reduction)) Treatment of closed scapular fracture; without manipulation	Sv. &	
(For acromioclavicular joint reconstruction, see 23550)				23575	((closed manipulative reduction (with or without shoulder joint involvement)) with manipulation (with or without shoulder joint involvement)	2.8	90 3.0
23395	Muscle transfer, any type for paralysis of shoulder or upper arm; single	20.0	90 4.0	23580	Treatment of open scapular fracture, with uncomplicated soft tissue closure	5.0	90 3.0
23397	multiple	BR		23585	((closed or open, juxtaarticular, open reduction)) Open treatment of closed or open scapular fracture juxtaarticular	12.0	90 3.0
23400	Scapulopecty ((e.g.) eg, Sprengel's deformity or for paralysis)	22.0	90 3.0	23600	((Surgical neck, fracture, closed, without reduction)) Treatment of closed humeral (surgical or anatomical neck) fracture; without manipulation	Sv. &	
23405	Tenotomy; single	7.0	60 4.0	23605	((closed manipulative reduction)) with manipulation	5.0	90 3.0
23406	multiple through same incision	13.0	60 4.0	23610	((open, with uncomplicated soft tissue closure, manipulative reduction)) Treatment of open humeral (surgical or anatomical neck) fracture, with uncomplicated soft tissue closure	7.0	90 3.0
23410	Repair of ruptured supraspinatus tendon or musculotendinous cuff ((:)); acute	14.0	120 3.0	23615	((closed or open, open reduction, with or without internal or external skeletal fixation)) Open treatment of closed or open humeral (surgical or anatomical neck) fracture, with or		
23412	chronic	16.0	120 4.0				
23415	Coracoacromial ligament release for chronic ruptured supraspinatus tendon						
23420	Repair of complete shoulder cuff avulsion, chronic (includes (acromiectomy) acromiectomy) ..	18.0	120 3.0				
23430	Tenodesis for rupture of long tendon of biceps	12.0	90 3.0				
23440	Resection or transplantation of long tendon of biceps, for chronic tenosynovitis	12.0	90 3.0				
23450	Capsulorrhaphy for recurrent dislocation, anterior ((Putti-Platt or Magnusen type procedure)); Putti-Platt procedure or Magnuson type operation						
23455	((Bankart type procedure)) Bankart type operation	17.0	90 3.0				
23460	((with bone block)) Capsulorrhaphy for recurrent dislocation, anterior, any type; with bone block	19.0	90 3.0				
23462	with coracoid process transfer	20.0	120 3.0				
23465	((posterior, with or without bone block)) Capsulorrhaphy for recurrent dislocation, posterior, with or without bone graft	17.0	90 3.0				
(For sternoclavicular and acromioclavicular reconstruction, see 23530 or 23550)							
23470	Arthroplasty with ((prosthesis)) proximal humeral implant (e.g., Neer type ((procedure)) operation)	20.0	120 3.0				

	Unit Value	Follow-up Days=	Basic Anes@
without internal or external skeletal fixation	12.0	90	3.0
23620 Treatment of closed greater tuberosity fracture; without manipulation	<u>Sv. &</u>		
23625 with manipulation	<u>3.5</u>	<u>90</u>	<u>3.0</u>
23630 Open treatment of closed or open greater tuberosity fracture, with or without internal or external skeletal fixation	<u>9.0</u>	<u>90</u>	<u>3.0</u>
23650 ((Shoulder dislocation, closed, closed manipulative reduction, without anesthesia)) Treatment of closed shoulder dislocation, with manipulation; without anesthesia	<u>Sv. &</u>		
*23655 requiring anesthesia	<u>*1.2</u>	<u>0</u>	<u>3.0</u>
23658 Treatment of open shoulder dislocation, with uncomplicated soft tissue closure			
23660 ((closed or open, open reduction)) Open treatment of closed or open shoulder dislocation	<u>12.0</u>	<u>90</u>	<u>3.0</u>
23665 ((with fracture of greater tuberosity, closed manipulative reduction)) Treatment of closed shoulder dislocation, with fracture of greater tuberosity, with manipulation	<u>3.0</u>	<u>90</u>	<u>3.0</u>
23670 ((closed or open, open reduction)) Open treatment of closed or open shoulder dislocation, with fracture of greater tuberosity	<u>12.0</u>	<u>90</u>	<u>3.0</u>
23675 ((with surgical or anatomical neck fracture, closed manipulative reduction)) Treatment of closed shoulder dislocation, with surgical or anatomical neck fracture, with manipulation	<u>4.0</u>	<u>90</u>	<u>3.0</u>
23680 ((closed or open, open reduction)) Open treatment of closed or open shoulder dislocation, with surgical or anatomical neck fracture	<u>14.0</u>	<u>90</u>	<u>3.0</u>

MANIPULATION

*23700 Manipulation under anesthesia, including application of fixation apparatus (dislocation excluded)	<u>*1.2</u>	<u>0</u>	<u>3.0</u>
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ARTHRODESIS

23800 ((Fusion of)) Arthrodesis, shoulder joint, with or without local bone graft	<u>20.0</u>	<u>120</u>	<u>3.0</u>
23802 with primary autogenous graft (includes obtaining graft)	<u>24.0</u>	<u>120</u>	<u>3.0</u>

AMPUTATION

23900 Intertoracoscapular (((fore-quarter))) amputation (forequarter)	<u>24.0</u>	<u>90</u>	<u>11.0</u>
23920 Disarticulation of shoulder	<u>18.0</u>	<u>90</u>	<u>5.0</u>
23921 secondary closure or scar revision	<u>5.0</u>	<u>30</u>	<u>3.0</u>

MISCELLANEOUS

23929 Unlisted procedure, shoulder	<u>BR</u>		
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AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-067 HUMERUS (UPPER ARM) AND ELBOW.

	Unit Value	Follow-up Days=	Basic Anes@
(Elbow area includes head and neck of radius and olecranon process.)			
INCISION			
(For incision and drainage procedures, superficial, see 10000-10160)			
23930 Incision and drainage; deep abscess or hematoma	<u>5.0</u>	<u>15</u>	<u>3.0</u>
23931 infected bursa	<u>5.0</u>	<u>15</u>	<u>3.0</u>
23935 Incision, deep, with opening of cortex for osteomyelitis or bone abscess;	<u>8.0</u>	<u>15</u>	<u>3.0</u>
23936 with suction irrigation	<u>8.0</u>	<u>15</u>	<u>3.0</u>

24000 Arthrotomy (((capsulotomy))), elbow, with exploration, drainage, or removal of foreign body;	<u>10.0</u>	<u>60</u>	<u>3.0</u>
24001 with suction irrigation	<u>8.0</u>	<u>15</u>	<u>3.0</u>

EXCISION

(For muscle or bone biopsy, see 20200-20245)			
24065 Biopsy, soft tissues; superficial	<u>2.0</u>	<u>7</u>	<u>3.0</u>
24066 deep	<u>3.0</u>	<u>15</u>	<u>3.0</u>
24075 Excision, benign tumor; subcutaneous	<u>4.0</u>	<u>15</u>	<u>3.0</u>
24076 deep, subfascial or intramuscular	<u>4.5</u>	<u>15</u>	<u>3.0</u>
24100 Arthrotomy (((capsulotomy))), elbow, for synovial biopsy only	<u>10.0</u>	<u>60</u>	<u>3.0</u>
24101 with joint exploration, with or without biopsy, with or without removal of foreign body			
24102 for synovectomy	<u>14.0</u>	<u>90</u>	<u>3.0</u>
24105 ((Olecranon bursa excision)) Excision, olecranon bursa	<u>4.8</u>	<u>60</u>	<u>3.0</u>
24110 Excision or curettage of bone cyst or benign tumor, humerus;	<u>9.5</u>	<u>60</u>	<u>3.0</u>
24115 with primary autogenous graft (includes obtaining graft)	<u>12.5</u>	<u>120</u>	<u>3.0</u>
24116 with homogenous or other nonautogenous graft	<u>13.0</u>	<u>120</u>	<u>3.0</u>
24120 Excision or curettage of bone cyst or bone tumor of head or neck of radius or olecranon process	<u>8.0</u>	<u>60</u>	<u>3.0</u>
24125 with primary autogenous graft (includes obtaining graft)	<u>10.0</u>	<u>120</u>	<u>3.0</u>
24126 with homogenous or other nonautogenous graft	<u>11.0</u>	<u>120</u>	<u>3.0</u>
24130 ((Radial head excision)) Excision, radial head	<u>8.0</u>	<u>60</u>	<u>3.0</u>
(For replacement with implant, see 24366)			

24134 Sequestrectomy for osteomyelitis or bone abscess, shaft or distal humerus;	<u>BR</u>		
24135 with suction irrigation	<u>BR</u>		
24136 Sequestrectomy for osteomyelitis or bone abscess, radial head or neck;	<u>BR</u>		
24137 with suction irrigation	<u>BR</u>		
24138 Sequestrectomy for osteomyelitis or bone abscess, olecranon process;	<u>BR</u>		
24139 with suction irrigation	<u>BR</u>		
24140 Partial excision of bone (craterization, saucerization or diaphysectomy), for osteomyelitis, humerus, ((head or neck of radius or olecranon process))	<u>7.0</u>	<u>60</u>	<u>3.0</u>
24144 with suction irrigation	<u>8.0</u>	<u>60</u>	<u>3.0</u>
24145 Partial excision of bone (craterization, saucerization or diaphysectomy), for osteomyelitis, radial head or neck;	<u>7.0</u>	<u>6.0</u>	<u>3.0</u>
24146 with suction irrigation	<u>8.0</u>	<u>6.0</u>	<u>3.0</u>
24147 Partial excision of bone (craterization, saucerization or diaphysectomy) for osteomyelitis, olecranon process;	<u>7.0</u>	<u>60</u>	<u>3.0</u>
24148 with suction irrigation	<u>8.0</u>	<u>60</u>	<u>3.0</u>
24150 Radical resection for tumor, shaft or distal ((part of)) humerus;	<u>BR+</u>		<u>3.0</u>
24151 with autogenous bone graft (includes obtaining graft)	<u>BR</u>		
24152 Radical resection for tumor, radial head or neck;	<u>BR</u>		
24153 with autogenous bone graft (includes obtaining graft)	<u>BR</u>		
24155 Resection of elbow joint (arthrectomy)	<u>BR</u>		

INTRODUCTION OR REMOVAL

(For K wire or pin insertion or removal, see 20650, 20670, 20680)			
(For arthrocentesis or needling of bursa or joint, see 20605)			
24160 Implant removal; elbow joint	<u>6.0</u>	<u>60</u>	<u>3.0</u>
24164 radial head	<u>4.8</u>	<u>60</u>	<u>3.0</u>
24200 Removal of foreign body; subcutaneous	<u>BR</u>		
24201 deep	<u>BR</u>		
24220 Injection procedure for elbow arthrography	<u>BR</u>		

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
(For elbow arthrography, see 73085)				24530	Treatment of closed supracondylar or transcondylar fracture, ((closed;)) without ((reduction)) manipulation	Sv.&	
(For injection of tennis elbow, see 20550)				24531	with traction (pin or skin)		
REPAIR, REVISION, AND RECONSTRUCTION				24535	((closed-manipulative reduction)) Treatment of closed supracondylar or transcondylar fracture, with manipulation	5.0	90 3.0
(For neuroorrhaphy or neuroplasty, arm, see 64700 et seq.)				24536	with traction (pin or skin)	9.0	90 3.0
(For repair of deep wound, see 20800)				24538	with percutaneous skeletal fixation	10.0	90 3.0
((24300)) 24301				24540	((open, with uncomplicated soft tissue closure, manipulative reduction)) Treatment of open supracondylar or transcondylar fracture, with uncomplicated soft tissue closure;	7.0	90 3.0
Muscle or tendon transfer, any type, ((for paralysis of upper arm or shoulder)) single (excluding 24330)	BR+		3.0	24542	with traction (pin or skin)	11.0	90 3.0
24305 Tendon lengthening; single, each	BR		3.0	24545	Open treatment of closed or open supracondylar or transcondylar fracture, ((open reduction;)) with or without internal or external skeletal fixation	10.0	90 3.0
24310 Tenotomy, open, elbow to shoulder, single, each	5.0	30	3.0	24560	Treatment of closed epicondylar fracture, medial or lateral ((condyle; closed;)); without ((reduction)) manipulation	Sv.&	
24320 Tenoplasty, ((transplantation or free graft)) with muscle transfer, with or without free graft, elbow to shoulder, single (Seddon-Brookes type procedure)	BR+		3.0	24565	((closed manipulative reduction)) with manipulation	4.0	90 3.0
24330 Flexor-plasty, elbow ((e.g.)) eg, Steindler type advancement;	8.0	90	3.0	24570	((open, with uncomplicated soft tissue closure, manipulative reduction)) Treatment of open epicondylar fracture, medial or lateral with uncomplicated soft tissue closure	6.0	90 3.0
24331 with extensor advancement	8.0	90	3.0	24575	((closed or open, open reduction)) Open treatment of closed or open epicondylar fracture, medial or lateral, with or without internal or external skeletal fixation	9.0	90 3.0
24340 Tenodesis for rupture of biceps tendon at elbow	14.0	90	3.0	24576	Treatment of closed condylar fracture, medial or lateral; without manipulation	SV	
24342 Reinsertion of ruptured biceps tendon, distal, with or without tendon graft (includes obtaining graft)	14.0	90	3.0	24577	with manipulation	4.0	90 3.0
24350 Fasciotomy, lateral or medial (e.g., "tennis elbow" or epicondylitis);	6.0	30	3.0	24578	Treatment of open condylar fracture, medial or lateral, with uncomplicated soft tissue closure	5.0	90 3.0
24351 with extensor origin detachment	5.0	30	3.0	24579	Open treatment of closed or open condylar fracture, medial or lateral, with or without internal or external skeletal fixation	7.0	90 3.0
24352 with annular ligament resection	60	30	3.0	24580	Treatment of closed comminuted elbow fracture (fracture distal humerus and/or proximal ulna and/or proximal radius), treatment with traction, (pin or skin); without manipulation	SV	
24354 with stripping	BR			24581	with manipulation	8.0	90 3.0
24356 with partial osteotomy	BR			24583	Treatment of open comminuted elbow fracture (fracture distal humerus and/or proximal ulna and/or proximal radius), with uncomplicated soft tissue closure	9.0	90 3.0
24360 Arthroplasty, elbow, with ((or without prosthesis)) membrane	BR+			24585	Open treatment of closed or open comminuted elbow fracture (fracture distal humerus and/or proximal ulna/radius), with or without internal or external skeletal fixation;	12.0	90 3.0
24361 with distal humeral prosthetic replacement	BR			24586	with elbow resection	BR	
24362 with implant and fascia lata ligament reconstruction	BR			24587	with implant	BR	
24363 with distal humerus and proximal ulnar prosthetic replacement ("total elbow")	BR				(See also 24361)		
24365 Arthroplasty, radial head;	10.0	120	3.0	24588	with implants and fascia lata ligament reconstruction	BR	
24366 with implant	BR				(See also 24362)		
24400 Osteotomy, humerus, with or without internal fixation	12.0	90	3.0	24600	((Elbow dislocation, closed, manipulative reduction;)) Treatment of closed elbow dislocation; without anesthesia	Sv.& *1.0	0 3.0
24410 Multiple osteotomies with realignment on intramedullary rod (Sofield type procedure)	14.0	90	3.0	*24605	requiring anesthesia		
24420 Osteoplasty, humerus(;;) (eg, shortening or lengthening)	BR+		3.0	24610	((open)) Treatment of open elbow dislocation, with uncomplicated soft tissue closure((-manipulative reduction))	6.0	45 3.0
24430 Repair of non((-)union or malunion, humerus(;;); without graft ((e.g.)) eg, compression technique, etc.)	17.0	90	3.0	24615	((closed or open, open reduction)) Open treatment of closed or open elbow dislocation	12.0	90 3.0
24435 with iliac or other autogenous bone graft (includes obtaining graft)	20.0	120	3.0	24620	Treatment of closed Monteggia type of fracture dislocation at elbow (fracture proximal end of ulna with dislocation of radial head)((-closed manipulative reduction))	4.0	90 3.0
(For proximal radius and/or ulna, see 25400-25420)							
24470 ((Hemi-epiphyseal)) Hemiepiphyseal arrest ((e.g.)) eg, for cubitus varus or valgus, distal humerus	7.0	120	3.0				
24495 Decompression fasciotomy, forearm, with brachial artery exploration	BR						
FRACTURE AND/OR DISLOCATION							
24500 ((Humeral shaft fracture, closed without reduction)) Treatment of closed humeral shaft fracture; without manipulation	Sv.&						
24505 ((closed manipulative reduction)) with manipulation	5.0	90	3.0				
24510 ((open)) Treatment of open humeral shaft fracture, with uncomplicated soft tissue closure((-manipulative reduction))	7.0	90	3.0				
24515 Open treatment of closed or open((-open reduction)) humeral shaft fracture, with or without internal or external skeletal fixation	11.0	90	3.0				

	Unit Value	Follow-up Days=	Basic Anes@
24625 ((open)) Treatment of closed Monteggia type fracture dislocation at elbow (fracture proximal end of ulna with dislocation of the radial head), with uncomplicated soft tissue closure	6.0	90	3.0
24635 ((closed or open, open reduction)) Open treatment of closed or open Monteggia type fracture dislocation at elbow (fracture proximal end of ulna with dislocation of radial head), with or without internal or external skeletal fixation	12.0	90	3.0
24640 Treatment of radial head subluxation in child, "nursemaid elbow," ((manipulative reduction)) with manipulation	Sv.&		
24650 Treatment of closed radial head or neck fracture((-closed-)); without ((reduction)) manipulation	Sv.&		
24655 ((closed-manipulative reduction)) with manipulation	3.0	90	3.0
24660 ((open, with uncomplicated soft tissue closure, manipulative reduction)) Treatment of open radial head or neck fracture, with uncomplicated soft tissue closure	4.0	90	3.0
24665 ((closed, or open, open reduction,)) Open treatment of closed or open radial head or neck fracture, with or without internal fixation or radial head excision	8.0	90	3.0
24666 with implant	9.0	90	3.0
24670 Treatment of closed ulnar fracture, proximal end (olecranon process)((closed)); without ((reduction)) manipulation	Sv.&		
24675 ((closed-manipulative reduction)) with manipulation	3.0	90	3.0
24680 ((open, with uncomplicated soft tissue closure, manipulative reduction)) Treatment of open ulnar fracture, proximal end (olecranon process), with uncomplicated soft tissue closure	4.0	90	3.0
24685 ((closed or open, open reduction,)) Open treatment of closed or open ulnar fracture proximal end (olecranon process), with or without internal or external skeletal fixation	8.0	90	3.0
MANIPULATION			
*24700 Manipulation ((of joint)) under general anesthesia (includes application of traction or other fixation device)	*1.0	0	3.0
ARTHRODESIS			
24800 ((Fusion of)) Arthrodesis, elbow(;;) joint; with or without local or homologous bone graft	16.0	120	3.0
24802 with primary autogenous bone graft (includes obtaining graft)	16.0	120	3.0
AMPUTATION			
24900 Amputation, arm through humerus(;; closed); with primary closure	10.0	90	3.0
24920 open, flap or ((circular)) circular (guillotine)	9.0	90	3.0
24925 secondary closure or scar revision	3.0	30	3.0
24930 reamputation	10.0	90	3.0
24931 with implant	10.0	90	3.0
24935 Stump elongation	3.0	90	3.0
24940 Cineplasty, upper extremity, complete procedure	BR+		3.0
MISCELLANEOUS			
24999 Unlisted procedure, humerus or elbow	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-071 FOREARM AND WRIST.

	Unit Value	Follow-up Days=	Basic Anes@
(Radius, ulna, carpal bones and joints)			

INCISION

	Unit Value	Follow-up Days=	Basic Anes@
25000 ((Tenovagotomy)) Tendon sheath incision; at radial styloid for De Quervain's disease	4.4	30	3.0
25005 at wrist for other stenosing tenosynovitis	4.0	30	3.0
(For decompression median nerve or for carpal tunnel syndrome, see 64721)			
25020 Decompression fasciotomy, flexor and/or extensor compartment;	3.5	30	3.0
25023 with debridement of nonviable muscle and/or nerve	4.0	30	3.0
(For decompression fasciotomy with brachial artery exploration, see 24495)			
(For incision and drainage procedures, superficial, see 10000-10160)			
25028 Incision and drainage; deep abscess or hematoma	1.0	30	3.0
25031 infected bursa	1.5	30	3.0
25035 Incision, deep, with opening of cortex for osteomyelitis or bone abscess;	2.0	30	3.0
25036 with suction irrigation	2.5	30	3.0
((25040)) 25040 Arthroscopy ((capsulotomy)) with exploration, drainage, or removal of loose or foreign body,((y)) infection, radiocarpal or ((intercarpal)) mediocarpal joint;	5.0	60	3.0
25041 with suction irrigation	5.5	60	3.0
((For decompression, median nerve (carpal tunnel syndrome), see 64930))			

EXCISION

	Unit Value	Follow-up Days=	Basic Anes@
((For biopsy, see 20200-20240))			
25065 Biopsy, soft tissues; superficial	2.0	7	3.0
25066 deep	3.0	15	3.0
25075 Excision, benign tumor; subcutaneous	4.0	15	3.0
25076 deep, subfascial or intramuscular	4.0	15	3.0
25085 Capsulotomy, wrist (eg, for contracture)	4.0	15	3.0
25100 Arthroscopy ((capsulotomy)), ((radiocarpal or intercarpal)) wrist joint, for biopsy	5.0	60	3.0
25101 with joint exploration, with or without biopsy, with or without removal of foreign body	7.0	60	3.0
25105 for synovectomy	8.0	90	3.0
25107 Arthroscopy, distal radioulnar joint for excision triangular cartilage	9.0	60	3.0
25110 Excision ((of)), lesion of tendon(;;) sheath ((or capsule (e.g., cyst or ganglion, etc.); superficial))	3.0	30	3.0
25111 ((deep, capsular)) Excision of ganglion, wrist (dorsal or volar); primary	5.0	30	3.0
25112 recurrent	4.0	30	3.0
(For hand or finger, see 26160)			
25115 Radical excision of bursa ((of hand, wrist or forearm)) synovia of wrist, or forearm tendon sheaths (((;)) eg, tenosynovitis, fungus, Tbc., or other granulomas, rheumatoid arthritis); flexors	10.0	60	3.0
25116 extensors (with or without transposition of dorsal retinaculum)	10.0	60	3.0
(For finger synovectomies, see 26145)			
25118 Synovectomy, ((flexor or)) extensor tendon sheaths, wrist, single compartment;	10.0	60	3.0
25119 with resection of distal ulna	11.0	60	3.0
25120 Excision or curettage of bone cyst or benign tumor of radius or ulna (excluding head or neck of radius and olecranon process);	7.0	60	3.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
(For head or neck of radius or olecranon process, see 24120, ((24125)) 24126)				25290	Tenotomy, open, single, flexor or extensor tendon, each tendon	4.0	90 3.0
25125 with primary autogenous graft (includes obtaining graft)	10.0	120	3.0	25295	Tenolysis, single flexor or extensor tendon, each tendon	1.0	90 3.0
25126 with homogenous or other nonautogenous graft	10.0	120	3.0	25300	Tenodesis, wrist; flexors of fingers	8.0	90 3.0
25130 Excision or curettage of bone cyst or benign tumor of carpal bones	5.0	60	3.0	25301	extensors of fingers	6.0	90 3.0
25135 with primary autogenous graft (includes obtaining graft)	7.0	120	3.0	25310	Tendon transplantation or transfer, ((single)) flexor or extensor, single, each tendon	9.5	90 3.0
25136 with homogenous or other nonautogenous graft	7.0	120	3.0	((25311) multiple		12.0	90 3.0)
25145 Sequestrectomy for osteomyelitis or bone abscess	BR			25312	with tendon graft(s) (includes obtaining graft), each tendon	8.0	90 3.0
25146 with suction irrigation	BR			25315	Flexor origin slide for cerebral palsy; ..	8.0	90 3.0
25150 Partial excision of bone (craterization, saucerization or diaphysectomy) for osteomyelitis, ((radius or)) ulna ((excluding radial head or neck and olecranon process))	5.0	60	3.0	25316	with tendon(s) transfer	9.0	90 3.0
25151 radius	5.0	60	3.0	25317	Flexor origin slide for Volkmann contracture; ..	12.0	120 3.0
25153 radius or ulna, with suction irrigation	5.5	60	3.0	25318	with tendon(s) transfer	13.0	120 3.0
(For head or neck of radius or olecranon process, see ((24120)) 24145, ((24125)) 24148)				25320	Capsulorrhaphy(;) or reconstruction, capsulectomy, wrist (includes synovectomy, resection of capsule, tendon insertions(;-etc.))	BR+	3.0
25170 Radical resection for tumor, radius or ulna	BR+		3.0	25330	Arthroplasty, wrist	8.0	120 3.0
25210 Carpectomy, one bone	7.0	60	3.0	25331	with implant	BR	
(For carpectomy with implant, see 25441-25445)				25332	pseudarthrosis type with internal fixation	BR	
25215 all bones or proximal row	10.0	60	3.0	(For obtaining fascia for interposition, see 20920-20922)			
25230 Radial styloidectomy (separate procedure)	5.0	60	3.0	25335	Transposition and realignment of hand over ulna with or without removal of bone or bones, and with or without tendon transfer or advancement (Riordon type operation)	BR	
25240 Excision distal ulna (Darrach type procedure)	6.0	60	3.0	25350	Osteotomy, radius, distal third	10.0	90 3.0
(For implant replacement, distal ulna, see 25442)				25355	middle or proximal third	12.0	90 3.0
(For obtaining fascia for interposition, see 20920, 20922)				25360	Osteotomy, ulna	10.0	90 3.0
INTRODUCTION OR REMOVAL				25365	radius and ulna	14.0	90 3.0
(For K wire, pin, or rod insertion or removal, see 20650, 20670, 20680)				25370	Multiple osteotomies, with realignment on intramedullary rod (Sofield type procedure), radius OR ulna	12.0	90 3.0
25246 Injection procedure for wrist arthrography	BR			25375	radius AND ulna	18.0	90 3.0
(For wrist arthrography, see 73115)				((25380)) 25390	Osteoplasty, radius OR ulna(;-); shortening ((or lengthening))	BR+	3.0
(For foreign body removal, superficial see 20520)				25391	lengthening with autogenous bone graft	BR	3.0
25248 Exploration for removal of deep foreign body	BR			25392	Osteoplasty, radius AND ulna; shortening	BR	3.0
REPAIR, REVISION OR RECONSTRUCTION				25393	lengthening with autogenous bone graft	BR	3.0
(For repair of deep wounds, see 20800)				25400	Repair of nonunion or malunion, radius OR ulna(;-); without graft ((;-eg:)) eg, compression technique, etc.)	14.0	90 3.0
(For neurorrhaphy or neuroplasty, see 64700 et seq.)				25405	with iliac or other autogenous bone graft (includes obtaining graft)	17.0	120 3.0
(For tenotomy or tenoplasty, see 24310, 24320)				25415	Repair of nonunion or malunion, radius AND ulna(;-with or); without graft ((;-eg:)) eg, compression technique, etc.)	20.0	90 3.0
25260 Repair, tendon or muscle, flexor; primary, single, each tendon or muscle	7.0	90	3.0	25420	with iliac or other autogenous bone graft (includes obtaining graft)	23.0	120 3.0
25263 secondary, single, each tendon or muscle	1.5	90	3.0	25425	Repair of defect with autogenous bone graft; radius OR ulna	14.0	120 3.0
25265 secondary, with free graft (includes obtaining graft), each tendon or muscle	3.0	90	3.0	25426	radius AND ulna	20.0	120 3.0
25270 Repair, tendon or muscle, extensor; primary, single, each tendon or muscle	5.0	90	3.0	25440	Repair of nonunion, scaphoid (navicular) bone, with or without radial styloidectomy (includes obtaining graft and necessary fixation)	14.0	120 3.0
25272 secondary, single, each tendon or muscle	1.5	90	3.0	25441	Arthroplasty with prosthetic replacement; distal radius	12.0	120 3.0
25274 Repair, tendon or muscle, extensor, secondary, with tendon graft (includes obtaining graft), each tendon	8.0	90	3.0	25442	distal ulna	8.0	120 3.0
25280 Lengthening or shortening of flexor or extensor tendon, single, each tendon	7.0	90	3.0	25443	scaphoid (navicular)	8.0	120 3.0
				25444	lunate	8.0	120 3.0
				25445	trapezium	8.0	120 3.0
				25446	distal radius and partial or entire carpus ("total wrist")	18.0	120 3.0
				25449	Arthroplasty with removal of implant	BR	120 3.0
				25450	Epiphyseal arrest by epiphysiodesis or stapling(;-); distal radius OR ulna	6.0	120 3.0
				25455	distal radius AND ulna	8.0	120 3.0
				FRACTURE AND/OR DISLOCATION			
				25500	Treatment of closed radial shaft fracture(;-closed); without ((reduction)) manipulation	Sv. &	

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
25505				25628			
25510				25630			
25515				25635			
25530				25640			
25535				25645			
25540				*25660			
25545				25665			
25560				25670			
25565				25675			
25570				25676			
25575				25680			
25600				25685			
25605				25690			
25610				25695			
25611				MANIPULATION			
				*25700			
25615				ARTHRODESIS			
				25800			
				25805			
				25810			
				AMPUTATION			
				25900			
				25905			
				25907			
				25909			
				25915			
				25920			
				25922			
				25924			
				25927			
				25929			
				25931			
				MISCELLANEOUS			
				25999			

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-073 HAND AND FINGERS.

INCISION

	Unit Value	Follow-up Days=	Basic Anes@
(For drainage of paronychia, see 10100, 10101)			
*26010 Drainage of finger tip abscess((-)); simple	*0.72	0	3.0
26011 complicated ((e.g.) eg, felon, etc)((; requiring general or regional anesthesia))	BR+		3.0
26020 Drainage of tendon sheath, ((acute suppurative tenosynovitis)) one digit and/or palm	4.0	30	3.0
(For drainage of simple abscess, see 10020, 10060)			
26025 ((single)) Drainage of palmar bursa((-); single, ulnar or radial	5.0	30	3.0
26030 multiple or complicated	BR+		3.0
26032 with suction irrigation	5.0	30	3.0
26034 Incision, deep, with opening of cortex for osteomyelitis or bone abscess	4.0	30	3.0
26035 Decompression fingers and/or hand, injection injury (eg, grease gun, etc)	BR		
26040 Fasciotomy, palmar, ((subcutaneous-)) for Dupuytren's contracture; closed (subcutaneous)	3.6	60	3.0
26045 open, partial	5.0	60	3.0
(For fasciectomy, see 26120-((26126)) 26128)			
26055 Tendon sheath incision for trigger finger	2.0	30	3.0
*26060 Tenotomy, subcutaneous, single, each digit	*1.2	0	3.0
((*26061 additional digits, each	*0.4	0	3.0))
26070 Arthrotomy ((capsulotomy)) with exploration, drainage or removal of loose or foreign body((-); carpo((-))metacarpal joint	5.0	60	3.0
26075 metacarpo((-))phalangeal joint	5.0	60	3.0
26080 interphalangeal joint, each	4.0	60	3.0

EXCISION

(For finger nail, see 11700-11750)			
(For biopsy, see 20200-20240)			
(For neuroma, see 64200-64210)			
26100 Arthrotomy for synovial biopsy((-); carpo((-))metacarpal joint	5.0	60	3.0
26105 metacarpo((-))phalangeal joint	5.0	60	3.0
26110 interphalangeal joint, each	4.0	60	3.0
26115 Excision of benign tumor; subcutaneous	4.0	15	3.0
26116 deep, subfascial, intramuscular	4.0	30	3.0
26120 ((Fasciectomy, partial excision, simple (e.g., local nodule or single band), of palmar fascia (for Dupuytren's contracture, partial excision contracture), palm and/or finger)) Fasciectomy palmar, simple, for Dupuytren's contracture, partial excision	6.0	60	3.0
26122 up to 1/2 palmar fascia ((including vertical bands and digital extensions)), with single digit involvement, with or without Z-plasty or other local tissue rearrangement	10.0	60	3.0
((26125 complete	14.0	90	3.0
26126 including digital extensions	18.0	90	3.0))
(For fasciectomy, see 26040-26045)			
26124 Fasciectomy, palmar, complicated, requiring skin grafting (includes obtaining graft); with single digit involvement	14.0	90	3.0
26126 each additional digit	18.0	90	3.0
26128 each finger joint release	BR		
(For skin grafts, etc., see 14000-15240)			

	Unit Value	Follow-up Days=	Basic Anes@
26130 Synovectomy, carpo((-))metacarpal joint	10.0	90	3.0
26135 ((metacarpo-phalangeal)) Synovectomy, metocarpophalangeal joint including intrinsic release and extensor hood reconstruction, each digit	5.0	90	3.0
26140 ((interphalangeal joint)) Synovectomy, proximal interphalangeal joint, including extensor reconstruction, each interphalangeal joint	5.0	90	3.0
26145 Synovectomy, tendon sheath, radical (tenosynovectomy), flexor, palm or finger, single, each digit	10.0	90	3.0
(For tendon sheath synovectomies at wrist, see 25115, 25116)			
((26150 extensors at wrist	BR+		3.0))
26160 Excision of lesion of tendon sheath or capsule ((e.g.) eg, cyst or ganglion((; etc:)))	2.4	30	3.0
(For wrist ganglion, see 25111, 25112)			
(For trigger ((finger)) digit, see ((26430)) 26055)			
26170 Excision of tendon, palm, flexor, single (independent procedure), each	BR+		3.0
((26171 multiple	BR+		3.0))
26180 ((finger)) Excision of tendon, finger, flexor (separate procedure)	BR+		3.0
26200 Excision or curettage of bone cyst or benign tumor of metacarpal;	6.0	60	3.0
26205 with autogenous graft (includes obtaining graft)	7.0	120	3.0
26206 with homogenous or other nonautogenous graft	7.0	120	3.0
26210 ((proximal, middle or distal phalanx)) Excision or curettage of bone cyst or benign tumor of proximal, middle or distal phalanx;	5.0	60	3.0
26215 with autogenous graft (includes obtaining graft)	6.0	120	3.0
26216 with homogenous or other nonautogenous graft	6.0	120	3.0
26230 Partial excision of bone (craterization, saucerization, or diaphysectomy) for osteomyelitis, metacarpal	6.0	60	3.0
26235 proximal((-) or middle ((or distal)) phalanx	5.0	60	3.0
26236 distal phalanx	5.0	60	3.0
26250 Radical resection (ostectomy) for tumor, metacarpal((- with or without autogenous graft);	12.0	120	3.0
26255 with autogenous graft (includes obtaining graft)	12.0	120	3.0
26260 ((proximal, middle or distal phalanx; with autogenous graft (includes obtaining graft)) Radical resection (ostectomy) for tumor, proximal or middle phalanx	10.0	120	3.0
26261 with autogenous graft (includes obtaining graft)	10.0	120	3.0
26262 Radical resection (ostectomy) for tumor, distal phalanx	BR		
INTRODUCTION OR REMOVAL			
(For arthrocentesis (injection or aspiration) see 20600)			
(For K wire or pin insertion or removal, see 20650, 20670, 20680)			
26320 Removal of implant from finger or hand	BR		
REPAIR, REVISION OR RECONSTRUCTION			
(For neurorrhaphy, neuroplasty or neurolysis, see 64700 et seq.)			
26350 Flexor tendon repair or advancement, single, not in "no man's land"; primary or secondary without free graft, each tendon	7.0	120	3.0
((26400 Flexor tendon repair or advancement, single, primary	7.0	120	3.0))

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
((26402))26352 secondary with ((or without)) free ((tendon)) graft (includes obtaining graft), each tendon	BR+		3.0	joint)	8.0	120	3.0
26356 Flexor tendon repair or advancement, single, in "no man's land"; primary, each tendon	7.0	120	3.0	((26475))26474 ((interphalangeal)) for distal joint stabilization	7.0	120	3.0
26358 secondary with free graft (includes obtaining graft), each tendon	BR		3.0	26476 Tendon lengthening, extensor, single, each	8.0	120	3.0
26370 Profundus tendon repair or advancement, with intact sublimis; primary	BR		3.0	26477 Tendon shortening, extensor, single, each	8.0	120	3.0
26372 secondary with free graft (includes obtaining graft)	BR		3.0	26480 Tendon transfer or transplant, carpo((-))metacarpal area ((of) or dorsum of hand, single; without free graft, each	8.0	90	3.0
26373 secondary without free graft	BR		3.0	((26481 multiple	10.0	90	3.0)
26390 Flexor tendon excision, implantation of plastic tube or rod for delayed tendon graft	BR		3.0	26483 with free tendon graft (includes obtaining graft), each tendon	11.0	90	3.0
26392 Removal of tube or rod and insertion of tendon graft (includes obtaining graft)	BR		3.0	26485 Tendon transfer or transplant, palmar, single, each tendon, without free tendon graft	10.0	90	3.0
26410 Extensor tendon repair, dorsum of hand, single, primary or secondary; without free graft, each tendon	3.0	120	3.0	((26487 multiple	12.0	90	3.0)
((26404 each additional tendon	1.8			26489 with free tendon graft (includes obtaining graft), each tendon	11.0	90	3.0
26406 secondary, with or without free graft (includes obtaining graft)	BR+		3.0	26490 Opponens plasty, sublimis tendon transfer type ((e.g., Krukenberg, Roeren, Ney, Royle type procedures))	9.5	120	3.0
26410 extensor, dorsum of hand, single, primary	3.0	120	3.0)	26492 tendon transfer with graft ((e.g., Bunnett, Camitz type procedures)) (includes obtaining graft)	11.0	120	3.0
26412 ((secondary;)) with ((or without)) free graft (includes obtaining graft); each tendon	BR+		3.0	26494 ((muscle transfer (e.g., Huber, Nicolaysen, Littler type procedures))) hypothenar muscle transfer	12.0	120	3.0
((26414 each additional tendon	1.0			26496 other methods ((see also 26489))	BR+		3.0
26416 secondary, with or without free graft (includes obtaining graft)	BR+		3.0)	(For thumb fusion in opposition, see 26820)			
26418 Extensor tendon repair, dorsum of finger, single, primary or secondary; without free graft, each tendon	4.0	120	3.0	26497 Sublimis transfer to correct claw finger; IV and V	BR		
26420 ((secondary;)) with ((or without)) free graft (includes obtaining graft) each tendon	BR+		3.0	26498 II, III, IV and V	BR		
((26422 each additional tendon	1.2			26499 Correction claw finger, other methods	BR		
26424 secondary, with or without free graft (includes obtaining graft)	BR+		3.0)	26500 Tendon pulley reconstruction; with local tissues ((independent)) separate procedure	6.0	90	3.0
26430 Tenovagotomy, for trigger finger	5.0	30	3.0)	26502 with tendon or fascial graft (includes obtaining graft) (separate procedure)	8.0	90	3.0
26426 Extensor tendon repair, central slip repair, secondary (boutonniere deformity); using local tissues	4.0	120	3.0	((26504 silastic tendon or rod technique	BR+		3.0)
26428 with free graft (includes obtaining graft)	BR			26508 Thenar muscle release for thumb contracture	8.0	90	3.0
26432 Extensor tendon repair, distal insertion ("mallet finger"), closed, splinting with or without percutaneous pinning	5.0	120	3.0	((26510 Tenotomy and/or tenodesis and/or capsulotomy or capsulorhaphy, with or without division of lateral slips at proximal interphalangeal joint, for finger deformity (swanneck, etc.)	BR+		3.0)
26433 Extensor tendon repair, open, primary or secondary repair; without graft	6.0	120	3.0	26512 boutonniere deformity	BR+		3.0)
26434 with free graft (includes obtaining graft)	BR			26516 Capsulodesis for M-P joint stabilization; single digit	6.0	90	3.0
(For tenovagotomy for trigger finger, see 26055)				26517 two digits	8.0	90	3.0
26440 Tenolysis, simple, flexor tendon, palm, ((single)) OR finger, single, each tendon	5.0	60	3.0	26518 three or four digits	10.0	90	3.0
26442 palm AND finger, each tendon	6.0	60	3.0	26520 Capsulectomy ((or capsuloplasty)) for contracture, metacarpo((-))phalangeal joint, single, each	7.0	90	3.0
((26441 multiple, through same incision	6.0	60	3.0)	((26521 multiple	BR+		3.0)
26445 ((finger, single)) Tenolysis, extensor tendon, dorsum of hand or finger; each tendon	6.0	60	3.0	26525 interphalangeal joint, single, each	7.0	90	3.0
((26446 multiple	BR+		3.0)	((26526 multiple	BR+		3.0)
26449 Tenolysis, complex, extensor tendon, dorsum of hand or finger, including hand and forearm	BR		3.0	26530 Arthroplasty, metacarpo((-))phalangeal joint, single, each	7.0	90	3.0
(For fascia or other implant, see 20920, 20922)				26531 with prosthetic implant, single, each	9.0	90	3.0
26450 Tenotomy, flexor, ((open)) single, palm, ((single)) open each	4.0	30	3.0	((26533 multiple, with or without prosthetic implant	BR+		3.0)
((26451 multiple, through same incision	6.0	30	3.0)	26535 Arthroplasty interphalangeal joint((:)); single, each	8.0	90	3.0
26455 ((finger, single)) Tenotomy, flexor, single, finger, open, each	5.0	30	3.0	26536 with prosthetic implant, single, each	BR+		3.0
((26456 multiple	BR+		3.0)	((26538 multiple, with or without prosthetic implant	BR+		3.0)
26460 Tenotomy, extensor, hand or finger, single, each	BR+		3.0	26540 Reconstruction, collateral ligament, metacarpo((-))phalangeal joint((: thumb))	10.0	90	3.0
((26470))26471 Tenodesis, for proximal interphalangeal joint stabilization ((metacarpo-phalangeal				26541 with tendon or fascial graft (includes obtaining graft)	12.0	90	3.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
26560	Repair of syndactyly (web finger), each web space; with skin flaps	9.5	45	3.0			
26561	with skin flaps and grafts	12.5	45	3.0			
26562	complex, involving bone, nails, etc.	BR+		3.0			
26565	Osteotomy for correction of deformity(-); metacarpal	8.0	90	3.0			
26567	phalanx	5.0	90	3.0			
26570	Bone graft, (includes obtaining graft); metacarpal ((includes obtaining graft))	10.0	120	3.0			
26574	phalanx	7.0	120	3.0			
26580	Repair cleft hand	BR					
26585	Repair bifid digit	BR					
26590	Repair macrodactylia	BR					
FRACTURES AND/OR DISLOCATION							
26600	((Metacarpal fracture, single, closed; without reduction)) Treatment of closed metacarpal fracture, single; without manipulation, each bone	Sv. &					
26605	((closed manipulative reduction)) with manipulation, each bone	2.4	90	3.0			
26610	((open, with uncomplicated soft tissue closure, manipulative reduction)) Treatment of open metacarpal fracture, single, with uncomplicated soft tissue closure, each bone	3.0	90	3.0			
26615	((closed or open, open reduction, with or without internal or external skeletal fixation)) Open treatment of closed or open metacarpal fracture, single, with or without internal or external skeletal fixation, each bone	7.0	90	3.0			
(26620)	multiple, closed, without reduction	Sv. &					
*26625	closed manipulative reduction	*3.0	90	3.0			
26630	open, with uncomplicated soft tissue closure, manipulative reduction	3.6	90	3.0			
26635	closed, or open, open reduction with or without internal or external skeletal fixation	BR+		3.0)			
(26640) 26641	((Carpometacarpal dislocation, thumb (Bennett fracture), closed, without reduction)) Treatment of carpometacarpal dislocation, thumb, with manipulation	Sv. &					
26645	((closed manipulative reduction)) Treatment of closed carpometacarpal fracture dislocation, thumb (Bennett fracture), with manipulation;	4.0	45	3.0			
26650	with skeletal fixation	6.0	45	3.0			
26655	((open)) Treatment of open carpometacarpal fracture dislocation, thumb (Bennett fracture), with uncomplicated soft tissue closure((-, manipulative reduction));	5.0	45	3.0			
26660	with skeletal fixation	7.0	45	3.0			
26665	((closed or open, open reduction, with or without internal or external skeletal fixation)) Open treatment of closed or open carpometacarpal fracture dislocation, thumb (Bennett fracture), with or without internal or external skeletal fixation	10.0	90	3.0			
*26670	((other carpo-metacarpal dislocation; closed, single, closed manipulative reduction, without anesthesia)) Treatment of closed carpometacarpal dislocation, other than Bennett fracture, single, with manipulation; without anesthesia	*0.72	0				
26675	requiring anesthesia	2.0	45	3.0			
26680	((open, with uncomplicated soft tissue closure, manipulative reduction)) Treatment of open carpometacarpal dislocation, other than Bennett fracture, single, with uncomplicated soft tissue closure	3.0	45	3.0			
26685	((closed or open, open reduction, with or without internal or external skeletal fixation)) Open treatment of closed or open carpometacarpal dislocation, other than Bennett fracture; single, with or without internal or external skeletal fixation	6.0	90	3.0			
26686	complex, multiple or delayed reduction	BR					
*26700	((Metacarpophalangeal dislocation; closed, single, closed manipulative reduction, without anesthesia)) Treatment of closed metacarpophalangeal dislocation, single, with manipulation; without anesthesia	*0.72	0				
26705	requiring anesthesia	2.0	45	3.0			
26710	((open, with uncomplicated soft tissue closure, manipulative reduction)) Treatment of open metacarpophalangeal dislocation, single, with uncomplicated soft tissue closure	3.0	45	3.0			
26715	((closed or open, open reduction, with or without internal or external skeletal fixation)) Open treatment of closed or open metacarpal phalangeal dislocation, single, with or without internal or external skeletal fixation	6.0	90	3.0			
26720	((Phalanges, fracture, proximal or middle, finger, or thumb, closed, without reduction)) Treatment of closed phalangeal shaft fracture, proximal or middle phalanx, finger or thumb; without manipulation, each	Sv. &					
26725	((closed manipulative reduction)) with manipulation, each	1.6	45	3.0			
96727	Treatment of unstable phalangeal shaft fracture, proximal or middle phalanx, finger or thumb, with manipulation, requiring traction or fixation, each	2.0	45	3.0			
26730	((open, with uncomplicated soft tissue closure, manipulative reduction)) Treatment of open phalangeal shaft fracture, proximal or middle phalanx, finger or thumb, with uncomplicated soft tissue closure, each	2.2	45	3.0			
26735	((closed or open, open reduction, with or without internal or external skeletal fixation)) Open treatment of closed or open phalangeal shaft fracture, proximal or middle phalanx, finger or thumb, with or without internal or external skeletal fixation, each	4.0	60	3.0			
26740	Treatment of closed articular fracture, involving metacarpophalangeal or proximal interphalangeal joint; without manipulation, each	Sv. &					
26742	with manipulation, each	2.0	60	3.0			
26743	with manipulation requiring traction for fixation, each	4.0	60	3.0			
26744	Treatment of open articular fracture, involving metacarpophalangeal or proximal interphalangeal joint, with uncomplicated soft tissue closure, each	1.5	60	3.0			
26746	Open treatment of closed or open articular fracture, involving metacarpophalangeal or proximal interphalangeal joint, each	2.5	60	3.0			
26750	((distal phalanx, finger or thumb, closed; without reduction)) Treatment of closed distal phalangeal fracture, finger or thumb; without manipulation, each	Sv. &					
(*)26755	((closed manipulative reduction)) with manipulation, each	*0.72	0				
26760	((open, with uncomplicated soft tissue closure, manipulative reduction)) Treatment of open distal phalangeal fracture, finger or thumb, with uncomplicated soft tissue closure, each	1.2	30	3.0			
26765	((closed or open, open reduction, with or without internal or external skeletal fixation)) Open treatment of closed or open distal phalangeal fracture, finger or thumb, each	2.4	45	3.0			
(*)26770	((interphalangeal joint dislocation; single, closed, manipulative reduction without anesthesia)) Treatment of closed interphalangeal joint dislocation, single, with manipulation; without anesthesia	*0.72	0				
26775	requiring anesthesia	1.2	45	3.0			
26780	((open, with uncomplicated soft tissue closure, manipulative reduction)) Treatment of open interphalangeal joint dislocation, single, with uncomplicated soft						

call for p/r a "2"
 [26727]

	Unit Value	Follow-up Days=	Basic Anes@
tissue closure	1.6	45	3.0
26785 ((closed or open, open reduction with or without internal or external skeletal fixation)) Open treatment of closed or open interphalangeal joint dislocation, single ..	2.4	60	3.0
ARTHRODESIS			
26820 Fusion in opposition, thumb, with autogenous graft (includes obtaining graft) ..	10.0	120	3.0
((26840))26841 ((Carpo-metacarpal)) Arthrodesis, carpometacarpal joint, thumb, with or without internal fixation;	8.0	120	3.0
26842 with autogenous graft (includes obtaining graft)	10.0	120	3.0
26843 Arthrodesis, carpometacarpal joint, digits, other than thumb;	8.0	120	3.0
26844 with autogenous graft (includes obtaining graft)	10.0	120	3.0
26850 Arthrodesis metacarpo((-))phalangeal joint, with or without internal fixation ..	7.0	120	3.0
26852 with autogenous graft (includes obtaining graft)	8.0	120	3.0
26860 Arthrodesis, interphalangeal joint, with or without internal fixation	5.0	120	3.0
26861 each additional interphalangeal joint ..	4.0	120	3.0
26862 with autogenous graft (includes obtaining graft)	6.0	120	3.0
26863 with autogenous graft (includes obtaining graft), each additional joint ..	5.0	120	3.0

AMPUTATION

(For hand through metacarpal bones, see 25927)

((26900) Hand through metacarpal bones	10.0	90	3.0)
26910 Amputation, metacarpal, with finger or thumb((-single)) (ray amputation), single, with or without interosseous transfer	7.0	90	3.0
(For repositioning, see 26550-26555)			
((26950)) 26951 ((Finger, any joint or phalanx, single)) Amputation, finger or thumb, primary or secondary, any joint or phalanx, single, including neurectomies; with direct closure	3.0	45	3.0
26952 with local advancement flaps (V-Y, hood)	5.0	45	3.0
(((For skin grafts or flap closure, see 15050-15770)))			
(For repair of soft tissue defect((s)) requiring split((:)) or full thickness((: neurovascular)) graft or other pedicle grafts, see ((15100-15770)) 15050-15750)			

MISCELLANEOUS

26989 Unlisted procedure, hands or fingers. . . . BR

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-079 PELVIS AND HIP JOINT.(((INCLUDING HEAD AND NECK OF FEMUR)))

(Including head and neck of femur)

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
(For perineal abscess, see 45020, 46050, 46060)			
(For incision and drainage procedures, superficial, see 10000-10160)			

	Unit Value	Follow-up Days=	Basic Anes@
26990 Incision and drainage, deep abscess or hematoma	BR		3.0
26991 infected bursa	BR		3.0
26992 Incision, deep, with opening of bone cortex for osteomyelitis or bone abscess; ..	BR		3.0
26995 with suction irrigation	BR		3.0
*27000 Tenotomy, adductor, subcutaneous, closed (((independent)) separate procedure)	*1.0	0	3.0
27001 ((open)) Tenotomy, adductor, subcutaneous, open; unilateral	3.0	45	3.0
27002 bilateral	4.0	45	3.0
27003 Tenotomy, adductor, subcutaneous, open; with obturator neurectomy; unilateral ..	5.0	45	3.0
27004 bilateral	6.0	45	3.0
27005 Tenotomy, iliopsoas, open (((independent)) separate procedure)	6.0	45	3.0
27006 Tenotomy, abductors, open (separate procedure)	6.0	60	3.0
(For "hanging hip" procedure, see 27115)			
27010 Gluteal-iliotibial fasciotomy (Ober type procedure)	6.0	45	3.0
27015 Iliac crest fasciotomy (Soutter or Campbell type procedure), stripping of ilium	8.0	90	3.0
27025 Ober-Yount fasciotomy, combined with spica cast, pins in tibia, wedging the cast, etc.((:)); unilateral	10.0	90	3.0
27026 bilateral	12.0	90	3.0
27030 Arthrotomy (((capsulotomy))), hip, ((with exploration)) for drainage ((or removal of loose or foreign body));	14.0	90	3.0
27031 with suction irrigation	15.0	90	3.0
27033 Arthrotomy, hip, for exploration or removal of loose or foreign body	16.0	90	3.0
27035 Hip joint denervation, intrapelvic or extrapelvic intra-articular branches of sciatic, femoral or obturator nerves	17.0	60	3.0
((27036) intra- and extrapelvic	22.0	60	3.0)
(For obturator neurectomy, see ((64080, 64085)) 64763-64768)			

EXCISION

27040 Biopsy, soft tissues; superficial	1.2	7	3.0
27041 deep	2.4	15	3.0
27047 Excision, benign tumor; subcutaneous ..	3.0	7	3.0
27048 deep, subfascial, intramuscular	4.0	15	3.0
(((For biopsy, see 20200-20245)))			
27050 Arthrotomy (((capsulotomy))), for biopsy((:)); sacroiliac joint	6.0	90	3.0
27052 hip joint	14.0	90	3.0
27054 Arthrotomy for synovectomy, hip joint ..	20.0	90	3.0
27060 Excision ((of)); ischial bursa	5.0	60	3.0
27062 trochanteric bursa or calcification . . .	4.0	60	3.0

(For arthrocentesis or needling of bursa, see 20610)

27065 Excision of bone cyst or benign tumor((:)); superficial (((e-g:)) wing ((or)) of ilium, symphysis pubis or greater trochanter of femur)((:)) with or without autogenous bone ((chips)) graft ..	5.0	120	3.0
27066 deep, with or without bone graft	9.5	120	3.0
27067 with bone graft requiring separate incision	10.0	120	3.0
27070 Partial excision of bone (craterization, saucerization ((or diaphysectomy))), for osteomyelitis((:)); superficial (((e-g:)) eg, wing of ilium, symphysis pubis or greater trochanter of femur)	6.0	60	3.0
27071 deep	12.0	60	3.0
27075 Radical resection for tumor or infection; wing of ilium; one pubic or ischial ramus or symphysis pubis	BR+		5.0
27076 ilium, including acetabulum, both pubic rami, or ischium and acetabulum	BR		3.0
27077 innominate bone, total	BR		3.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@		
27078	ischial tuberosity and greater trochanter of femur	BR	3.0	((27156— age 6 or over	30.0	120	5.0)		
27079	ischial tuberosity and greater trochanter of femur, with skin flaps	BR	3.0	((27160))27161	20.0	120	3.0)		
	(For amputation, either interpelviabdominal or hip disarticulation type, see 27290, 27295)								
27080	Coccygectomy primary	6.0	90	3.0	27165	Osteotomy, ((inter-) intertrochanteric or subtrochanteric including internal or external fixation and/or cast	24.0	120	5.0
INTRODUCTION AND/OR REMOVAL									
	((For arthrocentesis or needling of bursa, see 20610))				27170	Bone graft for nonunion, femoral head, neck, intertrochanteric or subtrochanteric area (includes obtaining bone graft)	24.0	120	6.0
27086	Removal of foreign body; subcutaneous tissue	BR	3.0	27175	Treatment of slipped femoral epiphysis(;	Sv. &	20.0	120	3.0
27087	deep	BR	3.0						
27088	deep, complicated	BR	3.0	27176	by single or multiple pinning, in situ	20.0	120	3.0	
	(For wire or pin insertion, see 20650)			27177	((open reduction,)) Open treatment of slipped femoral epiphysis; single or multiple pinning or bone graft (includes obtaining graft)	22.0	120	5.0	
27090	Removal of hip prosthesis; ((independent)) separate procedure	14.0	90	3.0	27178	closed manipulation with single or multiple pinning	21.0	120	5.0
27091	complicated, including "total hip"	BR	7.0	27179	osteoplasty of femoral neck ((Hayman)) Heyman type procedure	16.0	120	5.0	
27093	Injection procedure for hip arthrography; without anesthesia	BR	3.0	27181	osteotomy and internal fixation	24.0	120	5.0	
27095	with anesthesia	BR	3.0	27185	Epiphyseal arrest by epiphysiodesis or stapling, greater trochanter	5.0	120	3.0	
	(For hip arthrography, see 73525)								
REPAIR, REVISION OR RECONSTRUCTION									
	(For abdominal fascial transplant, bilateral (Lowman type procedure), see 22910)								
	(For repair of deep wound, see 20800)								
27097	Hamstring recession, proximal	BR	3.0	27190	((Sacrum, fracture, closed, without reduction)) Treatment of closed sacral fracture; without manipulation	Sv. &	BR	3.0	
27098	Adductor transfer to ischium	BR	3.0	27191	with manipulation	BR	3.0		
27100	Transfer external oblique muscle to greater trochanter including fascial or tendon extension (graft)	15.0	120	5.0	27192	((closed or open, open reduction)) Open treatment of closed or open sacral fracture	BR+	3.0	
27105	Transfer paraspinal muscle to hip (includes fascial or tendon graft)	16.0	120	3.0	27195	((Sacro-iliac and/or symphysis pubis dislocation)) Treatment of sacroiliac and/or symphysis pubis dislocation, without manipulation	Sv. &		
27110	Transfer iliopsoas to greater trochanter	18.0	120	3.0	27196	Treatment of sacroiliac and/or symphysis pubis dislocation, with anesthesia and with manipulation	BR	3.0	
27111	to femoral neck	15.0	120	3.0	27200	((Coccyx, fracture)) Treatment of closed coccygeal fracture	Sv. &	BR	3.0
27115	Muscle release, complete(;) (hanging hip operation)	BR+	5.0	27201	Treatment of open coccygeal fracture	BR	3.0		
27120	((Hip reconstruction)) Acetabuloplasty; (Whittman or ((Colona)) Colonna type procedure)	24.0	120	6.0	27202	Open treatment of closed or open coccygeal fracture	BR	3.0	
27122	resection femoral head (Girdlestone ((type)) procedure)	20.0	120	7.0	27210	((Iliac, pubic and/or ischial fracture(s), closed, without reduction)) Treatment of closed iliac, pubic or ischial fracture, without manipulation, single	Sv. &	BR	3.0
27125	Arthroplasty((cup or)); prosthesis	28.0	180	7.0	27211	more than one	Sv. &	BR	3.0
27126	cup	26.0	180	6.0	27212	((open, with uncomplicated soft tissue closure, manipulative reduction)) Treatment of open iliac, pubic or ischial fracture, with uncomplicated soft tissue closure	Sv. &	3.0	
27127	cup with acetabuloplasty	34.0	180	7.0	27214	((closed or open, open reduction, with or without internal or external skeletal fixation)) Open treatment of closed or open iliac, pubic or ischial fracture, with or without internal or external skeletal fixation	BR+	4.0	
27130	Arthroplasty, acetabular and proximal femoral prosthetic replacement (total hip replacement); simple	40.0	180	7.0	27220	((Acetabulum (hip socket), fracture(s); closed, without reduction)) Treatment of closed acetabulum (hip socket) fracture(s); without manipulation	Sv. &		
27131	complex	BR	7.0	27222	((closed manipulative reduction with or without skeletal traction)) with manipulation with or without skeletal traction	8.0	90	3.0	
27135	Secondary reconstruction or revision of arthroplasty, any type	BR+	7.0	27224	((closed or open, open reduction, with or without internal or external skeletal fixation)) Open treatment of closed or open acetabulum (hip socket) fracture(s), with or without internal or external fixation, simple	22.0	90	5.0	
27140	Osteotomy and ((transfernee)) transfer of greater trochanter ((independent)) separate procedure	12.0	90	3.0	27225	complicated, intrapelvic approach	BR	5.0	
((27145))27146	Osteotomy, iliac ((or acetabular (Pemberton or Saiter type procedure), under age 6 years)), acetabular or innominate bone;	((19.0))	120	4.0	27230	((Femur, fracture, proximal end, neck, closed, without reduction)) Treatment of			
27147	with open reduction of hip	24.0	120	5.0)					
((27146— age 6 or over	24.0	120	5.0)						
((27150))27151	with femoral osteotomy(;	27.0	120	4.0					
under age 6 years))	27.0	120	5.0)						
((27151— age 6 or over	27.0	120	5.0)						
((27155))27156	with femoral osteotomy and with open reduction of hip((; under age 6 years))	((27.0))	120	4.0					
		30.0							
27157	Acetabular augmentation (Wilson procedure)	BR	120	5.0					
27158	Osteotomy, pelvis, bilateral for congenital malformation	BR	5.0						

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
27232	Sv. &			((27270) Sacro-iliac joint, without anesthesia, including office visit. 0.3			
				*27272 requiring general anesthesia *1.2			0
				*27275 Manipulation, hip joint, requiring general anesthesia *1.2			0
27234	9.5	90	3.0			0	3.0
27235	12.0	90	3.0	ARTHRODESIS			
27236	20.0	180	4.0	27280 ((Sacro-iliac) Arthrodesis, sacroiliac joint ((includes) including obtaining graft); unilateral 14.0	120	5.0	
27238	22.0	120	6.0	27281 bilateral 20.0	120	5.0	
27240	Sv. &			27282 Arthrodesis, symphysis pubis (((includes) including obtaining graft) BR+		4.0	
27242	9.5	90	3.0	27284 ((Fusion-of) Arthrodesis, hip joint ((includes) including obtaining graft); 24.0	180	5.0	
27244	12.0	90	3.0	27286 with subtrochanteric osteotomy 26.0	180	5.0	
27246	20.0	120	6.0	AMPUTATION			
27248	Sv. &			27290 Interpelviabdominal amputation (hind quarter amputation) 29.0	120	11.0	
27250	7.0	90	5.0	27295 Disarticulation of hip 24.0	120	8.0	
27252	4.8	120	3.0	MISCELLANEOUS			
27253	15.0	180	5.0	27299 Unlisted procedure, pelvis or hip joint ... BR			
27255	17.0	120	5.0	AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)			
27256	22.0	180	5.0	WAC 296-22-082 FEMUR (THIGH REGION) AND KNEE JOINT ((INCLUDES TIBIAL PLATEAUS))			
27257	Sv. &			(including tibial plateaus)			
27258	4.5	45	3.0	INCISION			
27259	BR	120	5.0	(For incision and drainage of abscess or hematoma, superficial, see 1000-10160)			
				((27300) Tenotomy, subcutaneous (closed); adductor or hamstring, single (independent procedure) 2.4	45	3.0	
				27301 Incision and drainage of deep abscess, infected bursa, or hematoma BR			
				27303 Incision, deep, with opening of bone cortex for osteomyelitis or bone abscess; ... BR		3.0	
				27304 with suction irrigation BR		3.0	
				(For open tenotomy, see 27390, 27392)			
				27305 ((Hio-tibial fasciotomy)) Fasciotomy, iliotibial (tenotomy), open 6.0	45	3.0	
				(For combined Ober-Yount fasciotomy, see 27025)			
				27306 Tenotomy, subcutaneous, closed, adductor or hamstring, (separate procedure); single 1.2	60	3.0	
				27307 multiple 4.0	60	3.0	
				27310 Arthrotomy ((capsulotomy)), knee, with exploration, drainage or removal of foreign body; 12.0	90	3.0	
				with suction irrigation 13.0	90	3.0	
				27311 ((Hamstring muscle neurectomy)) Neurectomy, hamstring muscle 11.0	30	3.0	
				27320 ((Popliteal (gastrocnemius) neurectomy)) Neurectomy, popliteal (gastrocnemius) 11.0	30	3.0	
				EXCISION			
				((For biopsy, see 20200-20245))			
				27323 Biopsy, soft tissues; superficial 1.2	7	3.0	
				27324 deep 2.4	15	3.0	
				27327 Excision, benign tumor; subcutaneous ... 3.0	7	3.0	
				27328 deep, subfascial, or intramuscular ... 4.0	15	3.0	
				27330 Arthrotomy ((capsulotomy)), knee; for synovial biopsy only 12.0	90	3.0	
MANIPULATION							

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
27331				27407			
				27408			
				27409			
27332	13.0	90	3.0	((27412))27410	18.0	120	3.0
	14.0	90	3.0				
27333	20.0	90	3.0				
27334				((27413))27411	19.0	120	3.0
27335	14.0	120	3.0				
27340	5.0	60	3.0	((27414))27413	19.0	120	3.0
27345							
27350	8.0	60	3.0				
27355	12.0	90	3.0				
27356	11.0	60	3.0	27414	23.0	120	3.0
27357	12.0	60	3.0				
27358	14.0	120	3.0	27415	23.0	120	3.0
27360	15.0	120	3.0	27416	20.0	120	3.0
				27420	22.0	120	3.0
27361	10.0	60	3.0	27422	15.0	120	3.0
27365	13.0	120	3.0				
	BR+		3.0	27424	15.0	120	3.0
INTRODUCTION AND/OR REMOVAL				27430	17.0	120	3.0
(For arthrocentesis or needling of bursa or joint, see 20610)				27435	15.0	120	3.0
(For removal of Rush pin, intramedullary rod, etc., see 20680)				27437	14.0	90	3.0
27370	0.6	0		27438	22.0	120	3.0
(For knee arthrography, see 73580, 73581)				27440	20.0	120	3.0
27372	BR			27441	BR	120	3.0
27375	5.4			27442	24.0	120	3.0
27376	7.0	30	3.0	27443	BR		
27377	12.0	90	3.0	27444	28.0	120	3.0
27378	10.0	90	3.0	27445	28.0	120	3.0
(When knee arthroscopy is performed in conjunction with arthroscopy, see Modifier -50)				27446	BR	120	3.0
REPAIR, REVISION OR RECONSTRUCTION				27447	40.0	120	3.0
(For repair of deep wound, see 20800)				27448	13.0	120	3.0
27380	11.0	90	3.0	27449	15.0	120	3.0
27381	BR			27450	19.0	90	3.0
27385	13.0	90	3.0	27452	24.0	120	3.0
27386	15.0	90	3.0	((27452))27454			
27390	6.0	45	3.0				
((27392))	8.0	45	3.0				
27391	6.0	90	3.0				
27392	8.0	45	3.0				
27393	8.0	90	3.0				
27394	12.0	90	3.0	27455	12.0	90	3.0
27395	16.0	120	3.0				
(For subcutaneous tenotomy, see 27300, 27302)				((27456))27457	14.0	90	3.0
((27395))27396	16.0	120	3.0	27460	18.0		
27397	14.0	120	3.0				
27400	16.0	120	3.0				
27405	14.0	120	3.0				

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-087 LEG (TIBIA AND FIBULA) AND ANKLE JOINT.

	Unit Value	Follow-up Days=	Basic Anes@	
INCISION				
27600	Fasciotomy, leg, anterior compartment, for closed spaced decompression;	5.0	30	3.0
27602	including posterior compartment decompression.	7.0	30	3.0
(For incision and drainage procedures, superficial, see 10000-10160)				
27603	Incision and drainage; deep abscess or hematoma	BR		SV
27604	infected bursa			
27605	Tenotomy, Achilles tendon, subcutaneous ((independent)) separate procedure; local anesthesia	1.0	0	3.0
27606	general anesthesia	2.0	0	3.0
27607	Incision, deep, with opening of bone cortex for osteomyelitis or bone abscess;	BR		3.0
27608	with suction irrigation	BR		30.0
27610	Arthrotomy ((capsulotomy)), ankle, with exploration, drainage or removal of loose or foreign body;	9.0	60	3.0
27611	with suction irrigation	10.0	120	3.0
27612	Arthrotomy, ankle, posterior capsular release, with or without Achilles tendon lengthening (see also 27685)	10.0	60	3.0
(See also 27685)				
EXCISION				
27613	Biopsy, soft tissues; superficial	1.2	7	3.0
27614	deep	2.4	15	3.0
27618	Excision, benign tumor; subcutaneous	3.0	7	3.0
27619	deep, subfascial or intramuscular	4.0	15	3.0
(((For biopsy, see 20200-20245)))				
27620	Arthrotomy (capsulotomy), ankle, for biopsy	9.0	60	3.0
27625	Arthrotomy, ankle, for synovectomy;	12.0	90	3.0
27626	including tenosynovectomy	14.0	90	3.0
27630	Excision of lesion of tendon, sheath or capsule ((e.g.)) eg, cyst or ganglion, etc.)	3.6	30	3.0
27635	Excision, or curettage, of bone cyst or benign tumor, tibia or fibula;	10.0	60	3.0
27637	with primary autogenous graft (includes obtaining graft)	13.0	120	3.0
27638	with primary homogenous graft	14.0	120	3.0
27640	((Partial excision of bone)) Excision of bone, partial, (craterization, saucerization or diaphysectomy) for osteomyelitis(:); tibia ((and/or fibula))	12.0	60	3.0
27641	fibula	10.0	60	3.0
27645	((Radical resection for tumor)) Resection for tumor, radical; tibia	BR+		3.0
-27646	fibula	BR		
27647	talus or calcaneus	BR		
INTRODUCTION ((AND))OR REMOVAL				
(For arthrocentesis or needling of bursa or joint, see 20605)				
(For removal of Rush pin, intramedullary rod, Lottes nail, etc., see 20680)				
27648	Injection procedure for ankle arthrography	BR		
(For ankle arthrography, see 73615)				
REPAIR, REVISION OR RECONSTRUCTION				
(For repair of deep wound, see 20800)				
27650	Suture ((of)), primary, ruptured Achilles tendon	11.0	120	3.0
27652	with graft (includes obtaining graft)	14.0	120	3.0

	Unit Value	Follow-up Days=	Basic Anes@	
27654	Suture, secondary, ruptured Achilles tendon, with or without graft	14.0	120	3.0
((27655))27656	Repair ((of)), fascial defect of leg	6.0	45	3.0
((27660))27658	((Repair of suture of tendon; primary, leg, flexor, single)) Repair or suture of flexor tendon of leg; primary, without free graft, single, each	6.0	90	3.0
((27662))27659	secondary with or without free graft, single tendon, each	8.0	90	3.0
((27664) 27666)	each additional tendon secondary with or without free graft.	1.0		2.0))
((27668))27664	((extensor, single)) Repair or suture of extensor tendon of leg; primary, without free graft, single, each	4.0	90	3.0
((27670))27665	secondary with or without free graft, single tendon, each	6.0	90	3.0
((27672) 27674)	each additional tendon secondary with or without free graft.	1.0		2.0))
27675	Repair for dislocating peroneal tendons; without fibular osteotomy	5.0	90	3.0
27676	with fibular osteotomy	6.0	90	3.0
27680	Tenolysis, ((open single)) including tibia, fibula and ankle flexor, single	5.0	60	3.0
27681	multiple (through same ((mc=)) incision), each	6.0	60	3.0
27685	Lengthening or shortening of tendon ((e.g., Achilles tendon) (see also 27605; 27612)); single (separate procedure)	7.0	90	3.0
27686	multiple (through same incision), each	8.0	120	3.0
27687	Gastrocnemius recession (eg, Strayer procedure)	7.0	120	3.0
(Toe extensors are considered as a group to be a single tendon when transplanted into midfoot)				
27690	Transfer or transplant of single tendon (with muscle redirection or rerouting)((; single)); superficial (eg, anterior tibial extensors into midfoot)	8.0	120	3.0
27691	anterior tibial or posterior tibial through interosseous space	10.0	120	3.0
((27694))27692	each additional tendon	2.0		3.0))
((27693) 27695)	through interosseous space	10.0	120	3.0))
27695	Suture, primary, torn, ruptured or severed ligament, ankle(:); collateral	10.0	120	3.0
27696	both collateral ligaments	14.0	120	3.0
27698	((secondary repair, collateral ligament)) Suture, secondary repair, torn, ruptured or severed ligament; ankle, collateral (eg, Watson-Jones procedure)	14.0	120	3.0
27700	Arthroplasty, ankle;	BR+		3.0
27702	with implant ("total ankle")	BR		3.0
27704	Removal of ankle implant	BR		
27705	Osteotomy(:); tibia	12.0	90	3.0
27707	fibula	7.0	90	3.0
27709	tibia and fibula	14.0	90	3.0
27712	multiple, with realignment on intramedullary rod (Sofield type procedure)	18.0	90	3.0
(For osteotomy to correct genu varus (bowleg) or genu valgus (knock-knee), see 27455-((27464)) 27462)				
27715	Osteoplasty, tibia and fibula, lengthening	24.0	90	3.0
27720	Repair of nonunion or malunion, tibia, without graft ((e.g.)) eg, compression technic, etc.)	18.0	90	3.0
27722	with sliding graft((toat bone))	20.0	120	3.0
27724	with iliac or other autogenous bone graft (includes obtaining graft)	22.0	120	3.0
27725	by synostosis, with fibula, any method	BR	120	3.0
27727	Repair of congenital pseudarthrosis, tibia	BR	120	3.0
27730	((Epiphyseal)) Epiphyseal arrest by ((epiphysiodests)) epiphysiodesis or stapling, distal tibia	12.0	120	3.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
*27884 secondary closure or scar revision ...	*Sv.&		3.0				
27886 ((re- <u>amputation</u>)) reamputation	BR+		4.0	28092 toes	2.4	30	3.0
27888 Amputation, ankle, through malleoli of tibia and fibula (Syme, Pirogoff type procedures), with plastic closure and resection of nerves	12.0	90	3.0	28100 Excision or curettage of bone cyst or benign tumor, ((astragalus or os calcis)) talus or calcaneus;	6.0	60	3.0
27889 Ankle disarticulation	12.0	120	3.0	28102 with iliac or other autogenous bone graft (includes obtaining graft)	7.0	120	3.0
MISCELLANEOUS				28103 with homogenous bone graft	8.0	120	3.0
27899 Unlisted procedure, leg or ankle	BR			28104 ((other tarsal or metatarsal bones)) Excision or curettage of bone cyst or benign tumor, tarsal or metatarsal bones, except talus or calcaneus;	4.8	60	3.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-091 FOOT.

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
INCISION				28106 with iliac or other autogenous bone graft (includes obtaining graft)	5.6	120	3.0
(For incision and drainage procedures, superficial, see 10000-10160)				28107 with homogenous bone graft	6.6	120	3.0
28001 Incision and drainage, infected bursa ...	SV			28108 ((Phalanges)) Excision or curettage of bone cyst or benign tumor, phalanges; ..	3.6	60	3.0
28002 Deep infection, below fascia, requiring deep dissection, with or without tendon sheath involvement; single bursal space, specify	BR		3.0	28109 with homogenous bone graft	4.6	60	3.0
28003 multiple areas	BR		3.0	(For osteotomy, partial ((e.g.) eg, hallux valgus, Silver type procedure) see 28290)			
28004 multiple areas with suction irrigation	BR		3.0	28110 Osteotomy, partial excision ((of)), fifth metatarsal head (bunionette) ((independent)) separate procedure	2.4	60	3.0
28005 Incision, deep, with opening of bone cortex for osteomyelitis or bone abscess; ...	BR		3.0	28111 Osteotomy, complete excision of first metatarsal head	7.0	90	3.0
28006 with suction irrigation	BR		3.0	28112 other metatarsal head((,-single)) (second, third or fourth)	4.0	60	3.0
((28000))28008 Fasciotomy, plantar and/or toe, subcutaneous (see also 28060, 28062, 28250)	2.4	60	3.0	28113 fifth metatarsal head	1.0	90	3.0
*28010 Tenotomy, subcutaneous, toe((-)); single	*0.8	0	3.0	28114 all metatarsal heads with partial proximal phalangectomies (Clayton type procedure)	12.0	60	3.0
*28011 multiple	*1.2	0	3.0	28116 Osteotomy, excision of tarsal coalition ..	7.0	60	3.0
(For open tenotomy, see 28230, 28234)				28118 ((os calcis)) Osteotomy, calcaneus; partial (Cotton scoop type procedure)	7.0	60	3.0
28020 Arthrotomy ((capsulotomy)), with exploration, drainage or removal of loose or foreign body((-)); intertarsal or tarsometatarsal joint	6.0	60	3.0	28119 for spur, with or without plantar fascial release			
28022 metatarsophalangeal joint	3.6	60	3.0	28120 Partial excision of bone (craterization, saucerization, sequestrectomy, or diaphysectomy) for osteomyelitis, ((astragalus)) talus or ((os calcis)) calcaneus;	6.0	60	3.0
28024 interphalangeal joint	2.4	60	3.0	28121 with suction irrigation	7.0	60	3.0
28030 Neurectomy of intrinsic musculature of foot	BR+		3.0	28122 ((other tarsal or metatarsal bone)) Partial excision of bone (craterization, saucerization or diaphysectomy) for osteomyelitis, tarsal or metatarsal bone, except talus or calcaneus;	4.8	60	3.0
28035 Tarsal tunnel release (posterior tibial nerve decompression)	8.0	60	3.0	28123 with suction irrigation	5.0	60	3.0
EXCISION				28124 ((phalanx)) Partial excision of bone (craterization, saucerization, or diaphysectomy) for osteomyelitis, phalanx	3.6	60	3.0
(For toenail, see 11730-11750)				28126 Condylectomy, phalangeal base, single toe, each	8.0	60	3.0
28043 Excision, benign tumor; subcutaneous ...	3.0	7	3.0	28130 ((Astragalectomy)) Talectomy (astragalectomy)	10.0	120	3.0
28045 deep, subfascial, intramuscular	4.0	15	3.0	28135 Calcanelectomy	10.0	120	3.0
((For biopsy, see 20200-20240))				28140 Metatarsectomy	6.0	60	3.0
28050 Arthrotomy for synovial biopsy((-)); intertarsal or tarsometatarsal joint	6.0	60	3.0	28150 Phalangectomy, single, each	3.6	30	3.0
28052 metatarsophalangeal joint	3.6	60	3.0	((28151 multiple	4.8	30	3.0
28054 interphalangeal joint	2.4	60	3.0	28153 Resection, head of phalanx	6.0	30	3.0
28060 Fasciectomy, excision of plantar fascia((-)); partial ((independent)) separate procedure	6.0	60	3.0	28160 Hemiphalangectomy or interphalangeal joint excision, single, each	3.0	30	3.0
28062 radical ((independent)) separate procedure	BR+		3.0	((28161 multiple	4.2	30	3.0
(For plantar fasciotomy, see ((28000)) 28008, 28250)				((28170))28171 Radical resection for tumor; tarsal (except talus or calcaneus)	BR+		3.0
28070 Synovectomy, intertarsal or tarsometatarsal joint, each	6.0	90	3.0	28173 metatarsal	BR		3.0
28072 metatarsophalangeal joint, each	3.6	90	3.0	28175 phalanx	BR		3.0
28080 Excision of Morton((-)) neuroma, single, each	3.6	30	3.0	(For talus or calcaneus, see 27647)			
28086 Synovectomy, tendon sheath; flexor	6.0	90	3.0	INTRODUCTION AND/OR REMOVAL			
28088 extensor	6.0	90	3.0	(For arthrocenteses (injections or aspiration), see 20600, 20605)			
28090 Excision of lesion of tendon or fibrous sheath or capsule (including synovectomy) (cyst or ganglion((-);				(For K wire or pin insertion or removal, see 20650, 20670)			
				28190 *Remove foreign body; subcutaneous ...	BR		3.0
				28192 deep	BR		3.0
				28193 complicated	BR		3.0

	Unit Value	Follow-up Days=	Basic Anes@
28735 multiple or transverse; with osteotomy as for flat foot correction	11.0	120	3.0
28737 Arthrodesis, midtarsal navicular-cuneiform, with tendon lengthening and advancement (Miller type procedure)	14.0	120	3.0
28740 ((single joint)) Arthrodesis, midtarsal or tarsometatarsal, single joint	7.0	120	3.0
28750 ((Great toe metatarsophalangeal joint)) Arthrodesis, great toe; metatarsophalangeal joint	9.0	120	3.0
28755 interphalangeal joint	7.0	120	3.0
28760 ((with redirection of attachment of extensor hallucis longus (Jones type procedure))) Arthrodesis, great toe, interphalangeal joint, with extensor hallucis longus transfer to first metatarsal neck (Jones type procedure)	4.0	120	3.0
(For hammer toe operation or interphalangeal fusion, see 28285)			

AMPUTATION

28800 Amputation, foot((:)); midtarsal (Chopart type procedure)	10.0	90	3.0
28805 transmetatarsal	10.0	90	3.0
28810 Amputation, metatarsal, with toe, single	6.0	90	3.0
28820 Amputation, toe((:)); metatarsophalangeal joint	3.0	45	3.0
28825 interphalangeal joint	2.0	45	3.0

MISCELLANEOUS

28899 Unlisted procedure, foot or toes		BR	
(For skin grafts and flaps, see 15050-15770)			

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-095 ((CASTING AND STRAPPING)) APPLICATION OF CASTS AND STRAPPING.

The listed ((values)) procedures apply when the cast application or strapping is ((part of a service (Sv.) procedure or is a replacement)) a replacement procedure used during or after the period of follow-up care. Additional ((visit charges are warranted only)) visits are reportable only if significant ((identifiable)) identifiable further services are provided at the time of the cast application or strapping.

Listed ((values)) procedures include removal of cast or strapping.

	Unit Value	Follow-up Days=	Basic Anes@
BODY AND UPPER EXTREMITY CASTS			
29000 ((Halo type fixation and body cast)) Application of halo type body cast (see 20661-20663 for insertion)	5.0	2	3.0
29010 Application of Risser jacket, localizer, body; only	3.0	2	3.0
29015 including head	3.6	2	3.0
29020 Application of turnbuckle jacket, body; only	3.0	2	3.0
29025 including head	3.6	2	3.0
29035 ((Body)) Application of body cast, shoulder to hips;	1.6	2	3.0
29040 including head, Minerva type	2.2	2	3.0
29044 including one thigh	2.0	2	3.0
29046 including both thighs	2.2	2	3.0
29049 Application; plaster figure of eight	0.6	2	3.0
29055 ((age 10 or over)) shoulder spica	1.8	2	3.0
29058 plaster Velpeau	0.8	2	3.0

	Unit Value	Follow-up Days=	Basic Anes@
((29060 Shoulder to hand (long arm), under age 10 years	0.6	2	3.0
29065 ((age 10 or over)) shoulder to hand (long arm)	0.8	2	3.0
((29070 Elbow to fingers (short arm), under age 10 years	0.4	2	3.0
29075 ((age 10 or over)) elbow to fingers (short arm)	0.6	2	3.0
((29080 Hand and lower forearm (gauntlet), under age 10 years	0.4	2	3.0
29085 ((age 10 or over)) hand and lower forearm (gauntlet)	0.6	2	3.0

SPLINTS

((29100 Long arm (shoulder to hand), under age 10 years	0.5	2	3.0
29105 ((age 10 or over)) Application of long arm splint (shoulder to hand)	0.6	2	3.0
((29120 Short arm (forearm and hand), under age 10 years	0.4	2	3.0
29125 ((age 10 or over)) Application of short arm (forearm and hand); static	0.5	2	3.0
29126 dynamic	0.8	2	3.0
29130 Application of finger splint; static	0.3	2	3.0
29131 dynamic	0.4	2	3.0

STRAPPING—ANY AGE

29200 Strapping; thorax	0.4	0	
29220 low back	0.5	0	
29240 shoulder ((e.g.)) eg, Velpeau	0.6	0	
29260 elbow or wrist	0.24	0	
29280 hand or finger	0.2	0	

LOWER EXTREMITY CASTS

((29300 Hip spica, unilateral, under age 10 years	1.4	2	3.0
29305 ((age 10 or over)) Application of hip spica cast; unilateral	2.0	2	3.0
((29320 bilateral, or one and one-half spica, under age 10 years	1.8	2	3.0
29325 ((age 10 or over)) bilateral, or one and one-half spica	2.4	2	3.0
((29340 Long leg cast (thigh to toes), under age 10 years	0.8	2	3.0
29345 ((age 10 or over)) Application of long leg cast (thigh to toes);	1.1	2	3.0
((29350 walking or ambulatory type, under age 10 years	1.0	2	3.0
29355 ((age 10 or over)) walking or ambulatory type	1.3	2	3.0
29358 Application of long leg cast brace	BR		
((29360 Cylinder cast (thigh to ankle), under age 10 years	0.8	2	3.0
29365 ((age 10 or over)) Application of cylinder cast (thigh to ankle)	1.0	2	3.0
((29400 Short leg (below knee to toes), under age 10 years	0.5	2	3.0
29405 ((age 10 or over)) Application of short leg (below knee to toes);	0.8	2	3.0
((29420 walking or ambulatory type, under age 10 years	0.6	2	3.0
29425 ((age 10 or over)) walking or ambulatory type	1.0	2	3.0
29435 Application of patellar tendon bearing (PTB) cast	1.2	2	3.0
29440 Adding walker to previously applied cast((, any age))	0.3		
29450 Application of clubfoot cast with molding or manipulation, long or short leg((; under age 24 months, single)); unilateral	0.4	2	3.0
29455 bilateral	0.8	2	3.0

(If over age 24 months, see other lower extremity casts)

SPLINTS

((29500 Long leg (thigh to ankle or toes), under age 10 years	0.6	2	3.0
29505 ((age 10 or over)) Application of long leg splint (thigh to ankle or toes)	0.72	2	3.0
((29510 Short leg (calf to foot), under age 10 years	0.4	2	3.0

	Unit Value	Follow-up Days=	Basic Anes@
29515 ((age 10 or over)) Application of short leg splint (calf to foot).....	0.6	2	3.0
STRAPPING—ANY AGE			
29520 Strapping; hip.....	0.5	0	
29530 Knee.....	0.4	0	
29540 Ankle.....	0.3	0	
29550 toes.....	0.3	0	
29580 Unna Boot.....	0.4	0	
29590 Denis-Browne splint strapping.....	0.4	0	

REMOVAL OR REPAIR

((Listed values for removal pertain)) Codes for cast removals should be employed only ((to)) for casts applied by another physician)

29700 Removal or bivalving((:)); gauntlet, boot((:)) or body((= full arm or full leg)) cast.....	0.4	0	
29705 full arm or full leg cast.....	0.4		
29710 shoulder or hip spica, Minerva((:)) or Risser jacket, etc.....	0.5	0	
29715 turnbuckle jacket.....	0.7	0	
29720 Repair of spica, body cast or jacket.....	0.24	0	
29730 Windowing of cast.....	0.24	0	
29740 Wedging of cast (except clubfoot casts).....	0.3	0	
29750 Wedging of clubfoot cast((:)); unilateral.....	0.3	0	
29751 bilateral.....	0.4	0	

MISCELLANEOUS

29799 Unlisted procedure, casting or strapping.....	BR		
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AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-100 NOSE RESPIRATORY SYSTEM.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
(For simple furuncle see 10020)			
*30000 Drainage ((of intranasal)) abscess or hematoma ((of lateral cartilage)), nasal, internal approach.....	*1.2	0	3.0
(For external approach, see 10020, 10060, 10140)			
*30020 Drainage of ((septal)) abscess or hematoma, nasal septum.....	*1.4	0	3.0
(For lateral rhinotomy, see specific application, eg, 30118, 30320)			
EXCISION			
(For excision of nasopharyngeal fibroma, see 42880)			
(For biopsy of nasopharynx, see 42804)			
30100 Biopsy, ((soft tissue, nose)) intranasal.....	0.6	7	3.0
(For biopsy skin of nose, see 11100, 11101)			
30110 Excision of nasal polyp(s)((= one or more, unilateral or bilateral, one or more stages)); office type procedure.....	1.4	15	3.0
30115 ((complicated)) extensive, requiring hospitalization.....	4.0	30	3.0
30117 Excision, intranasal lesion; internal approach.....	BR		
30118 external approach (lateral rhinotomy).....	BR		
30120 Excision or surgical planing of skin of nose for rhinophyma.....	10.0	60	3.0
30124 Excision dermoid cyst, nose; simple, skin, subcutaneous.....	2.5	0	4.0

	Unit Value	Follow-up Days=	Basic Anes@
30125 complex, under bone or cartilage.....	BR	30	4.0
30130 Excision ((hypertrophic mucosa)) turbinate, partial or complete.....	2.0	30	3.0
30140 ((Resection of inferior turbinate (submucous), complete or partial, unilateral or bilateral (independent procedure)) Submucous resection turbinate, partial or complete.....	6.0	90	3.0
(For submucous resection of nasal septum, see 30500)			

30150 Rhinectomy; partial.....	BR		
30160 total.....	BR		
(For closure and/or reconstruction, primary or delayed, see integumentary System, 13150-13152, 14060-14300, 15120-15730, 15760, 20900-20910)			

INTRODUCTION

*30200 Injection ((of turbinates)) into turbinate(s), therapeutic.....	*0.48	0	
30210* Displacement therapy (Proetz type).....	0.2	0	4.0

((Endoscopy)) REMOVAL FOREIGN BODY

*30300 Removal ((of intranasal)) foreign body ((by rhinoscopy)); internasal; office type procedure.....	*0.4	0	3.0
30310 ((complex, in hospital, with)) requiring general anesthesia.....	2.0	7	3.0
30320 by lateral rhinotomy.....	BR+		3.0

REPAIR

(For obtaining tissues for graft, see 20900-20926, 21210)

(See also repair-complex, 13000-15760 and 21210-21235)

30400 Rhinoplasty, primary, lateral and alar cartilages and/or elevation of nasal tip.....	12.0	180	3.0
(For columellar reconstruction, see 13150 et seq.)			
30410 complete, external parts including bony pyramid, lateral and alar cartilages, and/or elevation of nasal tip.....	18.0	180	3.0
30420 including major septal repair.....	20.0	180	3.0
30430 Rhinoplasty, secondary; minor revision((= established patient)).....	3.0	45	3.0
((30440 new patient) 30450 major revision.....	10.0	45	3.0
30450 major revision.....	BR		4.0

(For total or major partial reconstruction, see 13000-15760, 21210-21235)

(For nasal bridge collapse, bone or cartilage graft or alloplastic implant, see 21210-21235)

30500 Submucous resection((= classic)) nasal septum, ((with or without cartilage implant)) classic.....	8.0	90	3.0
(For submucous resection of turbinates, see 30140)			
30520 Septoplasty ((independent procedure)) with or without cartilage implant, (separate procedure).....	10.0	90	3.0
30540 Repair((:)) choanal atresia((:)); intranasal.....	11.0	60	3.0
30545 transpalatine.....	20.0	365	3.0
*30560 Lysis ((of)) synechia intranasal.....	*0.4	0	3.0
30580 Repair ((of oromaxillary)) fistula; oromaxillary (combine with 31030 if antrotomy is included).....	10.0	90	3.0
((30585 with radical antrotomy) 30600 ((Repair of)) oronasal (fistula).....	14.0	90	3.0
30600 ((Repair of)) oronasal (fistula).....	BR+		3.0
30620 Reconstruction, functional, ((of the)) internal nose (septal or other septal dermatoplasty) (does not include obtaining graft).....	10.0	90	3.0
30630 Repair nasal septal perforations.....	BR		

	Unit Value	Follow-up Days=	Basic Anes@
DESTRUCTION			
*30800 Cauterization ((of)) turbinates, ((superficial)) unilateral or bilateral ((independent)) separate procedure); superficial	*0.4	0	3.0
30805 intramural	1.4	7	3.0
30820 Cryosurgery of turbinates, unilateral or bilateral	BR		

((Manipulation)) OTHER PROCEDURES

(For reduction of fracture, see 21310-21335)

*30900 ((Nasal hemorrhage, anterior, control of, unilateral or bilateral, with or without cauterization or anterior packs)) Control hemorrhage, nasal, with or without cauterization or anterior packs; anterior unilateral or bilateral	*0.6	0	
*30905 ((posterior, with posterior nasal packs, with or without cauterization and/or anterior pack, initial) posterior, initial, with posterior nasal packs	*2.4	0	3.0
*30906 posterior, subsequent, with posterior nasal packs	*1.6	0	3.0
((30910)30915 ((by ligation of anterior ethmoidal or external carotid artery)) Ligation, arteries, ethmoidal	10.0	30	3.0
30920 internal maxillary artery, transantral	BR		

(For ligation external carotid artery, see 37600)

30999 Unlisted procedure, nose	BR		
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AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-105 ACCESSORY SINUSES.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
*31000 ((Antrum lavage, puncture or natural ostium, unilateral)) Lavage by cannulation; maxillary sinus, unilateral (antrum puncture or natural ostium)	*0.4	0	3.0
*31001 maxillary sinuses, bilateral	*0.6	0	3.0
31002* sphenoid sinus	0.8	0	3.0
31020 ((Antrotomy, intranasal, unilateral)) Sinusotomy, maxillary (antrotomy); intranasal, unilateral	3.0	90	3.0
31021 intranasal, bilateral	6.0	90	3.0
31030 radical ((Caldwell-Luc)), unilateral (Caldwell-Luc)	12.0	90	3.0
31031 radical, bilateral (Caldwell-Luc)	16.0	90	3.0
31040 Surgery on pterygomaxillary fossa contents by transantral approach	BR		

(For transantral ligation of internal maxillary artery, see 30920)

31050 ((Sphenoid sinusotomy)) Sinusotomy, sphenoid	11.0	30	3.0
31070 ((Frontal)) Sinusotomy, frontal; external, simple (trephine operation)	10.0	30	3.0
31075 transorbital, unilateral ((Elynech) (mucocoele or osteoma)) (for mucocoele or osteoma, Lynch type)	16.0	180	3.0
31080 ((radical)) obliterative without osteoplastic flap, brow incision	24.0	180	3.0
31081 obliterative, without osteoplastic flap, coronal incision	BR		
31084 obliterative, with osteoplastic flap, brow incision	BR		
31085 obliterative, with osteoplastic flap, coronal incision	BR		
31090 ((Combined external frontal, ethmoidal and sphenoidal sinusotomy, unilateral))			

	Unit Value	Follow-up Days=	Basic Anes@
Sinusotomy combined, three or more sinuses	26.0	180	3.0
EXCISION			
31200 Ethmoidectomy((, unilateral)); intranasal, anterior	6.0	90	3.0
31201 intranasal, total	10.0	90	3.0
31205 extranasal total	13.0	90	3.0
((31220)31225 Maxillectomy((, unilateral; with or)); without orbital exenteration ((and/or lateral rhinotomy))	24.0	180	3.0
31230 with orbital exenteration (en bloc)	24.0	180	3.0

(For orbital exenteration as an independent procedure, see 65110 et seq.)

(For skin grafts, see 15120 et seq.)

OTHER PROCEDURES

(For hypophysectomy, transeptal, see 61665)

(For transcranial hypophysectomy, see 61546)

31245 Transnasal pituitary procedure other than hypophysectomy	BR		
31299 Unlisted procedure, accessory sinuses	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-110 LARYNX.

	Unit Value	Follow-up Days=	Basic Anes@
EXCISION			
31300 ((Laryngofissure with removal of tumor or laryngocoele (cordectomy))) Laryngotomy (thyrotomy, laryngofissure); with removal of tumor or laryngocoele, cordectomy	16.0	90	6.0
31320 ((Thyrotomy)) diagnostic	8.0	60	6.0
((31325) for laryngeal web, two stage, with Keel insertion and removal (McNaught type)	16.0	180	6.0
31330 for laryngeal stenosis with graft or core mold, including tracheotomy	16.0	90	6.0
31360 Laryngectomy, total, without radical neck dissection	26.0	180	6.0
31365 total, with radical neck dissection	34.0	180	6.0
31367 subtotal supraglottic, without radical neck dissection	30.0	180	6.0
31368 subtotal supraglottic, with radical neck dissection	30.0	180	6.0
31370 ((Hemilaryngectomy, horizontal)) Partial laryngectomy (hemilaryngectomy); horizontal	30.0	180	6.0
31375 ((lateral-vertical)) laterovertical	20.0	180	6.0
31380 ((anterio-vertical)) anterovertical	20.0	180	6.0
31382 antero-latero-vertical	20.0	180	6.0
31390 Pharyngolaryngectomy, with radical neck dissection, without reconstruction	BR		
31395 with reconstruction	BR		
31400 Arytenoidectomy or arytenoidopexy, external approach ((see also 31560))	20.0	180	6.0

(For endoscopic arytenoidectomy, see 31560)

31420 Epiglottidectomy((, external approach))	16.0	180	6.0
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INTRODUCTION

((For injection procedure for bronchography, see 31655, 31710))

31500 ((Endotracheal intubation;)) Intubation, endotracheal, emergency procedure	1.4	0	
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	Unit Value	Follow-up Days=	Basic Anes@
(For lobectomy and bronchoplasty, see 32485)			
31780 <u>Excision tracheal stenosis and anastomosis; cervical</u>	BR		
31781 <u>cervicothoracic</u>	BR		
31785 <u>Excision of tracheal tumor or carcinoma; cervical</u>	BR		
31786 <u>thoracic</u>	BR		
SUTURE			
31800 ((<u>Fractorrhaphy</u>)) Suture of external tracheal wound or injury((:)); cervical ..	BR+		6.0
31805 ((<u>intrathoracic</u>)) <u>intrathoracic</u>	BR+		12.0
31820 ((<u>Closure of tracheostomy or tracheal fistula</u>)) <u>Surgical closure tracheostomy or fistula; without plastic repair</u>	4.0	30	4.0
31825 <u>with plastic repair</u>	6.0	30	4.0
(For repair of tracheo(-)esophageal fistula, see 43305-43310)			
31830 <u>Revision of tracheostomy scar</u>	5.60	30	4.0
31899 <u>Unlisted procedure, trachea, bronchi</u>	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-116 LUNGS AND PLEURA.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
*32000 <u>Thoracentesis((:)), puncture of pleural cavity for aspiration, initial or subsequent</u>	*0.72	0	
*32020 <u>Tube thoracostomy with water seal, pneumothorax, ((simple)) hemothorax, empyema (separate procedure)</u>	*1.2	0	
((32025 complicated, in surgery	3.0	30	3.0
32030 for drainage of empyema	6.0	60	3.0
32035 <u>Thoracostomy; with rib resection for empyema</u>	6.0	60	3.0
32036 <u>with open flap drainage for empyema</u>	8.0	90	3.0
32095 <u>Thoracotomy limited, for biopsy of lung or pleura</u>			
32100 <u>Thoracotomy, ((exploratory, including biopsy)) major; with exploration and biopsy</u>	12.0	90	11.0
32110 <u>with control of traumatic hemorrhage and/or repair of lung ((fistula) tear</u>	16.0	90	11.0
32120 <u>for post-operative complications</u>	16.0	90	11.0
32124 <u>with open intrapleural pneumonolysis</u>	16.0	90	11.0
((32130 with open drainage of empyema cavity by rib resection (independent procedure)	10.0	90	11.0
32140 <u>with cyst(s) removal with or without a pleural procedure</u>	16.0	90	11.0
32141 <u>with excision-plication of bullae, with or without any pleural procedure</u>	20.0	90	11.0
32150 <u>with removal of intrapleural foreign body or fibrin ((body)) deposit</u>	14.0	90	11.0
32151 <u>with removal of intrapulmonary foreign body</u>	16.0	90	11.0
32160 <u>with cardiac massage</u>	BR+		12.0
(For segmental or other resections of lung, see 32480-((32500))32525)			
32200 ((<u>Pneumonotomy</u>)) <u>Pneumonostomy, with open drainage of ((pulmonary)) abscess or cyst</u>	14.0	120	11.0
((32205 with removal of foreign body from lung	14.0	90	11.0
32215 <u>Pleural scarification for repeat pneumothorax</u>	16.0	90	11.0

	Unit Value	Follow-up Days=	Basic Anes@
32220 <u>Decortication, pulmonary, ((total (independent procedure))) (separate procedure); total</u>	20.0	90	11.0
32225 <u>partial</u>	14.0	90	11.0
EXCISION			
32310 <u>Pleurectomy; parietal (separate procedure)</u>	20.0	90	11.0
32315 <u>partial</u>	15.0	90	11.0
32320 <u>Decortication and parietal pleurectomy</u>	28.0	90	11.0
32400 <u>Biopsy, pleura((:)); needle</u>	1.2	7	
32402 <u>open</u>	6.0	15	3.0
32405 <u>Biopsy, lung, percutaneous, needle</u>	3.0	7	3.0
*32420 <u>Pneumonocentesis((:)), puncture of lung for aspiration ((biopsy))</u>	*1.2	0	
32440 <u>Pneumonectomy, total</u>	30.0	90	11.0
32445 <u>Pneumonectomy, extrapleural; without empyemectomy</u>	20.0	90	11.0
32450 <u>with empyemectomy</u>	25.0	90	11.0
32480 <u>Lobectomy, total((-subtotal)) or segmental;</u>	26.0	90	11.0
32485 <u>with bronchoplasty</u>	30.0	90	11.0
32490 <u>with concomitant decortication</u>	30.0	90	11.0
32500 <u>Wedge resection, of lung; single or multiple</u>	22.0	90	11.0
32520 ((<u>Pulmonary resection</u>)) <u>Resection of lung; with ((concomitant thoracoplasty)) resection of chest wall</u>	30.0	90	11.0
32522 <u>with reconstruction of chest wall, without prosthesis</u>	32.0	90	11.0
32525 <u>with major reconstruction of chest wall, with prosthesis</u>	35.0	90	11.0
32540 <u>Extrapleural enucleation of empyema ((cavity)) (empyemectomy);</u>	20.0	90	11.0
32545 <u>with lobectomy</u>	30.0	90	11.0
ENDOSCOPY			
32700 <u>Thoracoscopy, exploratory (((independent)) separate procedure);</u>	4.0	30	4.0
32705 <u>with biopsy</u>	4.0	30	4.0
((32720 Closed intrapleural pneumonolysis	4.0	30	4.0
REPAIR			
32800 <u>Repair lung hernia through chest wall</u>	BR		11.0
32810 <u>Closure of chest wall following open flap drainage for empyema (Clagett type procedure)</u>	BR		11.0
32815 <u>Open closure of major bronchial fistula</u>	BR		11.0
32820 <u>Major reconstruction, chest wall (post-traumatic)</u>	BR		11.0
SURGICAL COLLAPSE THERAPY; THORACOPLASTY			
((<u>Thoracoplasty</u>)) (see also 32520)			
32900 ((<u>Extrapleural resection of ribs, any type, first stage</u>)) <u>Resection of ribs, extrapleural, all stages</u>	14.0	90	9.0
((32901 second stage	10.0	90	9.0
32902 third stage	10.0	90	9.0
32920 Extrapleural pneumonolysis, including associated filling or packing procedure	14.0	90	9.0
32905 <u>Thoracoplasty, Schede type or extrapleural (all stages);</u>	14.0	90	9.0
32906 <u>with closure of bronchopleural fistula</u>	16.0	90	9.0
(For open closure of major bronchial fistula, see 32815)			
(For resection of first rib for thoracic outlet compression, see 21615, 21616)			
32940 ((<u>Extrapleural pneumonolysis, including associated filling or packing procedures</u>)) <u>Pneumonolysis, extrapleural, including filling or packing procedures</u>	14.0	90	9.0
*32960 <u>Pneumothorax((:)); therapeutic, intrapleural injection of air((-initial))</u>	*1.0	0	
((32961 subsequent	*0.4	0	
32999 <u>Unlisted procedure, lungs and pleura</u>	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-120 HEART AND PERICARDIUM.

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes notes: (For monitoring, operation of pump and other nonsurgical services, see 99150, 99151, 99160-99162, 99190-99192) and (For other medical or laboratory related services, see appropriate section)

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entry: 33000 Cardiomy, exploratory (includes removal of foreign body), without bypass

PERICARDIUM

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entries: 33010* Pericardiocentesis; initial, 33011* subsequent, 33015 Tube pericardiostomy, 33020 ((Pericardiomy with exploration; drainage or removal of foreign body))

Excision))

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entry: 33100 Pericardiectomy (((independent)) separate procedure)

CARDIAC TUMOR

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entries: 33120 Excision((-) of intracardiac tumor, resection with bypass, 33130 Resection of external cardiac tumor

((Introduction))

(For injection procedure for coronary arteriography, see 36230)

(For cardiac catheterization, see 93500-93566)

(For electronic analysis of internal pacemaker system, see 93795, 93796)

(For fluoroscopy and radiography procedure with insertion of pacemaker, see 71090)

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entries: ((33200 Insertion or replacement of permanent internal pacemaker and myocardial electrodes by thoracotomy), 33200 Insertion of permanent pacemaker with epicardial electrode; by thoracotomy, 33201 by xiphoid approach, 33205 Insertion of permanent pacemaker with transvenous electrodes, 33210 Insertion of temporary transvenous cardiac electrode, 33212 Insertion or replacement of pulse generator only, 33216 Insertion, replacement, or repositioning of permanent transvenous electrodes only, 33218 Repair of pacemaker; electrodes only, 33219 with replacement of pulse generator

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entries: ((33220 Insertion or replacement of permanent transvenous electrode and pacemaker), 33225 transvenous electrode only, 33230 pacemaker only, 33235 replacement or repair of pacemaker

Suture)) WOUNDS OF THE HEART AND GREAT VESSELS

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entries: 33300 ((Cardiorrhaphy: suture of heart wound or injury)) Repair of cardiac wound; without bypass, 33305 with bypass, 33310 Cardiomy, exploratory (includes removal of foreign body); without bypass, 33315 with bypass, 33320 Suture repair of aorta or great vessels; without bypass, 33322 with bypass, 33330 Insertion of graft; without bypass, 33335 with bypass, 33350 Great vessel repair with other major procedure

((Repair)) CARDIAC VALVES AORTIC VALVE

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entries: 33400 ((Aortic valve repair by valvuloplasty; open; with bypass)) Valvuloplasty, aortic valve, open, with bypass, 33405 ((by replacement)) Replacement, aortic valve, 33407 Valvotomy, aortic valve (commissurotomy); with bypass, 33408 with inflow occlusion

(For multiple valve replacement, see 33480-33492)

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entries: 33415 Resection of aortic valve for subvalvular stenosis, 33417 Aortoplasty (gusset) for supra-aortic stenosis

MITRAL VALVE

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entries: 33420 ((Mitral valve, valvotomy (commissurotomy); closed)) Valvotomy, mitral valve (commissurotomy); closed, open, with bypass, 33425 ((valvuloplasty, with bypass)) Valvuloplasty, mitral valve, with bypass, 33430 ((replacement, with bypass)) Replacement, mitral valve, with bypass

TRICUSPID VALVE

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entries: 33450 Valvotomy, tricuspid valve (commissurotomy); closed, open, with bypass, 33452 open, with bypass, 33460 ((Tricuspid valve, valvuloplasty, with bypass)) Valvuloplasty or valvectomy, tricuspid valve, with bypass, 33465 replacement((- with bypass))

(For multiple valve replacement, see 33480-33492)

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entry: 33468 Tricuspid valve repositioning and plication for Ebstein anomaly

PULMONARY VALVE

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entries: 33470 Valvotomy, pulmonary valve (commissurotomy); closed (transventricular), open, with inflow occlusion, 33472 open, with inflow occlusion, 33474 open, with bypass, 33476 Right ventricular resection for infundibular stenosis, with or without commissurotomy, 33478 Outflow tract augmentation (gusset), with or without commissurotomy or infundibular resection

MULTIPLE VALVE PROCEDURES

Table with columns: Unit Value, Follow-up Days, Basic Anes@. Includes entry: 33480 ((Double valve procedure, replacement and/or repair by any of above methods)) Replacement and/or repair, double valve procedure, by methods 33400-33465

	Unit Value	Follow-up Days=	Basic Anes@
33840	Excision of coarctation of aorta, with or without associated patent ductus arteriosus; with direct anastomosis	20.0	90 15.0
33845	with graft	30.0	90 15.0
33850	with shunt, left subclavian to descending aorta (Blalock-Park type operation)	30.0	90 15.0
THORACIC AORTIC ANEURYSM			
33860	Ascending aorta graft, with bypass; with or without valve suspension	40.0	90 15.0
33865	with valve replacement	50.0	90 15.0
33870	Transverse arch graft, with bypass	60.0	90 15.0
33875	Descending thoracic aorta graft, with or without bypass	20.0	90 15.0
PULMONARY ARTERY			
33910	Pulmonary artery embolectomy; with bypass	30.0	90 15.0
33915	without bypass	20.0	90 15.0
MISCELLANEOUS			
33950	Cardiac transplantation, including removal of donor heart	BR	
33960	Prolonged extracorporeal circulation for cardiopulmonary insufficiency	BR	
33970	Intra-aortic balloon counterpulsation; insertion and removal	10.0	10 29
33972	monitoring only	BR	
33999	Unlisted procedure, cardiac surgery	BR	

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-125 ARTERIES AND VEINS.

	Unit Value	Follow-up Days=	Basic Anes@
((Incision))			
ARTERIAL EMOLECTOMY OR THROMBECTOMY, WITH OR WITHOUT CATHETER			
34001	Embolectomy or thrombectomy, with or without catheter; carotid, subclavian artery, by neck incision	14.0	60 6.0
34051	innominate, subclavian artery, by thoracic incision	14.0	60 11.0
34101	axillary, brachial, innominate, subclavian artery, by arm incision	14.0	60 5.0
((34000	Direct, carotid	14.0	60 6.0
34005	subclavian	14.0	60 6.0
			Cervical
			Thoracic
34010	axillary-brachial	14.0	60 5.0
34015	innominate	18.0	60 12.0
34020	renal	20.0	60 6.0
34025	celiac or mesenteric	20.0	60 6.0
34030	aorta-iliac	20.0	60 6.0
34035	femoral-popliteal	14.0	60 5.0
34040	pulmonary, without bypass	28.0	60 15.0
34045	with bypass	34.0	60 15.0
34200	Catheter, subclavian	14.0	60 4.0
34205	axillary-brachial	14.0	60 4.0
34210	aorta-iliac	16.0	60 4.0
34215	femoral-popliteal	14.0	60 4.0
34151	renal, celiac, mesentery, aortoiliac artery, by abdominal incision	20.0	60 6.0
34201	femoropopliteal, aortoiliac artery, by leg incision	14.0	60 5.0
((Venous Thrombectomy—direct or with catheter			
34400	Vena cava and/or iliac, abdominal approach	18.0	60 5.0
34420	Extremity	12.0	60 3.0
34440	Combined vena cava and extremity, inguinal approach	20.0	60 4.0
34445	inguinal and abdominal approach	24.0	60 5.0

VENOUS THROMBECTOMY, DIRECT OR WITH CATHETER

	Unit Value	Follow-up Days=	Basic Anes@
34401	Thrombectomy, direct or with catheter; vena cava, iliac vein, by abdominal incision	18.0	60 5.0
34421	vena cava, iliac, femoropopliteal vein, by leg incision	12.0	60 3.0
34451	vena cava, iliac, femoropopliteal vein, by abdominal and leg incision	24.0	60 5.0
34471	subclavian vein, by neck incision	28.0	60 5.0
34490	axillary and subclavian vein, by arm incision	28.0	60 5.0

((Excision)) DIRECT REPAIR OF ANEURYSM, OR EXCISION (PARTIAL OR TOTAL) AND GRAFT INSERTION FOR ANEURYSM FALSE ANEURYSM, OR OCCLUSIVE DISEASE

Sympathectomy, when done, is included in the listed value for aortic procedures. When done in conjunction with extremity artery procedure, see WAC 296-22-010, item 7a and modifier -50.

((Excision and Graft or Direct Repair))

(For intracranial aneurysm, see ((61540-61565)) 61700 et seq.)

(For thoracic aortic aneurysm, see 33860-33875)

((35000	Aneurysm or occlusive disease, carotid	28.0	90 6.0
35010	axillary-brachial	28.0	90 5.0
35020	subclavian	30.0	90 6.0
			Cervical
			Thoracic
35030	innominate	32.0	90 11.0
35040	ascending arch, with or without valve suspension, with bypass	BR+	15.0
35045	with valve replacement	BR+	15.0
35050	transverse arch, with bypass	BR+	15.0
35060	descending thoracic aorta, without bypass	48.0	90 15.0
35065	with bypass	56.0	90 15.0
35070	abdominal aorta	40.0	90 12.0
35075	involving visceral vessels	BR+	12.0
35078	involving iliac vessels	40.0	90 12.0
35080	splenic artery	24.0	90 6.0
35090	hepatic, celiac or mesenteric artery	40.0	90 6.0
35100	renal artery, unilateral	32.0	90 10.0
35101	bilateral	40.0	90 10.0
35110	iliac artery	32.0	90 6.0
35120	common femoral artery	28.0	90 5.0
35130	popliteal artery	28.0	90 5.0
35200	A-V fistula, neck	28.0	60 6.0
35210	chest	34.0	90 11.0
35220	abdomen	34.0	90 5.0
35230	extremity	28.0	60 3.0
35001	Direct repair of aneurysm or excision (partial or total) and graft insertion, with or without patch graft, for aneurysm or occlusive disease; carotid, subclavian artery, by neck incision	28.0	90 6.0
35011	axillary-brachial artery, by arm incision	28.0	90 5.0
35021	innominate, subclavian artery, by thoracic incision	32.0	90 12.0
35081	abdominal aorta	40.0	90 12.0
35091	abdominal aorta involving visceral vessels (mesenteric, celiac, renal)	BR	12.0
35102	abdominal aorta involving iliac vessels (common, hypogastric, external)	40.0	90 12.0
35111	splenic artery	24.0	90 6.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
35121 hepatic, celiac, renal, or mesenteric artery	40.0	90	6.0	((35530))35521 axillary-femoral	30.0	90	5.0
35131 iliac artery (common, hypogastric, external)	32.0	90	6.0	((35540))35526 ((Aorto-subclavian)) aortosubclavian or carotid	32.0	90	12.0
35141 common femoral artery (profunda femoris, superficial femoral)	28.0	90	5.0	((35550))35531 ((Aorto-ceeliac or)) aortoceliac, mesenteric, or renal	36.0	90	12.0
35151 popliteal artery	28.0	90	5.0	((35560) Aorto-renal, unilateral)	32.0	90	12.0
35161 other arteries (eg, radial, brachial, ulnar)	BR			35561 bilateral	40.0	90	12.0
REPAIR BLOOD VESSEL OR ARTERIOVENOUS FISTULA, WITH OR WITHOUT PATCH GRAFT				((35570))35536 ((Spleno-renal)) splenorenal	32.0	90	10.0
35201 Repair blood vessels or A-V fistula, direct; neck	28.0	60	6.0	((35580))35541 ((Aorto-iliac, unilateral)) aortoiliac	32.0	90	12.0
35206 upper extremity	28.0	60	3.0	((35581) bilateral)	40.0	90	12.0
35211 intrathoracic, with bypass	35.0	60	6.0	((35590))35546 ((Aorto-femoral, unilateral)) aortofemoral	32.0	90	12.0
35216 intrathoracic, without bypass	30.0	60	3.0	((35591) bilateral)	40.0	90	12.0
35221 intra-abdominal	34.0	90	5.0	35548 aortoiiofemoral, unilateral	32.0	90	12.0
35226 lower extremity	28.0	60	3.0	35549 aortoiiofemoral, bilateral	40.0	90	12.0
35231 Repair blood vessel or A-V fistula with vein graft; neck	30.0	60	6.0	((35600))35551 ((Aorto-femoral)) aorto-femoral-popliteal	40.0	90	12.0
35236 upper extremity	30.0	60	6.0	((35610))35556 femoral-popliteal((, unilateral))	28.0	90	5.0
35241 intrathoracic, with bypass	40.0	60	6.0	((35611) bilateral)	40.0	90	5.0
35246 intrathoracic, without bypass	35.0	60	6.0	((35620))35558 femoral-femoral ((bypass))	28.0	90	5.0
35251 intra-abdominal	40.0	90	6.0	35563 ilioiliac	30.0	90	12.0
35256 lower extremity	32.0	60	3.0	35565 iliofemoral	32.0	90	12.0
35261 Repair blood vessel or A-V fistula with graft other than vein; neck	32.0	60	6.0	35566 femoral-anterior tibial, posterior tibial, or peroneal artery	30.0	90	12.0
35266 upper extremity	32.0	60	6.0	35571 popliteal-tibial	32.0	90	12.0
35271 intrathoracic, with bypass	42.0	60	6.0	BYPASS GRAFT—WITH OTHER THAN VEIN INCLUDING MANDRIL GROWN GRAFT			
35276 intrathoracic, without bypass	37.0	60	6.0	35601 Bypass graft, with other than vein, carotid	40.0	90	12.0
35281 intra-abdominal	42.0	90	6.0	35606 carotid-subclavian	40.0	90	12.0
35286 lower extremity	34.0	60	3.0	35612 subclavian-subclavian	40.0	90	12.0
THROMBOENDARTERECTOMY((—with or without patch graft))				35616 subclavian-axillary	35.0	90	12.0
(For coronary artery, see 33570, 33575)				35621 axillary-femoral	35.0	90	12.0
((35300) Carotid or vertebral	30.0	90	6.0	35626 aortosubclavian or carotid	35.0	90	12.0
35310 Axillary-brachial	30.0	90	5.0	35631 aortoceliac, mesenteric, renal	35.0	90	12.0
35320 Subclavian				35636 splenorenal	35.0	90	12.0
			Cervical	35641 aortoiliac	35.0	90	12.0
			Thoracic	35646 aortofemoral	30.0	90	12.0
				35651 aortofemoral-popliteal	30.0	90	12.0
				35656 femoral-popliteal	28.0	90	5.0
35330 Innominate	32.0	90	12.0	35661 femoral-femoral	28.0	90	5.0
35340 Abdominal aorta	40.0	90	12.0	35663 ilioiliac	28.0	90	5.0
35350 Mesenteric or celiac	40.0	90	6.0	35665 iliofemoral	28.0	90	5.0
35360 Renal, unilateral	32.0	90	10.0	35666 femoral-anterior tibial, posterior tibial, or peroneal artery	28.0	90	5.0
35361 bilateral	40.0	90	10.0	35671 popliteal-tibial	28.0	90	5.0
35370 Iliac	32.0	90	6.0	EXPLORATION (NOT FOLLOWED BY SURGICAL REPAIR) WITH OR WITHOUT LYSIS OF ARTERY			
35380 Combined aorto-iliac	40.0	90	12.0	((35700))35701 Exploration, carotid artery	10.0	30	3.0
35390 Common and/or deep (profunda) femoral	28.0	90	5.0	((35720))35721 femoral artery	8.0	30	3.0
35400 Femoral and/or popliteal	28.0	90	5.0	((35740))35741 popliteal artery	8.0	30	3.0
35301 Thromboendarterectomy, with or without patch graft; carotid, vertebral, subclavian, by neck incision	30.0	90	6.0	((35760))35761 Other vessels	BR+		BR+
35311 subclavian, innominate, by thoracic incision	30.0	90	11.0	EXPLORATION FOR ((Post-operative)) POSTOPERATIVE HEMORRHAGE OR THROMBOSIS			
35321 axillary-brachial	30.0	90	5.0	35800 ((Neck)) Exploration for postoperative hemorrhage or thrombosis; neck	BR+		BR+
35331 abdominal aorta	40.0	90	12.0	35820 chest	BR+		BR+
35341 mesenteric, celiac, or renal	40.0	90	6.0	35840 abdomen	BR+		BR+
35351 iliac	32.0	90	6.0	35860 extremity	BR+		BR+
35361 combine aortoiliac	40.0	90	12.0	EXCISION OF GRAFT			
35371 common and/or deep (profunda) femoral	28.0	90	5.0	35900 Excision of infected graft;	BR		BR
35381 femoral and/or popliteal, and/or tibioperoneal	28.0	90	5.0	35910 with revascularization	BR		BR
BYPASS GRAFT—VEIN ((or synthetic graft))				Introduction			
((35500))35501 Bypass graft, vein; carotid	30.0	90	6.0	((Injection Procedures for Vascular Radiology)) VASCULAR INJECTION PROCEDURES			
((35510))35506 carotid-subclavian	30.0	90	6.0	NOTES			
			((Cervical))				
			((Thoracic))				
			((+1-0))				
35507 subclavian-carotid	30.0	90	6.0				
35509 carotid-carotid	30.0	90	11.0				
35511 subclavian-subclavian	30.0	90	11.0				
((35520))35516 subclavian-axillary	30.0	90	6.0				
			((Cervical))				
			((Thoracic))				
			((+1-0))				

Follow-
Unit up Basic
Value Days= Anes@

Listed ((values)) services for injection procedures include necessary local anesthesia, introduction of needles or catheter, ((necessary local anesthesia;)) injection of contrast medium with or without automatic power injection and necessary pre- and post-injection care specifically related to the injection procedure.

((Vascular injection procedures are listed according to site and method of injection (needle or catheter), rather than for a specific radiographic procedure, since a specific injection procedure may be used in conjunction with various radiographic procedures.))

For radiological vascular injection performed by a single physician as a complete procedure (necessary local anesthesia, placement of needle or catheter and injection of contrast media, and supervision of the study and interpretation of results), see RADIOLOGY section, code numbers 75500-75893.

((Cost-of)) Catheters, drugs and contrast media ((is)) are not included in the listed ((value)) service for the injection procedures.

((An intracatheter, as used in the following procedures, refers to a sheathed combination of needle and short catheter.))

(For injection procedures in conjunction with cardiac catheterization, see ((93540)) 93541-93545)

For chemotherapy of malignant disease, see 90790-90793

INTRAVENOUS(())

(An intracatheter is a sheathed combination of needle and short catheter)

36000	Introduction of needle or intracatheter, vein; unilateral	1.0	0	
36001	bilateral	1.4	0	
36010	Introduction of catheter((-by placement)); in superior or inferior vena cava, right heart or pulmonary artery	2.0	0	3.0
(36020)	by selective catheterization of renal, adrenal, hepatic, etc., veins	4.0	0	3.0
36030	intraosseous	1.0	0	

(For venous catheterization for selective organ blood sampling, see 36500)

INTRA-ARTERIAL—INTRA-AORTIC(())

36100	Introduction of needle or ((intra-catheter technique)) intracatheter, carotid or vertebral(()) artery; unilateral	5.0	0	3.0
36101	bilateral	6.0	0	3.0
36120	Introduction of needle or intracatheter; retrograde brachial artery	5.0	0	3.0
36140	extremity artery	2.0	0	3.0
36145	Arteriovenous shunt for dialysis (cannula, fistula or graft)	1.0	0	3.0
36160	((aortic, translumbar)) Introduction of needle or intracatheter, aortic, translumbar	3.0	0	3.0

36200	Introduction of catheter ((technique;)) aorta (arch, abdominal, midstream renal, aorto-iliac run-off((-etc:)))	4.0	0	3.0
36210	cerebral artery, selective, single ((artery))	5.8	0	3.0
36220	multiple cerebral arteries, with or without midstream arch injection	7.0	0	3.0
36230	coronary artery, selective, unilateral or bilateral	6.0	0	7.0
36240	renal, celiac, mesenteric or other artery, selective, single ((artery)), with or without midstream injection	5.0	0	3.0
36250	bilateral renal or multiple arteries	6.0	0	3.0
36299	Unlisted procedure, vascular injection	BR		

VENOUS

Venipuncture, complex or nonroutine, needle or catheter for diagnostic study or intravenous therapy, percutaneous:

36400	((infant)) Venipuncture, under age 3 years(()); femoral, jugular or sagittal sinus	0.4	0	
36405	scalp vein	0.6	0	
36410	Venipuncture, child over age 3 years or adult, necessitating physician's skill ((independent)) separate procedure ((not to be used for routine venipuncture)), for venography (upper extremity, vena cava, adrenal, renal, iliac, femoral, popliteal, tibial, saphenous, jugular, innominate vein). Not to be used for routine venipuncture.	0.2	0	

(For diagnostic collection, see 99000-99001)

36420	((Cut-down venipuncture.)) Venipuncture, cutdown; under age 1 year	1.0	7	
36425	age 1 or over	0.72	7	
36430	((Blood-transfusion.)) Transfusion, blood or blood components; indirect	0.4	0	
36431	direct	1.2	7	
36440	Push transfusion, blood, 2 years or under	1.2	0	
36450	Exchange transfusion(()); newborn	7.0	0	
36455	other than newborn	BR+		
36460	((Intrauterine-fetal-transfusion)) Transfusion, intrauterine, fetal	BR+		
*36470	Injection of sclerosing solution(()); single vein	*0.28	0	
*36471	multiple veins, same leg	*0.4	0	

36480	((Central venous pressure catheter placement, subclavian, external jugular or other vein, percutaneous)) Catheterization, subclavian, external jugular or other vein, for central venous pressure determination; percutaneous	0.8	7	
36485	by cutdown	0.8	7	
36490	Cutdown placement of central venous catheter for hyperalimentation; age 2 years or under	3.0	15	
36491	over age 2	2.0	15	

36500	Venous catheterization for selective organ blood sampling	BR+		
36510	((Umbilical vein catheterization for diagnosis or therapy, newborn)) Catheterization of umbilical vein for diagnosis or therapy, newborn	0.6	7	

(36515)	adult	1.0	7	
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ARTERIAL

36600	Arterial puncture(()); withdrawal of blood for diagnosis	0.2	0	
36620	Arterial catheterization ((for monitoring or transfusion, percutaneous (independent procedure)) or cannulation for sampling, monitoring or transfusion (separate procedure); percutaneous	1.0	0	
36625	cutdown	1.4	7	
36640	Arterial catheterization for prolonged infusion therapy (chemotherapy), cutdown (see also 96035)	2.0	7	

	Unit Value	Follow-up Days=	Basic Anes@
36660 ((Umbilical)) Catheterization, umbilical artery ((catheterization)), newborn, for diagnosis or therapy	1.0	7	
INTERVASCULAR CANNULIZATION OR SHUNT ((independent)) SEPARATE PROCEDURE)			
36800 ((Cannula-insertion)) Insertion of cannula for hemodialysis ((or)), other purpose(-); vein to vein	3.0	7	3.0
36810 ((arterio-venous)) arteriovenous, external (Scribner type)	9.0	7	3.0
36815 arteriovenous, external revision or closure	6.0	7	3.0
36820 arteriovenous, internal (Cimino type)	BR+		3.0
36821 Arteriovenous anastomosis, direct, any site	10.0	60	4.0
36825 Arteriovenous fistula; autogenous graft	15.0	60	4.0
36830 nonautogenous graft	12.0	60	4.0
36835 Thomas shunt	15.0	60	4.0
36840 Insertion mandril	6.0	60	4.0
36845 Anastomosis mandril	10.0	60	4.0
36860 Cannula declotting; without balloon catheter	BR		
36861 with balloon catheter	BR		
((Repair))			
37000 Banding of pulmonary artery	24.0	90	13.0
37020 Repair of aortic arch anomalies (vascular ring)	24.0	90	13.0
37040 Aorto-pulmonary window, without bypass	24.0	90	15.0
37045 with bypass	50.0	90	15.0
37060 Coarctation, aorta, without bypass, adult (see also 35040, 35060, 35070)	40.0	90	15.0
37065 child	30.0	90	15.0
37070 with bypass	50.0	90	15.0
37090 Systemic pulmonary artery shunt (i.e., Potts, Blalock, etc.)	30.0	90	15.0
37100 Pulmonary superiorcaval anastomosis (Glenn type procedure)	30.0	90	15.0
37120 Ligation and division of ductus arteriosus, child	24.0	90	13.0
37125 adult	36.0	90	13.0
37140 ((Portocaval anastomosis)) Anastomosis, portocaval	32.0	90	11.0
			((Thoracic))
			((Abdominal))
			((9-0))
37145 renoportal	32.0	90	9.0
37160 caval-mesenteric (anastomosis)	32.0	90	9.0
37180 ((Spleno-renal anastomosis)) Spleno-renal	32.0	90	9.0
37190 Plastic repair of arteriovenous aneurysm	BR		
((Suture)) REPAIR, LIGATION AND OTHER PROCEDURES			
37400 Arteriorrhaphy((-suture of wound or injury of major artery (independent procedure), neck)) suture of major artery, wound or injury (separate procedure); neck	12.0	30	6.0
37420 chest	20.0	60	15.0
37440 abdomen	20.0	60	9.0
37460 extremity	10.0	30	4.0
37470 Repair multiple arteries and/or veins	BR		
37500 Phleborrhaphy((-suture of wound or injury of major vein (independent procedure), neck)) suture of major vein, wound or injury (separate procedure); neck	10.0	30	6.0
37520 chest	20.0	60	12.0
37540 abdomen	20.0	60	6.0
37560 extremity	8.0	30	3.0
37565 Ligation of internal jugular vein	BR		
37600 Ligation ((of)), external carotid artery	10.0	30	3.0
37605 internal or common carotid artery	10.0	30	3.0
37606 internal or common carotid artery, with gradual occlusion, as with			

	Unit Value	Follow-up Days=	Basic Anes@
Silverstone or Crutchfield clamp	10.0	30	4.0
37609 Ligation or biopsy, temporal artery	4.0	30	4.0
37615 Ligation, major artery (eg, post-traumatic, rupture); neck	BR		
37616 chest	BR		
37617 abdomen	BR		
37618 extremity	BR		
(For application of carotid clamp, see 61565)			
37620 Interruption, partial or complete, of inferior vena cava by suture, ligation, plication, clip, extravascular, intravascular (umbrella device)	16.0	90	5.0
37650 Interruption, partial or complete, of femoral vein, by ligature, intravascular device; unilateral	8.0	30	3.0
37651 bilateral	10.0	30	3.0
37660 Interruption, partial or complete, of common iliac vein by ligature, intravascular device	12.0	90	3.0
((37620) Ligation and/or division of inferior vena cava	16.0	90	5.0
37625 plication or clipping of vena cava	16.0	90	5.0
37650 Ligation of femoral vein	8.0	30	3.0
37660 Ligation and/or division of common iliac vein	12.0	90	3.0
37700 Ligation and division of long saphenous vein at saphenofemoral junction, ((with or without retrograde injection)) or distal interruptions; unilateral	4.8	30	3.0
37701 bilateral	6.0	60	3.0
37720 Ligation and division and complete stripping of long or short saphenous veins((-)); unilateral	7.0	30	3.0
37721 bilateral	12.0	30	3.0
37730 Ligation and division and complete stripping of long and short saphenous veins((-); unilateral	10.0	30	3.0
37731 bilateral	14.5	30	3.0
37735 Ligation and division and complete stripping of long or short saphenous veins with radical excision of ulcer and skin graft and/or interruption of communicating veins of lower leg, with excision of deep fascia; unilateral	18.0	30	3.0
37737 bilateral	22.0	30	3.0
37760 ((Radical subfascial stripping (i.e., Linton type), with or without skin graft)) Ligation of perforators, subfascial, radical (Linton type), with or without skin graft	10.0	60	3.0
37780 Ligation and division of short saphenous vein at saphenopopliteal junction ((independent)) separate procedure; unilateral	2.0	30	3.0
37781 bilateral	4.0	30	3.0
37785 Ligation and division of minor varicose vein of leg	1.2	15	3.0
37799 Unlisted procedure, vascular surgery	BR		

HEMIC AND LYMPHATIC SYSTEMS

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-130 SPLEEN.

	Unit Value	Follow-up Days=	Basic Anes@
EXCISION			
38090 Puncture spleen	10.0	45	6.0
38100 Splenectomy	14.5	45	6.0
INTRODUCTION			
38200 Injection procedure for splenoprotography	2.0	7	3.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-135 LYMPH NODES AND LYMPHATIC CHANNELS.

	Unit Value	Follow-up Days=	Basic Anes@
<u>INCISION</u>			
*38300 Drainage of lymph node abscess or lymphadenitis, simple	*0.6	0	3.0
38305 extensive	BR+		3.0
38308 Lymphangiomy or other operations on lymphatic channels	BR		
38380 Suture and/or ligation of thoracic duct; cervical approach	BR		
38381 thoracic approach	BR		

EXCISION

38500 Biopsy or excision of lymph node; unspecified (((independent)) separate procedure) (((except 38510, 38520, 38530)))	1.4	15	3.0
38510 deep, cervical node	3.4	30	3.0
38520 deep cervical node with excision scalene fat pad	5.0	30	3.0
38530 internal mammary node (((independent)) separate procedure)	7.0	60	3.0
38550 Excision of cystic hygroma, axillary or cervical, without deep neurovascular dissection; simple	6.0	60	3.0
38555 complex	BR+		3.0

RADICAL LYMPHADENECTOMY (RADICAL RESECTION OF LYMPH NODES)

38700 ((Supra-hyoid;)) Suprahyoid lymphadenectomy; unilateral	12.0	60	4.0
38701 bilateral	15.0	60	4.0
38720 Cervical lymphadenectomy (complete)(:); unilateral	19.0	60	4.0
38721 bilateral	22.0	60	4.0
38740 Axillary(:) lymphadenectomy; superficial	8.0	60	3.0
38745 complete	14.0	60	3.0
38760 ((Inguinal;)) Inguinofemoral lymphadenectomy, superficial, including Cloquet's node (separate procedure); unilateral	8.0	60	3.0
38761 bilateral	12.0	60	3.0
38765 ((deep, with iliac lymphadenectomy;)) Inguinofemoral lymphadenectomy, superficial, in continuity with pelvic lymphadenectomy, including external iliac hypogastric and obturator nodes (separate procedure); unilateral	20.0	60	5.0
38766 bilateral	24.0	60	5.0
38770 Pelvic lymphadenectomy, including external iliac, hypogastric, and obturator nodes (separate procedure); unilateral	12.0	60	6.0
38771 bilateral	20.0	60	6.0
38780 Retroperitoneal lymphadenectomy, extensive, including pelvic, aortic, and renal ((lymphadenectomy)) nodes (separate procedure)	28.0	90	7.0

(For excision and repair of lymphedematous skin and subcutaneous tissue, see 15000, 15500-15730)

INTRODUCTION

38790 Injection procedure for lymphangiography(:); unilateral	3.0	7	
38791 bilateral	4.0	7	
38794 Cannulation, thoracic duct	BR		
38999 Unlisted procedure, hemic or lymphatic system	BR		

MEDIASTINUM AND DIAPHRAGM

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-140 MEDIASTINUM.

	Unit Value	Follow-up Days=	Basic Anes@
<u>INCISION</u>			
39000 Mediastinotomy with exploration or drainage(:); cervical approach	6.0	90	6.0
39010 transthoracic(:-intercostal)	12.0	90	12.0
39020 sternal split	22.0	90	12.0
39050 Removal of foreign body, ((removal;)) mediastinum; cervical approach	8.0	90	6.0
39060 transthoracic(:-intercostal)	12.0	90	12.0
39070 sternal split	22.0	90	12.0

EXCISION

39200 Excision of mediastinal cyst	18.0	90	12.0
39220 Excision of mediastinal tumor	18.0	90	12.0
(For substernal thyroidectomy, see 60270)			
(For thymectomy, see 60520)			
((39240 Ligation of thoracic duct, cervical approach	10.0	90	6.0
39245 transthoracic approach	20.0	90	12.0

ENDOSCOPY

39400 Mediastinoscopy, with or without biopsy	BR+		3.0
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REPAIR

39499 Unlisted procedure, mediastinum	BR		
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AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-141 DIAPHRAGM.

	Unit Value	Follow-up Days=	Basic Anes@
<u>REPAIR</u>			
39500 Repair, diaphragmatic hernia, (esophageal hiatal), transabdominal, including fundoplasty(:); except neonatal	17.0	90	6.0
39510 neonatal, including chest tube and ventral hernia repair	22.0	90	7.0
39520 Repair, diaphragmatic hernia (esophageal hiatal); transthoracic	17.0	90	11.0
39530 combined, ((thoraco-abdominal)) thoracoabdominal	19.0	90	11.0
39531 combined, thoracoabdominal, with dilation of stricture (with or without gastrectomy)	BR	11.0	
39540 Repair, diaphragmatic hernia (other than neonatal), traumatic(:); acute	BR+		13.0
39541 chronic	BR		
39545 Imbrication of diaphragm for eventration; paralytic	22.0	90	7.0
39547 nonparalytic	BR		
39599 Unlisted procedure, diaphragm	BR		

(For incidental repair of minor hiatal hernia, see WAC 296-22-010, item 7b)

DIGESTIVE SYSTEM

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

NEW SECTION

WAC 296-22-146 LIPS.

WAC 296-22-147 VESTIBULE OF MOUTH.

	Unit Value	Follow-up Days=	Basic Anes@
<i>(For procedures on skin of lips, see 10000 et seq.)</i>			
EXCISION			
<i>((For excision of mucocle or other small lesion of lip, see 11400-11460; 13000-13300))</i>			
<i>((For biopsy, see 11100))</i>			
40490 Biopsy lip	0.6	7	3.0
40500 Vermilionectomy ("lip peel") with mucosal advancement	10.5	120	3.0
40510 ((Transverse wedge excision, lip)) Excision lip; transverse wedge excision	10.5	120	3.0
40520 V-excision of lesion (of lip) with primary direct linear closure	6.0	120	3.0
<i>(For excision of mucous lesions, see 40810-40814)</i>			
40530 Resection (of) lip, more than one-fourth (lip) , without reconstruction	6.0	120	3.0
<i>(For lip reconstruction ((except 40520), primary or secondary, see 13000-15760) see 13131 et seq.)</i>			
REPAIR (CHEILOPLASTY)			
40650 Repair lip, full thickness; vermilion only	BR		
40652 up to half vertical height	BR		
40654 over one half vertical height, or complex	BR		
40700 Plastic repair of cleft lip (s) ; primary, partial or complete, unilateral	16.0	90	6.0
40701 Primary bilateral, one stage procedure	20.0	90	6.0
40702 ((two stages, per stage)) primary bilateral, one or two stages	14.0	90	6.0
<i>(For secondary, local revision, unilateral or bilateral, see 13000-15760)</i>			
40720 ((Plastic repair (secondary) of unilateral cleft lip by re-creation of defect and reclosure)) secondary, unilateral, by recreation of defect and reclosure	16.0	90	6.0
40740 ((Plastic repair (secondary) of bilateral cleft lip by re-creation of defect and reclosure, per major stage)) secondary, bilateral (per major stage)	14.0	90	6.0
<i>(For plastic or reconstruction operation on lip, see 13000-15760)</i>			
40760 with cross lip pedicle flap (Abbe-Estlander type)	BR		
40761 with cross lip pedicle flap (Abbe-Estlander type), including sectioning and inserting of pedicle	BR		
<i>(For repair cleft palate, see 42200 et seq.)</i>			
<i>(For other reconstructive procedures, see 14060, 14061, 15120-15261, 15515 et seq.)</i>			
OTHER PROCEDURES			
40799 Unlisted procedure, lips	BR		

The vestibule is the part of the oral cavity outside the dentoalveolar structures; it includes the mucosal and submucosal tissue of lips and cheeks.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
40800* Drainage of abscess, cyst, hematoma, vestibule of mouth; simple	0.4	0	4.0
40801 complicated	BR	0	4.0
40804* Removal of embedded foreign body; simple	0.4	0	4.0
40805 complicated	BR		
40806 Incision of labial frenum (frenotomy)	Sv		
EXCISION, DESTRUCTION			
40808 Biopsy, vestibule of mouth	0.6	0	4.0
40810 Excision of lesion of mucosa and submucosa; without repair	0.6	0	4.0
40812 with simple repair	1.0	0	4.0
40814 with complex repair	BR	0	4.0
40816 Excision of lesion of mucosa, submucosa, and underlying muscle	BR	0	4.0
40818 Excision of mucosa as donor graft	BR	0	4.0
40819 Excision of frenum, labial or buccal (frenulectomy, frenulectomy, frenectomy)	BR	0	4.0
40820 Destruction of lesion or scar by physical methods (eg, thermal, cryo, chemical)	BR	0	4.0
REPAIR			
40830 Closure of laceration; up to 2 cm	0.4	0	4.0
40831 over 2 cm or complex	0.4	0	4.0
40840 Vestibuloplasty; anterior	BR	0	4.0
40842 posterior, unilateral	BR	0	4.0
40843 posterior, bilateral	BR	0	4.0
40844 entire arch	BR	0	4.0
40845 complex (including ridge extension, muscle repositioning)	BR	0	4.0
<i>(For skin grafts, see 15000 et seq.)</i>			
OTHER PROCEDURES			
40899 Unlisted procedure, vestibule of mouth	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-150 TONGUE, FLOOR OF MOUTH.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION ((Glossotomy))			
*41000 ((Drainage of lingual abscess)) Incision and drainage of intraoral abscess, cyst, or hematoma of tongue or floor of mouth; lingual			
41005* sublingual, superficial	0.4	0	3.0
41006 sublingual, deep, supramylohyoid	BR	0	4.0
41007 submental space	BR	0	4.0
41008 submandibular space	BR	0	4.0
41009 masticator space	BR	0	4.0
41010 Incision of lingual frenum (frenotomy)	0.4	15	4.0
41015 Incision and drainage of extraoral abscess, cyst, or hematoma of floor of mouth; sublingual	0.6	15	4.0
41016 submental	BR		4.0
41017 submandibular	BR		4.0
41018 masticator space	BR		4.0
<i>(For frenoplasty, see 41520)</i>			
EXCISION ((Glossectomy))			
41100 Biopsy of tongue, anterior two-thirds ((0-6))	1.0	15	3.0
41105 posterior ((two-thirds)) one-third ((1-0))	0.6	15	3.0
41108 Biopsy, floor of mouth	1.0	15	4.0

	Unit Value	Follow-up Days=	Basic Anes@
OTHER PROCEDURES			
40799 Unlisted procedure, lips	BR		

	Unit Value	Follow-up Days=	Basic Anes@
41110 <u>Excision lesion of tongue; without closure</u>	BR		4.0
41112 <u>with closure, anterior two-thirds</u> . . .	BR		4.0
41113 <u>with closure, posterior one-third</u> . . .	BR		4.0
41115 <u>Excision of lingual frenum (frenectomy)</u>	BR		4.0
41116 <u>Excision lesion of floor of mouth</u>	BR		4.0
41120 <u>Glossectomy((, partial (less than one-half tongue))); less than one-half tongue</u>	8.0	120	6.0
41130 <u>Hemiglossectomy</u>	12.0	120	6.0
41135 <u>partial, with unilateral radical neck dissection</u>	20.0	120	6.0
41140 <u>((Glossectomy,)) complete or total, with or without ((tracheotomy)) tracheostomy, without radical neck dissection</u>	18.0	120	6.0
41145 <u>((partial or total, including unilateral radical neck dissection)) complete or total, with or without tracheostomy, with unilateral radical neck dissection</u>	26.0	120	6.0
41150 <u>((more complex (e.g., mandibular resection)) composite procedure with resection floor of mouth and mandibular resection, without radical neck dissection</u>	BR+		6.0
41155 <u>composite procedure with resection floor of mouth, mandibular resection, and radical neck dissection (Commando type)</u>	BR	120	6.0
REPAIR			
41250* <u>Repair laceration up to 2 cm; floor of mouth and/or anterior two-thirds of tongue</u>	1.0	0	4.0
41251* <u>posterior one-third of tongue</u>	1.0	0	4.0
41252* <u>Repair laceration of tongue, floor of mouth, over 2 cm or complex</u>	BR		4.0
((Introduction))			
OTHER PROCEDURES			
41500 <u>((Mechanical fixation of tongue)) Fixation tongue, mechanical, other than suture ((e.g.)) eg, K-wire</u>	5.0	30	3.0
((Repair (Glossoplasty)))			
41510 <u>Suture tongue to lip for micrognathia (Douglas type procedure)</u>	10.0	30	3.0
41520 <u>Frenoplasty (surgical revision of frenum, eg, with Z-plasty)</u>	BR		
(For frenotomy, see 40806, 41010)			
41599 <u>Unlisted procedure, tongue, floor of mouth</u>	BR		
(For plastic repair of tongue, see 13000-15760)			
(For frenuloplasty, see 13000, 13140, 14040)			
((Suture (Glossorrhaphy)))			
(For suture of injury, see 12020, 12140, 12240, 13000-13300)			
DENTOALVEOLAR STRUCTURES			
AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)			
WAC 296-22-155 TEETH AND GUMS.			
	Unit Value	Follow-up Days=	Basic Anes@
(For biopsy, see 11100)			
INCISION			

	Unit Value	Follow-up Days=	Basic Anes@
*41800 <u>Drainage ((of alveolar or periapical abscess, acute with cellulitis, intraoral)) abscess, cyst, hematoma</u>	*0.4	0	3.0
((41900 <u>Dental surgery</u>			3.0)
41805 <u>Removal embedded foreign body; from soft tissues</u>	0.8	0	3.0
41806 <u>from bone</u>	2.0	0	3.0
EXCISION, DESTRUCTION			
41820 <u>Gingivectomy, excision gingiva, each quadrant</u>	BR		
41821 <u>Operculectomy, excision pericoronal tissues</u>	BR		
41822 <u>Excision fibrous tuberosities</u>	BR		
41823 <u>Excision osseous tuberosities</u>	BR		
41825 <u>Excision of lesion or tumor (except listed above); without repair</u>	BR		
41826 <u>with simple repair</u>	BR		
41827 <u>with complex repair</u>	BR		
(For nonexcisional destruction, see 41850)			
41828 <u>Excision of hyperplastic alveolar mucosa, each sextant or quadrant (specify)</u> .	BR		
41830 <u>Alveolectomy, including curettage of osteitis or sequestrectomy</u>	BR		
41850 <u>Destruction of lesion (except excision)</u> .	BR		
OTHER PROCEDURES			
41870 <u>Periodontal mucosal grafting</u>	BR		
41872 <u>Gingivoplasty</u>	BR		
41874 <u>Alveoplasty</u>	BR		
(For closure of lacerations, see 40830, 40831)			
(For segmental osteotomy, see 21202, 21206)			
(For reduction of fractures, see 21420-21490)			
41899 <u>Unlisted procedure, dentoalveolar structures</u>	BR		
AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)			
WAC 296-22-160 PALATE ((AND)), UVULA.			
	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
*42000 <u>((Incision and)) Drainage of abscess of palate, uvula</u>	*0.4	0	3.0
EXCISION, DESTRUCTION			
42100 <u>Biopsy of palate, uvula</u>	0.6	7	3.0
42104 <u>Excision lesion of palate, uvula; without closure</u>	BR		
42106 <u>with closure</u>	BR		
(For skin graft, see 14040-14300)			
(For mucosal graft, see 40818)			
(For excision of local lesion of palate, see 11440-11442, 11640-11660)			
(For graft or flap closure, see 14040-14300, 15050, 15120, 15240, 15510-15720)			
42120 <u>Resection of palate or extensive excision of lesion ((of palate))</u>	BR+		6.0
(For ((resection)) reconstruction of palate with ((reconstruction, see)) extraoral tissue, see 14040-14300, 15050, 15120, 15240, 15510-15720)			
*42140 <u>Uvulectomy: excision of uvula</u>	*0.6	0	3.0
42150 <u>Removal exostosis bony palate</u>	BR		

	Unit Value	Follow-up Days=	Basic Anes@
42160 Destruction of lesion, palate or uvula (thermal, cryo or chemical)	BR		
REPAIR			
42180 Repair laceration of palate; up to 2 cm	BR		
42182 over 2 cm or complex	BR		
42200 Palatoplasty((-plastic operation)) for cleft palate, soft and/or hard palate only	16.0	90	6.0
42205 Palatoplasty for cleft palate, with closure of alveolar ridge((:)); soft tissue only	20.0	90	6.0
42210 with bone graft to alveolar ridge ((includes obtaining graft))	22.0	90	6.0
(For obtaining bone graft by second surgeon, see WAC 296-22-010, item 5c and modifier -64)			
42215 Palatoplasty for cleft palate; major revision	16.0	90	6.0
42220 secondary lengthening procedure	17.0	90	6.0
42225 attachment pharyngeal flap	17.0	90	6.0
42235 Repair anterior palate, including vomer flap	16.0	90	6.0
42250 Repair oronasal or oronasal fistula, up to 1 cm	BR		4.0
(For repair of larger defect, see 42215)			
42260 Repair nasolabial fistula	BR		4.0
(For repair cleft lip, see 40700 et seq.)			

OTHER PROCEDURES

42299 Unlisted procedure, palate, uvula	BR		
(For secondary minor revision, see 13000-14300)			

Suture

(For suture of palate injury, see 13000-14300)

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-165 SALIVARY GLANDS AND DUCTS.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
*42300 Drainage ((of parotid abscess, simple) abscess; parotid, simple	*1.4	0	3.0
42305 parotid, complicated	BR+		3.0
*42310 ((Drainage of) submaxillary (duct) or sublingual ((gland abscess)), intraoral	*1.0	0	3.0
42320 ((Drainage of submaxillary abscess, external, requiring general anesthesia) submaxillary, external	3.0	0	3.0
42325 Fistulization sublingual salivary cyst (ranula);	BR		
42326 with prosthesis	BR		
*42330 Sialolithotomy((:)); submandibular (submaxillary), sublingual, or parotid, uncomplicated, intraoral	*0.6	0	3.0
42335 ((submaxillary, complicated) submandibular (submaxillary) or sublingual, complicated	2.4	30	3.0
42340 parotid, extraoral or complicated intraoral	6.0	30	3.0

EXCISION

*42400 Biopsy ((of) salivary gland((:)); needle	*0.8	0	
42405 incisional	2.0	30	3.0
42408 Excision sublingual salivary cyst (ranula)	BR		
42409 Marsupialization sublingual salivary cyst (ranula)	BR		

(For fistulization of sublingual salivary cyst, see 42325)

42410 Excision of parotid tumor or parotid gland((-superficial, without nerve dissection)); lateral lobe, without nerve dissection	6.0	60	3.0
42415 lateral lobe, with ((nerve)) dissection and preservation of facial nerve	14.5	60	3.0
42420 ((Excision of parotid gland;)) total, with dissection and preservation of facial nerve	18.0	60	3.0
42425 total, en bloc removal with sacrifice of facial nerve	12.0	60	3.0
42426 total, with unilateral radical neck dissection	25.0	60	3.0
42440 Excision ((of) submandibular (submaxillary ((tumor and/or))) gland	10.0	60	3.0
42450 Excision ((of) sublingual gland ((or tumor))	5.5	60	3.0

REPAIR

42500 Plastic repair ((of) salivary duct, (sialodochoplasty)((:)); primary((:)) or simple	7.0	60	3.0
42505 secondary or complicated	BR+		3.0
42507 Parotid duct diversion, bilateral (Wilke type procedure);	BR		
42508 with excision of one submandibular gland	BR		
42509 with excision of both submandibular glands	BR		

((Introduction)) OTHER PROCEDURES

42550 Injection procedure for sialography	0.4	0	
((Suture))			
42600 Closure ((of) salivary fistula	BR+		3.0
((Manipulation))			
*42650 Dilation ((of) salivary duct ((ptyalactasis)))	*0.3	0	3.0
42660* Dilation and catheterization of salivary duct, with or without injection5		
42665 Ligation salivary duct, intraoral	BR		
42699 Unlisted procedure, salivary glands or ducts	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-170 PHARYNX, ADENOIDS AND TONSILS.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
*42700 ((Drainage of peritonsillar abscess)) Incision and drainage abscess; peritonsillar	*0.6	0	3.0
42720 ((Drainage of) retropharyngeal or ((para-pharyngeal abscess)) parapharyngeal, intraoral approach	2.4	15	3.0
42725 retropharyngeal or parapharyngeal, external approach	BR+		3.0
EXCISION			
42800 Biopsy ((of); oropharynx	0.8	7	3.0
42802 hypopharynx	1.4	7	3.0
42804 nasopharynx, visible lesion, simple	1.0	7	3.0
42806 nasopharynx, survey for unknown primary lesion	BR		
(For laryngoscopic biopsy, see 31510, 31535, 31536)			
42808 Excision of lesion of pharynx	BR		
42809 Removal of foreign body from pharynx	BR		

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
((For larynx, see 31510, 31535))				body((-cervical approach))	14.0	90	6.0
((For excision of pharyngoesophageal diverticulum, see 43130))				43030 Cricopharyngeal myotomy	14.0	90	6.0
42810 Excision branchial cleft cyst or vestige(:); confined to skin and subcutaneous tissues	4.0	30	3.0	43040 Esophagotomy, thoracic approach; without removal of foreign body	19.0	90	12.0
42815 extending beneath subcutaneous tissues	10.0	30	3.0	((43040))43045 ((thoracic approach)) with removal foreign body	19.0	90	12.0
((42840)) 42820 Tonsillectomy((-with or without)) and adenoidectomy(:); under age 12 years	4.0	30	3.0	EXCISION			
((42844)) 42821 age 12 or over	4.8	30	3.0	43100 Excision(:) of local lesion ((of)), esophagus, with primary repair; cervical approach	19.0	90	12.0
42825 Tonsillectomy, primary or secondary; under age 12	3.5	30	3.0	43101 thoracic approach	20.0	90	12.0
42826 age 12 or over	4.0	30	3.0	43105 Wide excision of malignant lesion of cervical esophagus, with or without laryngectomy;	BR		
((42850)) 42830 Adenoidectomy (((independent procedure))), primary ((or secondary)); under age 12	2.8	30	3.0	43106 with radical neck dissection (Wookey type procedure)	BR		
42831 age 12 or over	3.0	30	3.0	43110 Esophagectomy: ((resection of esophagus, transpleural or extrapleural (upper two-thirds) with gastric anastomosis, with or without pyloroplasty or vagotomy) (at upper two-thirds level) and gastric anastomosis; with or without pyloroplasty	30.0	90	12.0
42835 Adenoidectomy, secondary; under age 12	2.8	30	3.0	43111 with second stage pyloroplasty	35.0	90	12.0
42836 age 12 or over	3.0	30	3.0	43115 Esophagectomy (at upper two-thirds level) with segment replacement(:) of bowel ((or prosthesis, one or two stages))	40.0	90	12.0
42860 Excision of tonsil ((tag(s))) tags	2.8	30	3.0	43120 Esophagogastrectomy (lower-third), combined ((thoraco-abdominal)) thoracoabdominal with or without pyloroplasty	29.0	90	12.0
42870 Excision ((of)) lingual tonsil (((independent)) separate procedure)	4.8	30	3.0	43130 Diverticulectomy((-cervical approach)) hypopharynx or esophagus, with or without myotomy; cervical approach	14.0	90	6.0
42880 Excision of nasopharyngeal lesion (eg, fibroma)	BR+		3.0	43135 thoracic approach	20.0	90	12.0
(For excision and repair of hypopharyngeal diverticulum, cervical approach, see 43130; for endoscopic approach, see 43225)				43136 Diverticulopexy, hypopharynx, with or without myotomy	BR		
42890 Limited pharyngectomy; without radical neck dissection	BR			(For endoscopic approach, see 43225)			
42895 with radical neck dissection	BR			ENDOSCOPY			
((Suture)) Repair				43200 Esophagoscopy, ((diagnostic)) rigid or fiberoptic (specify); diagnostic	4.0	15	3.0
42900 ((Suture of wound or injury of pharynx)) Suture pharynx for wound or injury	BR+		3.0	((43205) with insertion of radioactive substance	4.8	15	3.0)
((Repair))				43202 with biopsy and/or collection of specimen by brushing or washing for cytology	4.8	15	3.0
42950 Pharyngoplasty(:) (plastic or reconstructive operation on pharynx)	BR+		3.0	((For radiotherapist services, see 77520-77560)			
(For pharyngeal flap, see 42225)				43210 with biopsy	4.8	15	3.0)
OTHER PROCEDURES				43215 with foreign body removal	6.0	15	3.0
42955 Pharyngostomy (fistulization of pharynx, external for feeding)	BR			43217 with removal of polyp(s)	6.0	15	3.0
42960 Control oropharyngeal hemorrhage (primary or secondary, eg, posttonsillectomy); simple	1.0	0	4.0	43218 with irrigation	5.0	15	3.0
42961 complicated, requiring hospitalization	BR			43219 with insertion of plastic tube or stent	4.8	15	3.0
42962 with secondary surgical intervention	BR			43220 with dilation, direct	4.8	15	3.0
42970 Control of nasopharyngeal hemorrhage (primary or secondary, eg, postadenoidectomy); simple, with posterior nasal packs, with or without anterior packs and/or cauterization	2.0	0	4.0	(For ((indirect)) dilation, without visualization see 43450-((43455)) 43456)			
42971 complicated, requiring hospitalization	BR			((43230) Esophagogastroscope (two instrument procedure)	6.0	15	3.0)
42972 with secondary surgical intervention	BR			43221 Esophagogastroscope, fiberoptic; diagnostic	4.0	15	3.0
42999 Unlisted procedure, pharynx, adenoids, or tonsils	BR			43222 with biopsy and/or collection of specimen by brushing or washing for cytology	4.0	15	3.0
				43223 with removal of foreign body	5.0	15	3.0
				43224 with removal of polyp(s)	6.0	15	3.0
				43225 with repair of hypopharyngeal diverticulum (Dohlman procedure)	6.0	15	3.0
				43226 with insertion of wire to guide dilation	4.0	15	3.0
				43227 for control of hemorrhage	5.0	15	3.0
				43228 with fulguration of mucosal lesion	5.0	15	3.0
				(For gastroscopy, without esophagoscopy, see 43700-43714)			
AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)							
WAC 296-22-180 ESOPHAGUS.							
	Unit Value	Follow-up Days=	Basic Anes@				
INCISION							
43000 Esophagotomy, cervical approach; without removal foreign body	14.0	90	6.0				
43020 ((for)) with removal of foreign							

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
43235	Esophagogastroduodenoscopy; diagnostic.....	5.0	15	3.0			
43239	with biopsy and/or collection of specimen by brushing or washing for cytology.....	4.0	15	3.0			
43247	with removal of foreign body.....	5.0	15	3.0			
43251	with removal of polyp(s).....	6.0	15	3.0			
43255	for control of hemorrhage.....	5.0	15	3.0			
43258	with fulguration of mucosal lesion ..	5.0	15	3.0			
43260	with cannulation of ampulla of Vater for radiographic studies and/or specimen collection for cytology.....	5.0	15	3.0			
43262	with electrosurgical sphincterotomy (Oddi).....	6.0	15	3.0			
43264	with extraction of stone from common bile duct.....	7.0	15	3.0			
REPAIR							
43300	Esophagoplasty((:)); (plastic repair or reconstruction ((of esophagus)) cervical approach; without repair of tracheoesophageal fistula.....	BR+		12.0			
43305	with repair of ((tracheo-esophageal)) tracheoesophageal fistula((-cervical approach)).....	22.0	90	6.0			
43310	((thoracic approach)) Esophagoplasty, (plastic repair or reconstruction) thoracic approach; without repair of tracheoesophageal fistula.....	30.0	90	12.0			
43312	with repair of tracheoesophageal fistula.....	26.0	90	12.0			
43320	Esophagogastrostomy (cardioplasty) with or without vagotomy and pyloroplasty; abdominal approach.....	22.0	((Abdominal)) 90	6.0			
			((Thoracic)) 90	11.0			
43321	thoracic approach.....	22.0	90	11.0			
43324	Esophagogastric fundoplasty (eg, Nissen, Belsey IV, Hill procedures) ..	BR					
43325	Esophagogastric fundoplasty with fundic patch (Thal-Nissen procedure) ..	BR					
	(For cricopharyngeal myotomy, see 43030)						
43330	Esophagomyotomy (Heller type) with or without hiatal hernia repair; abdominal approach.....	19.0	((Abdominal)) 90	6.0			
			((Thoracic)) 90	11.0			
43331	thoracic approach.....	19.0	90	11.0			
	(For esophagoduodenostomy or esophagojejunostomy with total gastric resection, see 43620)						
43340	Esophagojejunostomy (without total gastrectomy); abdominal approach.....	24.0	((Abdominal)) 90	6.0			
			((Thoracic)) 90	11.0			
43341	thoracic approach.....	24.0	90	11.0			
43350	Esophagostomy((:)), fistulization of esophagus, external; abdominal approach.....	14.0	((Abdominal)) 90	6.0			
			((Thoracic)) 90	11.0			
43351	thoracic approach.....	14.0	90	11.0			
43352	cervical approach.....	14.0	90	14.0			
SUTURE							
43400	((Direct ligation of)) Ligation, direct, esophageal varices.....	20.0	90	12.0			
43410	Suture ((of)) esophageal wound((:)) or injury ((or-rupture)); cervical approach.....	BR+		7.0			
43415	((trans thoracic)) thoracic approach ..	19.0	90	12.0			
43420	Closure ((of)) esophagostomy or ((other-external-esophageal)) fistula((:)); cervical approach.....	14.0	90	6.0			
43425	thoracic approach.....	26.0	90	12.0			
	(For repair of esophageal hiatal hernia, see 39500 et seq.)						
MANIPULATION							
*43450	Dilation ((of)) esophagus, by unguided sound(s) or bougie((:))(s) indirect((:)); initial session.....	*0.6	0	3.0			
*43451	subsequent session.....	*0.6	0	3.0			
43453	Dilation esophagus, over guide wire or string.....	3.0	15	3.0			
	(For ((direct)) dilation with direct visualization, see 43220)						
43455	((by balloon)) Brusque esophageal dilation by balloon or Stark dilator; retrograde.....	4.0	15	3.0			
43456	retrograde.....	BR					
43460	Esophagogastric tamponade, with balloon (Sengstaaken type).....	Sv. & BR					
43499	Unlisted procedure, esophagus.....	BR					
AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)							
WAC 296-22-190 STOMACH.							
					Unit Value	Follow-up Days=	Basic Anes@
INCISION							
43500	Gastrotomy with exploration or foreign body removal.....	12.0	45	5.0			
43510	with esophageal dilation and insertion of plastic tubes.....	BR					
43520	Pyloromyotomy((:)), cutting of pyloric muscle (Fredet-Ramstedt type operation).....	10.0	45	6.0			
EXCISION							
43600	Biopsy of stomach; by capsule, tube, peroral((-via-tube)) (one or more specimens).....	3.0	0				
43605	by laparotomy.....	12.0	45	5.0			
43610	Local excision of ulcer or tumor.....	14.5	45	6.0			
43620	((Total gastrectomy)) Gastrectomy, total; including intestinal anastomosis.....	28.0	90	7.0			
43625	with repair by intestinal transplant ..	34.0	90	7.0			
43630	((Subtotal or hemi-gastrectomy, without vagotomy)) Hemigastrectomy or distal subtotal gastrectomy including pyloroplasty, gastroduodenostomy or gastrojejunostomy; without vagotomy ..	19.0	60	6.0			
43635	with vagotomy, any type.....	21.0	60	6.0			
43638	Hemigastrectomy or proximal subtotal gastrectomy, thoracic or abdominal approach.....	19.0	60	6.0			
43640	Vagotomy and pyloroplasty, with or without gastrostomy.....	17.0	60	6.0			
	(For pyloroplasty, see 43800)						
	(For vagotomy, see ((64070-64072)) 64752-64760)						
ENDOSCOPY							
43700	Gastroscopy, fiberoptic, without esophagoscopy; diagnostic.....	4.0	7	3.0			
43705	with biopsy.....	4.8	7	3.0			
43720	Gastrocamera photo series (as with GT-V).....	2.0	0				
43702	with biopsy and/or collection of specimen by brushing or washing for cytology.....	2.0	0				
43709	with removal of foreign body.....	3.0	7	3.0			
43711	with removal of polyp(s).....	5.0	7	3.0			
43712	for control of hemorrhage.....	5.0	7	3.0			
43714	with fulguration of mucosal lesion ..	5.0	7	3.0			
	(For esophagogastroduodenoscopy, see 43235-43264)						
SUTURE							

	Unit Value	Follow-up Days=	Basic Anes@
43800 Pyloroplasty	13.0	45	5.0
(For pyloroplasty and vagotomy, see 43640)			
43810 Gastroduodenostomy	14.0	45	5.0
43820 Gastrojejunostomy	14.0	45	5.0
43825 with vagotomy any type	18.0	45	6.0
43830 Gastrostomy, temporary (tube, rubber, or plastic) (((independent))) separate procedure;	13.0	45	5.0
43831 neonatal, for feeding	8.0	30	5.0
43832 ((permanent)) Gastrostomy, permanent, with construction of gastric tube	16.0	45	5.0
43840 Gastrorrhaphy((:)), suture of perforated duodenal or gastric ulcer, wound, or injury	13.0	45	6.0
43850 Revision of gastroduodenal anastomosis (gastroduodenostomy) with reconstruction, without vagotomy	20.0	60	5.0
43855 with vagotomy	23.0	60	6.0
43860 Revision of gastrojejunal anastomosis (((gastrojejunostomy))) gastrojejunostomy with reconstruction((:)); without vagotomy	20.0	60	5.0
43865 with vagotomy	23.0	60	6.0
43870 Closure of gastrostomy, surgical	12.0	45	5.0
43880 Closure of ((gastro-colec)) gastrocolic fistula	BR+		5.0
43885 Anterior gastropexy for hiatal hernia (separate procedure)	BR		
43999 Unlisted procedure, stomach	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-195 INTESTINES (EXCEPT RECTUM).

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
44000 Enterolysis (freeing of intestinal adhesion); (((independent))) separate procedure	10.0	45	4.0
(For incidental enterolysis, see WAC 296-22-010, item 7b)			
44005 with acute bowel obstruction	14.5	90	6.0
44010 Duodenotomy	14.5	60	7.0
44020 Enterotomy with exploration or foreign body removal((:)); small bowel, other than duodenum	14.5	60	4.0
44025 large bowel	15.0	60	4.0
44040 Exteriorization of intestine (Mikulicz resection((:)) with crushing of spur)	18.0	60	5.0
44050 Reduction of volvulus, intus-susception, internal hernia, by laparotomy	14.0	90	5.0
44060 Sigmoid myotomy (Reilly type operation) for diverticular disease	BR	90	6.0
EXCISION			
44100 Biopsy of intestine by capsule, tube, peroral((-via tube)) (one or more specimens)	3.0	0	
44110 Excision of one or more lesions of small or large bowel not requiring anastomosis, exteriorization, or fistulization((:)); single enterotomy	16.0	60	4.0
44111 multiple enterotomies	BR+		4.0
44115 Excision colonic diverticulum	BR		
44120 Enterectomy((:)); resection of small intestine; with anastomosis	17.0	60	6.0
44125 with double-barrel enterostomy	14.0	60	6.0
44130 Enteroenterostomy((:)); anastomosis of intestine; (((independent))) separate procedure	14.5	90	5.0
44131 intestinal bypass for morbid obesity			
44140 Colectomy, partial((:)); with anastomosis	18.0	90	5.0

	Unit Value	Follow-up Days=	Basic Anes@
44141 with skin level cecostomy or colostomy	20.0	90	6.0
44143 with end colostomy and closure of distal segment (Hartmann type procedure)	18.0	90	6.0
44144 with resection, with colostomy or ileostomy and creation of mucofistula	18.0	90	6.0
44145 with coloproctostomy (low pelvic anastomosis)	24.0	90	6.0
44146 with coloproctostomy (low pelvic anastomosis) with colostomy	26.0	90	6.0
44150 ((total, with ileostomy or ileoproctostomy)) Colectomy, total, abdominal, with ileostomy or ileoproctostomy; with proctectomy	26.0	90	6.0
44155 with proctectomy and ileostomy	30.0	90	6.0
44160 Colectomy with removal of terminal ileum and ileocolostomy	30.0	90	6.0
ENTEROSTOMY—EXTERNAL FISTULIZATION OF INTESTINES (((independent))) SEPARATE PROCEDURE)((:))			
44300 ((Tube enterostomy)) Enterostomy, tube, or cecostomy (((independent procedure)))	8.5	90	4.0
44305 in conjunction with other procedures	2.0	90	
44308 Enterostomy, suture of one wall of intestine to abdominal wall, small or large intestine	10.0	90	5.0
44310 Ileostomy((-permanent))	14.5	90	4.0
44312 Revision of ileostomy; simple (release of superficial scar)	BR		
44314 complicated (reconstruction in depth)	BR		
44316 Continent ileostomy (Koch procedure)	BR		
(For fiberoptic evaluation, see 44385)			
44320 Colostomy or skin level cecostomy (separate procedure)	12.0	90	4.0
44340 Revision of colostomy, simple (release of superficial scar)	1.2	90	
44345 complicated (reconstruction in depth)	6.0	60	4.0
ENDOSCOPY, SMALL BOWEL AND STOMAL			
(For esophagogastroduodenoscopy, see 43235-43264)			
44360 Small intestinal endoscopy, enteroscopy beyond second portion of duodenum; diagnostic	3.0	7	3.0
44361 with biopsy and/or collection of specimen by brushing or washing for cytology	2.0	7	3.0
44363 with removal of foreign body	BR	7	3.0
44364 with removal of polyps	3.0	7	3.0
44366 for control of hemorrhage	BR	7	3.0
44369 with fulguration of mucosal lesion	2.0	7	3.0
44375 Fiberoptic gastrojejunoscopy through stoma	4.0	7	3.0
44380 Fiberoptic ileoscopy through stoma;	4.0	7	3.0
44382 with biopsy and/or collection of specimen for cytology	3.0	7	3.0
44385 Fiberoptic evaluation of Koch pouch	3.0	7	3.0
44388 Fiberoptic colonoscopy through colostomy	3.0	7	3.0
(For colonoscopy per rectum, see 45360-45386)			
REPAIR			
44400 Cecopexy, fixation of cecum to abdominal wall	12.0	90	4.0
44405 Sigmoidopexy, fixation of sigmoid colon to abdominal wall	12.0	90	4.0
SUTURE			
44600 Suture of intestine (enterorrhaphy), large or small, for perforated ulcer, diverticulum, wound, injury or rupture((:)); single	14.0	45	7.0

	Unit Value	Follow-up Days=	Basic Anes@
44605 with colostomy	16.0	90	7.0
44610 multiple	BR+		7.0
44620 Closure of enterostomy, large or small intestine;	10.0	90	5.0
44625 with resection and anastomosis	14.0	90	6.0
44640 Closure of intestinal cutaneous fistula	BR+		4.0
44650 Closure of enteroenteric or enterocolic fistula	14.0	90	5.0
44660 Closure of enterovesical fistula; without intestinal or bladder resection	14.0	90	5.0
(For closure of renocolic fistula, see 50525, 50526)			
44661 with bowel and/or bladder resection			
(For closure of gastrocolic fistula, see 43880)			
(For closure of rectovesical fistula, see 45800(;)—45805)			
44680 Intestinal plication, complete (Noble type ((procedure)) operation) (((independent))) separate procedure)	20.0	90	6.0
44799 Unlisted procedure, intestine	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-200 MECKEL'S DIVERTICULUM AND THE ((MESTENTERY)) MESENTERY.

	Unit Value	Follow-up Days=	Basic Anes@
EXCISION			
44800 Excision of Meckel's diverticulum (diverticulectomy) or omphalomesenteric duct	10.0	45	4.0
44820 ((Excision)) Excision of lesion of mesentery (((independent))) separate procedure (with bowel resection, see 44120 or 44140 et seq.)	BR+		4.0
SUTURE			
44850 Suture of mesentery (((independent))) separate procedure)	13.0	45	4.0
(For reduction and repair of internal hernia, see 44050)			
44899 Unlisted procedure, Meckel's diverticulum and the mesentery	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-205 APPENDIX.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
44900 Incision and drainage of appendiceal abscess, transabdominal	7.0	45	4.0
EXCISION			
44950 Appendectomy;	9.5	45	4.0
(For incidental appendectomy, see WAC 296-22-010, item 7b and modifier -52)			
44955 when done for indicated purpose at time of other major procedure (not as separate procedure)	6.0	45	4.0
44960 for ruptured appendix with abscess or generalized peritonitis	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-210 RECTUM.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
45000 Transrectal drainage of pelvic abscess	3.0	15	3.0
45005 Incision and drainage of submucous abscess, rectum	4.5	30	3.0
45020 Incision and drainage of deep supralevator, pelvirectal or retrorectal abscess (see also 46050, 46060)	4.8	30	3.0
EXCISION			
45100 Biopsy((,-incisional,-ano-rectal)) of anorectal wall, anal approach (((e.g.)) eg, congenital megacolon); incisional ..	4.0	15	3.0
(((For endoscopic biopsy, see 45305)))			
45105 full thickness	6.0	30	3.0
(For endoscopic biopsy, see 45305)			
45108 Anorectal myectomy	BR		
45110 (((Complete proctectomy)) Proctectomy; complete, combined ((abdomino-perineal)) abdominoperineal, with colostomy, one or two stages	26.0	90	7.0
45111 partial resection of rectum	24.0	90	7.0
45112 Proctectomy, combined abdominoperineal, pull-through procedure, one or two stages	28.0	90	7.0
45114 Proctectomy, partial, with anastomosis; abdominal and transsacral approach, one or two stages	30.0	90	7.0
45116 transsacral approach only (Kraske type)	28.0	90	7.0
45120 (((Complete proctectomy)) Proctectomy, complete, for congenital megacolon (Swenson ((type-procedure)) Duhamel, or Soave type operation)	26.0	90	7.0
45130 Excision of rectal procidentia, with anastomosis(;) perineal approach ...	14.5	90	4.0
45135 abdominal and perineal approach ...	26.0	90	6.0
45150 Division of stricture of rectum	BR+		3.0
45160 (((Perineal excision of primary or recurrent malignant tumor (Kraske type))) Excision of rectal tumor by proctotomy, transsacral or transcoccygeal approach ..	19.0	90	3.0
45170 (((Local excision of extensive villous adenoma of rectum)) Excision of rectal tumor, simple, transanal approach ...	BR+		3.0
45180 Excision and/or electrodisiccation of malignant tumor of rectum, transanal approach; palliative	BR		
45181 therapeutic	BR		
ENDOSCOPY (((independent-procedure)))			
45300 Proctosigmoidoscopy (((independent procedure), diagnostic, initial or subsequent)); diagnostic (separate procedures)	0.6	0	3.0
45302 with collection of specimen by brushing or washing for cytology	1.0	7	3.0
45303 with dilation, direct, instrumental ...	1.5	7	3.0
45305 with biopsy, ((initial))	1.2	7	3.0
(((45306) subsequent for same lesion ...	0.72	7	3.0))
45307 with removal of foreign body	1.0	7	3.0
45310 with removal of ((papilloma or polyp, initial)) polyp or papilloma	1.4	7	3.0
(((45311) subsequent for same lesion ...	1.0	7	3.0))
45315 with removal of multiple ((papillomas)) excrescences, papillomata or polyps(,-simple)) ...	1.8	7	3.0
(((45320) complicated	BR+		3.0)
45340 Endoscopic control of hemorrhage ...	BR+		3.0
45350 Endoscopic removal of foreign body, anus or rectum	BR+		3.0))
45317 for control of hemorrhage	2.0	7	3.0
45319 with retrograde lavage (eg, water pik)	1.8	7	3.0
45330 Sigmoidoscopy, flexible fiberoptic; diagnostic	0.8	15	3.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
45331 with biopsy	1.4	15	3.0				
45332 with removal of foreign body	1.4	15	3.0				
45333 with removal of polyp(s)	1.8	15	3.0				
45334 for control of hemorrhage	BR						
45355 Colonoscopy, with standard sigmoidoscope, transabdominal via colotomy, single or multiple	3.0	7	3.0				
45360 Colonoscopy, fiberoptic, beyond 25 cm to splenic flexure; diagnostic procedure	5.0	7	3.0				
45365 with biopsy and/or collection of specimen for cytology	4.0	7	3.0				
45367 with removal of foreign body	5.0	7	3.0				
45368 with control of hemorrhage	6.0	7	3.0				
45370 with removal of polypoid lesion(s)	6.0	7	3.0				
45371 with retrograde lavage (eg, water pik)	4.0	7	3.0				
45378 Colonoscopy, fiberoptic, beyond splenic flexure; diagnostic procedure	6.0	7	3.0				
45379 with removal of foreign body	7.0	7	3.0				
45380 with biopsy and/or collection of specimen for cytology	6.0	7	3.0				
45382 for control of hemorrhage	7.0	7	3.0				
45385 with removal of polypoid lesion(s)	7.0	7	3.0				
45386 with retrograde lavage (eg, water pik)	5.0	7	3.0				
(For small bowel and stomal endoscopy, see 44360-44388)							

REPAIR

45500 Proctoplasty, for stenosis	10.0	90	3.0
45505 for prolapse of mucous membrane	11.0	90	3.0
45520 Perirectal injection of sclerosing solution for prolapse(;;); office	1.0	0	
45521 hospital	4.0	30	3.0
45540 Proctopexy for prolapse, abdominal ((or perineal)) approach	18.0	((Abdominal)) 90 4.0 ((Perineal)) ((3-0)) 3.0	
45541 perineal approach	18.0	90	3.0
45550 ((Protopexy)) proctopexy combined with sigmoid resection, abdominal approach	22.0	90	5.0
45560 Repair of rectocele (separate procedure)	24.0	90	5.0
(For repair of rectocele with posterior colporrhaphy, see 57250)			

SUTURE

45800 Closure of rectovesical fistula;	20.0	90	5.0
45805 with colostomy	22.0	90	5.0
45820 Closure of rectourethral fistula	20.0	90	3.0
45825 with colostomy	22.0	90	4.0
(For rectovaginal fistula closure, see 57300-((57307)) 57308)			

MANIPULATION

*45900 Reduction of procidentia (((independent)) separate procedure) under anesthesia	*0.6	0	
45905* Dilation of anal sphincter (separate procedure) under anesthesia other than local	BR		
45910 Dilation of rectal stricture (separate procedure) under anesthesia other than local	BR		
45915* Removal of fecal impaction or foreign body (separate procedure) under anesthesia	BR		
45999 Unlisted procedure, rectum	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-215 ANUS.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			

*46000 Fistulotomy, subcutaneous	*0.6	0	3.0
(For fistulectomy, see 46060, 46270-((46300)) 46285)			
*46030 ((Seton-removal, office)) Removal of seton, other marker	*0.6	0	
46032 Undercutting for pruritus ani (modified Ball operation)	1.0	0	3.0
46040 Incision and drainage of ischiorectal and/or perirectal abscess (((independent)) separate procedure)	2.4	15	3.0
46045 Incision and drainage of intramural, intramuscular or submucosal abscess, transanal, under anesthesia	2.4	15	3.0
*46050 Incision and drainage, perianal abscess, superficial (see also 45020, 46060)	*0.48	0	3.0
46060 Incision and drainage of ischiorectal or intramural abscess with fistulectomy, submuscular (see also 45020)	9.5	90	3.0
46070 Incision, anal septum (infant)	1.2	0	3.0
(For anoplasty, see 46700-46705)			
*46080 Sphincterotomy, anal(;;), division of anal sphincter (((independent)) separate procedure)	*1.2	0	3.0

EXCISION

46200 Fissurectomy, with or without sphincterotomy	4.8	90	3.0
46210 Cryptectomy, single((-office))	1.4	30	3.0
46211 multiple, ((hospital)) (((independent)) separate procedure)	7.0	90	3.0
46220 Papillectomy or excision of single tab, ((office)) anus (((independent)) separate procedure)	0.6	15	3.0
46221 Hemorrhoidectomy, by simple ligature (rubber band)	BR		
46230 Excision of external hemorrhoid tags and/or multiple papillae, office	1.2	15	3.0
46250 Hemorrhoidectomy, external, complete	4.8	90	3.0
46255 Hemorrhoidectomy, internal and external, simple	7.0	90	3.0
((46260 radical (Whitehead type procedure))	10.0	90	3.0
46257 with fissurectomy	BR		
46258 with fistulectomy, with or without fissurectomy	BR		
46260 Hemorrhoidectomy, internal and external, complex or extensive;	10.0	90	3.0
46261 with fissurectomy	BR		
46262 with fistulectomy, with or without fissurectomy	BR		
46270 Fistulectomy(;;); subcutaneous	2.4	30	3.0
46275 submuscular	9.5	90	3.0
46280 complex or ((multiple)) multiple	BR+		3.0
46285 second stage	2.0	30	3.0
((46300 Fistulectomy, submuscular, with hemorrhoidectomy	9.5	90	3.0
46310 Fissurectomy and hemorrhoidectomy	8.0	90	3.0
*46320 Enucleation or excision of external thrombotic hemorrhoid	*0.72	0	3.0

INTRODUCTION

*46500 ((Hemorrhoids;)) Injection of sclerosing solution, hemorrhoids or mucosal prolapse	*0.4	0	3.0
46510* Perianal injection of alcohol or other solution for pruritus ani	BR		
46530 Dilation of anus and lower rectum under anesthesia for hemorrhoids (Lord procedure)	BR		

ENDOSCOPY

*46600 Anoscopy(;;); diagnostic((-with or without biopsy)) (((independent)) separate procedure)	*0.32	0	3.0
46602 with collection of specimen by brushing or washing for cytology	0.5	0	3.0
46604 with dilation, direct, instrumental	0.7	0	3.0
46606 with biopsy	1.0	0	3.0
46608 with removal of foreign body	1.5	0	3.0
46610 with removal of polyp	1.5	0	3.0

	Unit Value	Follow-up Days=	Basic Anes@
46612 with multiple polyp removal	BR		3.0
46614 for control of hemorrhage	BR		

((For removal of foreign body, see 45350))
 ((For control of hemorrhage, endoscopic, see 45340))

REPAIR

46700 Anoplasty((:)); plastic operation for stricture((:)); adult	9.0	90	3.0
46705 infant	10.0	30	4.0

(For simple incision of anal septum, see 46070)

((46720))46715 Repair of congenital anovaginal fistula ("cut-back" type procedure)	12.0	90	4.0
46716 Perineal transplant of anovaginal fistula	14.0	90	4.0
46730 Construction of anus for congenital absence((:)); perineal or sacrococcygeal approach	16.0	90	5.0
46735 combined abdominal and perineal approach	20.0	90	7.0
46740 Construction of anus for congenital absence, with repair of urinary fistula	22.0	90	7.0
46750 Sphincteroplasty, anal, for incontinence, or prolapse; adult	10.0	90	3.0
46751 child	12.0	90	4.0
46753 Graft (Thiersch operation) for rectal incontinence and/or prolapse	BR		
46754 Removal of Thiersch wire or suture	BR		
46760 ((muscle transplant)) Sphincteroplasty, anal, for incontinence, adult, muscle transplant	BR+		4.0

DESTRUCTION

*46900 ((Condylomata, multiple, simple, chemical)) Chemosurgery of condylomata, anal, multiple, simple	*0.48	0	
*46910 ((electrodesiccation)) Electrodesiccation of condylomata, anal, multiple, simple	*0.8	0	3.0
*46920 ((surgical excision, simple)) Excision and electrodesiccation of condylomata, anal; simple	*1.0	0	3.0
46930 ((complicated)) extensive	BR+		3.0
46932* Cryosurgery of condylomata, anal; simple	BR		
46933 extensive	BR		
46934 Cryosurgery of hemorrhoids; internal	BR		
46935 external	BR		
46936 internal and external	BR		
46937 Cryosurgery of rectal tumor; benign	BR		
46938 malignant	BR		
46940 Curettage or cauterization of anal fissure, including dilation of anal sphincter (separate procedure); initial	BR		
46942 subsequent	BR		

SUTURE

46945 Ligation of internal hemorrhoids; single procedure	BR		
46946 multiple procedures	BR		

OTHER PROCEDURES

46999 Unlisted procedure, anus	BR		
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AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-220 LIVER.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
*47000 ((Needle biopsy of liver;)) Biopsy of liver, needle, percutaneous	*1.4	0	3.0

	Unit Value	Follow-up Days=	Basic Anes@
47010 Hepatotomy for drainage of abscess or cyst, one or two stages	BR		

EXCISION

47100 ((Wedge biopsy (independent procedure))) Biopsy of liver, wedge (separate procedure)	10.0	45	4.0
47120 Hepatectomy, ((t))resection of liver((:)); partial lobectomy	19.0	45	10.0
47125 total left lobectomy	BR+		13.0
47130 total right lobectomy	BR+		13.0
47135 total, with transplant	BR+		15.0

REPAIR

47300 Marsupialization of cyst or abscess of liver	14.5	60	6.0
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SUTURE

47350 Hepatorrhaphy((:)), suture of liver wound or injury((:)); simple	14.0	45	4.0
47355 with common duct or gallbladder drainage	18.0	45	7.0
47360 complex	BR+		9.0
47399 Unlisted procedure, liver	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-225 BILIARY TRACT.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
47400 Hepaticotomy or hepaticostomy with exploration, drainage, or removal of calculus	20.0	45	6.0
47420 Choledochotomy or choledochostomy with exploration, drainage, or removal of calculus, with or without cholecystotomy	17.0	45	5.0
47425 with transduodenal sphincterotomy	19.0	45	6.0
47440 Duodenocholedochotomy((:)), transduodenal choledocholithotomy	19.0	45	6.0
47460 Transduodenal sphincterotomy or sphincteroplasty (((independent)) separate procedure)	19.0	45	6.0
47480 Cholecystotomy or cholecystostomy with exploration, drainage or removal of calculus (((independent)) separate procedure)	12.0	45	5.0

INTRODUCTION

47500 Injection procedure for percutaneous ((trans-hepatic)) transhepatic cholangiography	1.6	0	
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EXCISION

47600 Cholecystectomy	14.5	45	5.0
47605 with cholangiography	15.0	45	5.0
47610 Cholecystectomy with ((open)) exploration of common duct	17.0	45	6.0
47611 with biliary endoscopy	BR		
47620 with transduodenal sphincterotomy or sphincteroplasty, with or without cholangiography	20.0	45	6.0
47630 Biliary duct stone extraction, percutaneous via t-tube tract (eg, Burhenne technique)	BR		

((Repair))

47700 Exploration for congenital atresia of bile ducts, without repair, with or without liver biopsy, with or without cholangiography	14.5	45	6.0
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REPAIR

47720 ((Direct anastomosis of gallbladder and gastrointestinal tract)) Cholecystoenterostomy; direct	14.5	60	5.0
47721 with gastroenterostomy	16.0	60	6.0

	Unit Value	Follow-up Days=	Basic Anes@
47740 Roux-en-y ((anastomosis of gallbladder and gastrointestinal tract))	16.0	60	6.0
47760 ((Direct anastomosis)) Anastomosis, direct, of extrahepatic biliary ducts and gastrointestinal tract	20.0	90	6.0
47765 Anastomosis, direct, of intrahepatic ducts and gastrointestinal tract	BR+		6.0
47780 ((Roux-en-y anastomosis)) Anastomosis, Roux-en-y of extrahepatic biliary ducts and gastrointestinal tract	22.0	90	6.0
47800 ((Plastic reconstruction of extrahepatic biliary ducts with end-to-end anastomosis)) Reconstruction, plastic, of extrahepatic biliary ducts with end-to-end anastomosis	20.0	90	6.0
47810 Implantation of biliary istulous tract into stomach or intestine	BR		
SUTURE			
47850 Cholechoorrhaphy	BR		
47855 Cholecystorrhaphy	BR		
47999 Unlisted procedure, biliary tract	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-230 PANCREAS.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
48000 ((Abdominal drainage of)) Drainage of abdomen for pancreatitis	13.0	60	5.0
48020 Removal of pancreatic calculus	20.0	60	6.0
EXCISION			
48100 Biopsy of pancreas (((independent)) separate procedure)	14.0	60	5.0
48120 Excision of lesion of pancreas ((e.g.)) eg, cyst, adenoma)	17.0	60	6.0
48140 Pancreatectomy, distal subtotal, with or without splenectomy;	20.0	60	6.0
48145 with ((pancreatico-jejunostomy)) pancreaticojejunostomy	22.0	60	6.0
48148 Excision of ampulla of Vater, simple	BR		
48150 ((Whipple type)) Pancreatectomy, proximal subtotal, with pancreaticojejunostomy or pancreaticoduodenostomy (Whipple type operation)	34.0	60	6.0
48151 Pancreatectomy, near-total, with preservation of duodenum (Child type procedure)	BR		
48155 Pancreatectomy, total;	34.0	60	6.0
48160 with transplantation	BR+		6.0
48180 Pancreatico((=))jejunostomy ((e.g.)) side-to-side anastomosis, Puestow type ((procedure)) operation, (((independent)) separate procedure)	24.0	60	6.0
REPAIR			
48500 Marsupialization of cyst of pancreas	14.5	60	6.0
48520 Internal ((direct)) anastomosis of pancreatic cyst to gastrointestinal tract; direct	17.0	60	6.0
48540 Roux-en-y ((internal anastomosis, cyst to gastrointestinal tract))	19.0	60	6.0
48999 Unlisted procedure, pancreas	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-235 ABDOMEN, PERITONEUM AND OMENTUM.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
49000 Exploratory laparotomy((-)); exploratory celiotomy (((independent)) separate procedure) (see WAC 296-22-010, item 7b)	10.0	45	4.0
49002 Reopening of recent laparotomy incision for exploration; removal of hematoma, control of bleeding			
49010 ((Retroperitoneal exploration (independent)) Exploration, retroperitoneal area (separate procedure)	10.0	45	5.0
49020 Drainage of peritoneal abscess((-)) or localized peritonitis, exclusive of appendiceal abscess, transabdominal...	11.0	45	4.0
(For appendiceal abscess, see 44900)			
49040 Drainage of subdiaphragmatic or subphrenic abscess	12.0	45	5.0
49060 Drainage of retroperitoneal abscess	11.0	45	5.0
*49080 Peritoneocentesis((-)); abdominal paracentesis((-)); initial	*0.8	0	
*49081 subsequent	*0.6	0	
49085 Removal of peritoneal foreign body	BR		
(For lysis of intestinal adhesions, see 44000)			
EXCISION			
49200 Excision of intra-abdominal or retroperitoneal tumors or cysts	14.0	60	5.0
49201 extensive	BR		
49250 Umbilectomy, omphalectomy, excision of umbilicus (separate procedure)	BR		
49255 Omentectomy, epiploectomy, resection of omentum (separate procedure)	BR		
ENDOSCOPY			
49300 Peritoneoscopy((-with-or)); without biopsy	4.0	15	3.0
49301 with biopsy	6.0	10	5.0
49302 Peritoneoscopy with guided transhepatic cholangiography; without biopsy	7.0	10	5.0
49303 with biopsy	8.0	10	5.0
(For sterilization by laparoscopic technique, see 58982)			
INTRODUCTION			
*49400 Pneumoperitoneum((-)); initial	*1.0	0	
*49401 subsequent	*0.6	0	
*49420 Insertion of intraperitoneal cannula or catheter for drainage or dialysis; temporary	*1.0	0	
49421 permanent	BR		
49430 Injection procedure for retroperitoneal pneumography	2.4	0	
49440 Injection procedure for pelvic pneumography	0.8	0	
REPAIR			
HERNIOPLASTY, HERNIORRHAPHY, HERNIOTOMY((-))			
(For bilateral herniorrhaphy or with bowel resection, see WAC 296-22-010, item 7)			
(For reduction and repair of ((intro)) intra-abdominal hernia, see 44050)			
49500 Repair inguinal hernia, under age 5 years, with or without hydrocelectomy((-)); unilateral	7.0	45	3.0
49501 bilateral	9.5	45	3.0
49505 Repair inguinal hernia, age 5 or over((-)); unilateral	9.0	45	3.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
50360 Renal ((homo-transplantation)) homotransplantation, implantation of graft((:)); excluding donor and recip- ient nephrectomy	30.0	180	6.0	50550 Renal endoscopy through established nephrostomy or pyelostomy, with or without irrigation, instillation, or ureteropyelography, exclusive of radio- logic service; hospital	3.0	3	3.0
50365 with unilateral recipient nephrectomy	50.0	180	6.0	50551 office	1.0	3	
50366 with bilateral recipient nephrectomy	50.0	180	6.0	50552 with ureteral catheterization, hospi- tal	3.0	3	3.0
50370 Removal of transplanted homograft (eg, infarcted or rejected kidney)	13.0	60	6.0	50553 with ureteral catheterization, office	1.5	3	
50380 Renal ((auto-transplantation)) autotransplantation, reimplantation of kidney	30.0	120	6.0	50554 with biopsy, hospital	3.0	3	3.0
				50555 with biopsy, office	1.5	3	
				50556 with fulguration, with or without bi- opsy, hospital	3.0	3	3.0
				50557 with fulguration, with or without bi- opsy, office	2.0	3	
				50558 with insertion of radioactive sub- stance with or without biopsy and/or fulguration, hospital	3.2	3	3.0
				50559 with insertion of radioactive sub- stance with or without biopsy and/or fulguration, office	3.0	3	
				50560 with removal of foreign body or cal- culus, hospital	3.0	3	3.0
				50561 with removal of foreign body or cal- culus, office	2.0	3	
				When procedures 50570-50580 provide a significant identifiable service, they may be added to 50045 and 50120			
				50570 Renal endoscopy through nephrotomy or pyelotomy, with or without irriga- tion, instillation, or ureteropyelography, exclusive of radiologic service;	1.4	3	
				(For nephrotomy, see 50045)			
				(For pyelotomy, see 50120)			
				50572 with ureteral catheterization	1.8	3	
				50574 with biopsy	1.8	3	
				50576 with fulguration, with or without bi- opsy	2.0	3	
				50578 with insertion of radioactive sub- stance, with or without biopsy and/or fulguration	2.4	3	
				50580 with removal of foreign body or cal- culus	2.0	3	
INTRODUCTION							
				(For injection procedure for retroperi- toneal pneumography, see 49430)			
50390 Aspiration and/or injection of renal cyst or pelvis by needle, percutaneous	2.5	7					
				(For fluoroscopic guidance, see 76000; for ultrasonic guidance, see 76938, 76939)			
50392 Introduction of intracatheter or cathe- ter into renal pelvis for drainage and/or injection, percutaneous	2.5	7					
50394 Injection procedure for pyelography (as nephrostogram, pyelostogram, ante- grade pyeloureterograms) through neph- rostomy or pyelostomy tube, or indwelling ureteral catheter (separate procedure)3	0					
50396 Manometric studies through nephrostomy or pyelostomy tube, or indwelling ureteral catheter4	0					
50398* Change of nephrostomy or pyelostomy tube3	0					
				(((For injection and/or aspiration of renal cyst or pelvis, see 50060)))			
REPAIR							
50400 Pyeloplasty(:); (Foley Y-pyeloplasty), plastic operation on renal pelvis, with or without plastic operation on ureter or nephropexy, nephrostomy, pyelostomy, or ureteral splinting	22.0	90	5.0				
50405 complicated ((e.g.)) congenital kid- ney abnormality, secondary pyeloplasty, solitary kidney	26.0	90	5.0				
50420 Nephropexy(:), fixation or suspension of kidney ((independent)) separate procedure)	16.0	90	5.0				
SUTURE							
50500 Nephrorrhaphy(:), suture of kidney wound or injury	20.0	90	8.0				
50520 Closure of ((nephro-cutaneous)) nephrocutaneous or pylo-cutaneous)) pyelocutaneous fistula	20.0	90	5.0				
50525 Closure of ((nephro-viscerat)) nephrovisceral fistula ((e.g.) eg, ((reno-cofic))), including visceral re- pair abdominal approach	24.0	90	5.0				
				((Abdominal))			
				90 5.0			
				((Thoracic))			
				((+1-8))			
50526 thoracic approach	24.0	90	11.0				
				(For supplemental skills of two sur- geons, see WAC 296-22-010, item 5b, and modifier -62)			
50540 Symphysiotomy for horseshoe kidney with or without pyeloplasty and/or oth- er plastic procedure, unilateral or bilat- eral (one operation)	28.0	90	5.0				

ENDOSCOPY

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-250 URETER.

INCISION

	Unit Value	Follow-up Days=	Basic Anes@
50600 Ureterotomy with exploration or drainage (((independent))) <u>separate procedure</u>	18.0	90	5.0
<i>(For ureteral endoscopy performed in conjunction with this procedure, see 50970-50980)</i>			
50610 Ureterolithotomy; upper one-third or ureter	20.0	90	5.0
50620 (((Ureterolithotomy))) middle one-third of ureter	18.0	90	5.0
(((50625))) 50630 (((upper-or)) lower one-third	20.0	90	5.0
<i>(For transvesical ureterolithotomy, see 51060)</i>			
<i>(For cystotomy with stone basket extraction of ureteral calculus, see 51065)</i>			
<i>(For endoscopic extraction or manipulation of ureteral calculus, see 52320-52330)</i>			

EXCISION

<i>(For ureterocele, see 51535, 51536, 52300)</i>			
50650 Ureterectomy, with bladder cuff (((independent))) <u>separate procedure</u>	20.0	90	5.0
50660 Ureterectomy, total, ectopic ureter, combination abdominal, vaginal and/or perineal approach	22.0	90	7.0

INTRODUCTION

50684 Injection procedure for ureterography or ureteropyelography through ureterostomy or indwelling ureteral catheter <u>(separate procedure)</u>	0.3	0	
50686 Manometric studies through ureterostomy or indwelling ureteral catheter	0.4	0	
50688* Change of ureterostomy tube	0.3	0	
50690 Injection procedure for visualization of ilial conduit and/or ureteropyelography, exclusive of radiologic service <u>(separate procedure)</u>	0.4	0	

REPAIR

50700 Ureteroplasty: Plastic operation on ureter (((e.g.))) <u>eg, stricture</u>	20.0	90	5.0
(((50720))) 50715 Ureterolysis, with or without repositioning of ureter for retroperitoneal (((fibroses, ovarian vein syndrome, etc.))) fibrosis; unilateral	16.0	90	5.0
(((50721))) 50716 <u>bilateral</u>	24.0	90	5.0
50722 Ureterolysis for ovarian vein syndrome.	16.0	90	5.0
50725 Ureterolysis for retrocaval ureter, with reanastomosis of upper urinary tract or vena cava	26.0	90	5.0
50740 Ureteropyelostomy(;;) anastomosis of ureter and renal pelvis	22.0	90	5.0
50750 Ureterocalycostomy, anastomosis of ureter to renal calyx	24.0	90	5.0
50760 Ureteroureterostomy	22.0	90	5.0
50770 Transureteroureterostomy(;;) anastomosis of ureter to contralateral ureter	24.0	90	5.0
50780 Ureteroneocystostomy(;;) anastomosis of ureter to bladder, or other operations for correction of (((vesico-ureteral))) vesicoureteral reflux(;;); unilateral	22.0	90	5.0
50781 <u>bilateral</u>	26.0	90	5.0
<i>(When combined with cystourethroplasty or vesical neck revision, see 51820)</i>			

50785 Ureteroneocystostomy, with bladder flap(;;); unilateral	24.0	90	5.0
50786 <u>bilateral</u>	28.0	90	5.0
50800 Ureterenterostomy(;;); direct anastomosis of ureter to intestine(;;); unilateral	22.0	90	5.0
50801 <u>bilateral</u>	26.0	90	5.0
50810 Ureterosigmoidostomy, with creation of sigmoid bladder and establishment of abdominal or perineal colostomy, including bowel anastomosis	30.0	120	6.0
<i>(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)</i>			
50820 (((Uretero-ileal))) Ureteroileal conduit (ileal bladder), including bowel anastomosis(;;) <u>(Bricker operation)</u> ; unilateral	30.0	120	6.0
<i>(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)</i>			
50821 <u>bilateral</u>	34.0	120	6.0
<i>(For combination of 50800-50821 with cystectomy, see 51580-51595)</i>			
50830 Urinary undiversion (eg, taking down of ureteroileal conduit, ureterosigmoidostomy or ureterenterostomy with ureteroureterostomy or ureteroneocystostomy)			<u>BR</u>
50840 Replacement of all or part of ureter by bowel segment, including bowel anastomosis(;;); unilateral	30.0	120	6.0
<i>(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)</i>			
50841 <u>bilateral</u>	40.0	120	6.0
50860 Ureterostomy(;;); transplantation of ureter to skin(;;); unilateral	18.0	90	5.0
50861 <u>bilateral</u>	22.0	90	5.0
SUTURE			
50900 Ureterorrhaphy(;;); suture of ureter (((independent))) <u>separate procedure</u>	20.0	90	5.0
50920 Closure of (((uretero-cutaneous))) ureterocutaneous fistula	20.0	90	5.0
50930 Closure of (((uretero-visceral))) ureterovisceral fistula <u>(including visceral repair)</u>			<u>BR+</u>
50940 Deligation of ureter			<u>BR+</u>
<i>(For ureteroplasty, ureterolysis, etc., see 50700-50861)</i>			
ENDOSCOPY			
50950 Ureteral endoscopy through established ureterostomy, with or without irrigation, instillation, or ureteropyelography, exclusive of radiologic service; hospital	3.0		3
50951 <u>office</u>	1.3		3
50952 <u>with ureteral catheterization, hospital</u>	3.0		3
50953 <u>with ureteral catheterization, office</u>	1.8		3
50954 <u>with biopsy, hospital</u>	3.0		3
50955 <u>with biopsy, office</u>	1.8		3
50956 <u>with fulguration, with or without biopsy, hospital</u>	3.2		3
50957 <u>with fulguration, with or without biopsy, office</u>	2.0		3
50958 <u>with insertion of radioactive substance with or without biopsy and/or fulguration, hospital</u>	3.6		3
50959 <u>with insertion of radioactive substance with or without biopsy and/or fulguration, office</u>	2.4		3
50960 <u>with removal of foreign body or calculus, hospital</u>	3.2		3
50961 <u>with removal of foreign body or calculus, office</u>	2.0		3

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
<p><u>When procedures 50970-50980 provide a significant identifiable service, they may be added to 50600</u></p>							
50970	1.3	3		51580	34.0	90	6.0
<p><u>Ureteral endoscopy through ureterotomy, with or without irrigation, instillation, or ureteropyelography, exclusive of radiologic service;</u></p>				<p><u>lymphadenectomy (independent procedure)) with bilateral pelvic lymphadenectomy, including external iliac, hypogastric and obturator nodes</u></p>			
<p><u>(For ureterotomy, see 50600)</u></p>				<p><u>((with uretero-sigmoidostomy)) Cystectomy, complete with ureterosigmoidostomy or ureterocutaneous transplantations;</u></p>			
50972	1.8	3		51585	34.0	120	7.0
50974	1.8	3		<p><u>((with pelvic and bilateral iliac lymphadenectomy)) with bilateral pelvic lymphadenectomy, including external iliac, hypogastric and obturator nodes</u></p>			
50976	2.0	3		51590	40.0	120	7.0
50978	2.4	3		<p><u>((with uretero-ileal)) Cystectomy, complete, with ureteroileal conduit or sigmoid bladder, including bowel anastomosis;</u></p>			
50980	2.0	3		51595	44.0	120	7.0
<p><u>with removal of foreign body or calculus</u></p>				<p><u>((with pelvic and bilateral iliac lymphadenectomy)) with bilateral pelvic lymphadenectomy, including external iliac, hypogastric and obturator nodes</u></p>			

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-255 BLADDER.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
51000	0.4	0	
*51005	*1.0	0	
51010	2.0	30	5.0
((51029)) 51020	14.5	90	5.0
51030	14.5	90	5.0
51040	12.0	90	5.0
51045	14.5	90	5.0
51050	14.5	90	5.0
51060	19.0	90	5.0
51065	12.0	30	5.0
51080	8.0	90	5.0

	Unit Value	Follow-up Days=	Basic Anes@
EXCISION			
51500	14.0	90	5.0
51520	16.0	90	5.0
51525	20.0	90	5.0
51530	16.0	90	5.0
<p><u>(For transurethral excision, see 52200-52240)</u></p>			
51535	16.0	90	5.0
51536	18.0	90	5.0
<p><u>(For transurethral excision, see 52300)</u></p>			
((51560)) 51550	18.0	90	6.0
51555	20.0	90	6.0
51565	24.0	90	6.0
51570	26.0	90	6.0
51575			

51580	34.0	90	6.0
51585	34.0	120	7.0
51590	40.0	120	7.0
51595	44.0	120	7.0
51597	50.0	120	7.0
			BR

(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)

INTRODUCTION

(For bladder catheterization, see 53670-53675)

51600	0.2	0	
51605	0.4	0	
51610	0.3	0	
<p><u>(For injection procedure for retroperitoneal pneumography, see 49430)</u></p>			
*51700	*0.2	0	
51705*	0.3	0	
51710*	BR		
51720	0.8	0	

URODYNAMICS

The following section (51725-51796) lists procedures that may be used separately or in many and varied combinations. All of the presently known urodynamic procedures are listed as are some of their most frequently used combinations. When multiple procedures are performed in the same investigative session, modifier '-51' should be employed.

All procedures in this section imply that these services are performed by, or are under the direct supervision of, a physician and that all instruments, equipment, fluids, gases, probes, catheters, technician's fees, medications, gloves, trays, tubing and other sterile supplies be provided by the physician. When the physician only interprets the results and/or operates the equipment, a p.c. (professional component modifier '-26') should be used to identify physicians' services.

Follow-
Unit up Basic
Value Days= Anes@

Only the urodynamic testing is included in this section. The nerve blocks that are listed may be pudendal, unilateral or bilateral; sacral, unilateral or bilateral, single or multiple; or subarachnoid and epidural of the sacral segments. They are listed in the neurosurgical section 62274-62279 and 64430-64441.

CYSTOMETROGRAM STUDIES (CMG)

As a single procedure (separate procedure) performed in any body position, including residual urine volume, volume at first urge to void, bladder capacity, tracing (if available), interpretation and report. (For simultaneous electromyogram see 51786 and 51788)

51725	Simple cystometrogram (eg, spinal manometer)	BR		
51726	Complex cystometrogram (eg, calibrated electronic equipment); with gas			
51727	with liquid	BR		
51728	with simultaneous (rectal, gastric or intraperitoneal) "intra-abdominal" pressure	BR		
51729	with voiding pressure	BR		
51730	with simultaneous "intra-abdominal" and voiding pressure	BR		
51731	before and after pharmacological testing, with gas	BR		
51732	before and after pharmacological testing, with liquid	BR		
51733	before and after nerve block, gas or liquid	BR		

UROFLOWMETRIC STUDIES (UFR)

As a single procedure (separate procedure) performed in any body position, including volume, flow rate, and tracing (if available), interpretation and report. (For simultaneous electromyogram see 51787, 51788). (For simultaneous voiding pressure see 51795-51796)

EXTERNAL MEASUREMENTS

51736	Simple uroflowmetry (eg, stop-watch flow rate, mechanical uroflowmeter); ...	BR		
51737	before and after pharmacological testing	BR		
51738	before and after nerve block	BR		
51739	Sound recording of external stream (eg, Lyons type)	BR		
51740	Cystometrogram (((independent)) separate procedure)	1.0	0	
51750	Uroflowmetric evaluation (separate procedure)	0.3	0	

REPAIR

51800	Cystoplasty or cystourethroplasty((:)), plastic operation on bladder and/or vesical neck (anterior Y-plasty, vesical fundus resection((-etc:)), any procedure, with or without wedge resection of posterior vesical neck	20.0	90	5.0
51820	Cystourethroplasty with unilateral or bilateral ureteroneocystostomy	30.0	90	5.0
51840	Anterior ((vesico-urethropexy)) vesicourethropexy, or urethropexy (((-etc:)) Marshall-Marchetti type); simple	14.5	90	4.0
51841	complicated (eg, secondary repair) ..	21.0	90	4.0
	(For urethropexy (Peyreya type), see 57289)			
51860	Cystorrhaphy((:)), suture of bladder wound, injury or rupture((:)); simple ..	14.5	90	4.0
51865	complicated	BR+		6.0

51880	Closure of cystostomy (((independent)) separate procedure)	8.0	90	3.0
51900	Closure of vesicovaginal fistula, abdominal approach	22.0	90	5.0
	(For vaginal approach, see 57320-57330)			
51920	Closure of vesicouterine fistula ((with or without hysterectomy));	20.0	90	5.0
51925	with hysterectomy	20.0	90	5.0
	(For closure of vesicoenteric fistula, see 44660, 44661)			
	(For closure of rectovesical fistula, see 45800-45805)			
51940	Closure of ((extrophy)) extrophy (see also 54390)	BR+		5.0
51960	((Enterocystoplasty)) Enterocystoplasty, including bowel anastomosis	30.0	90	5.0
	(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)			
51980	Cutaneous vesicostomy	18.0	90	5.0

ENDOSCOPY - CYSTOSCOPY, URETHROSCOPY, CYSTOURETHROSCOPY

NOTES

Endoscopic descriptions are listed so that the main procedure can be identified without having to list all the minor related functions performed at the same time. For example: meatotomy, urethral calibration and/or dilation, urethroscopy, and cystoscopy prior to a transurethral resection of prostate; ureteral catheterization following extraction of ureteral calculus; internal urethrotomy and bladder neck fulguration when performing a cystourethroscopy for the female urethral syndrome. When the secondary procedure requires significant additional time and effort, it may be identified by the addition of modifier '-22.' For example: Urethrotomy performed for a documented pre-existing stricture or bladder neck contracture.

((Cystoscopy, Urethroscopy, Cystourethroscopy))

52000	((Diagnostic)) Cystourethroscopy (((independent)) separate procedure), office;	1.2	7	3.0
52005	with ureteral catheterization, with or without irrigation, instillation, or ureteropyelography, exclusive of radiologic service	1.6	7	3.0
52007	with ureteral catheterization and brush biopsy of ureter or renal pelvis for cytology	BR	3	3.0
52010	with ejaculatory duct catheterization	1.6	7	
52100	Cystourethroscopy, hospital	2.0	7	3.0
52105	with ureteral catheterization, with or without irrigation, instillation, or ureteropyelography exclusive of radiologic service	3.6	7	3.0
52107	with ureteral catheterization and brush biopsy of ureter or renal pelvis for cytology	BR	3	3.0
52110	with ejaculatory duct catheterization	3.6	7	3.0
52190	Differential quantitative and chemical renal function test ((-eg:-)) Howard or Stamey type)((-see 52005 or 52105, and add detention time (see 99040) beyond that required for usual ureteral catheterization))	SV.&		3.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
TRANSURETHRAL SURGERY (URETHRA, PROSTATE, BLADDER, URETER)				and/or posterior urethra ((e.g.) congenital valves, obstructive hypertrophic mucosal folds)			
(52200)52202 Cystourethroscopy, with biopsy; hospital	2.6	7	3.0	52500 Transurethral resection of ((vesical)) bladder neck, ((female or child)) (separate procedure)	6.0	30	3.0
52204 office	2.0	7	3.0	((52600))52601 Transurethral resection of prostate, including control of post-operative bleeding during the hospitalization, complete (vasectomy, meatotomy, cystourethroscopy, urethral calibration and/or dilation, and internal urethrotomy are included)	10.0	90	4.0
((52210))52212 Cystourethroscopy, with fulguration (including cryosurgery) of trigone, bladder neck, prostatic fossa, urethra, or periurethral glands; hospital	2.6	7	3.0	52605 Transurethral fulguration for postoperative bleeding after leaving hospital; (in hospital)	4.2	0	3.0
52214 office	2.0	7	3.0	52606 office	2.4	0	0
((52220))52222 Cystourethroscopy, with fulguration (including cryosurgery) or treatment of MINOR (less than 0.5 cm) lesion(s), with or without biopsy; hospital	2.6	7	3.0	(For other approaches, see ((55800-55840)) 55801-55845)			
52224 office	2.0	7	3.0	((52610))52612 Transurethral resection of prostate; first stage of two-stage resection (((planned or medical necessity)) partial resection)	15.0	90	5.0
((52230))52232 Cystourethroscopy, with fulguration (including cryosurgery) and/or resection of SMALL bladder tumor(s) (0.5 cm to 2.0 cm); hospital	6.0	30	3.0	52614 second stage of two-stage resection (resection completed)	11.0	90	5.0
52234 office	5.0	30	3.0	52620 Transurethral resection; of residual obstructive tissue after 90 days ((post-operative)) postoperative	6.0	90	5.0
52235 ((medium)) Cystourethroscopy, with fulguration (including cryosurgery) and/or resection of; MEDIUM bladder tumor(s) (2.0-5.0 cm)	12.0	30	3.0	52630 of regrowth of obstructive tissue longer than one year ((post-operative)) post-operative	20.0	90	5.0
52240 LARGE bladder tumor(s)	18.0	30	5.0	52640 of ((post-operative)) postoperative bladder neck contracture	10.0	90	5.0
52250 Cystourethroscopy with insertion of radioactive substance, with or without biopsy or fulguration	6.0	30	3.0	52650 Transurethral cryosurgical removal of prostate (postoperative irrigations and aspirations of sloughing tissue included)	20.0	120	5.0
52260 Cystourethroscopy, with ((dilation)) dilation of bladder for interstitial cystitis((:)); general or conduction (spinal((: etc.)) anesthesia	3.0	30	3.0	52700 Transurethral drainage of prostatic abscess	8.0	60	5.0
52265 local anesthesia	1.4	7		52800 Litholapaxy((:)), crushing of calculus in bladder and removal of fragments((:)); simple, small (less than 2.5 cm)	10.0	30	3.0
52270 Cystourethroscopy, with internal urethrotomy((:)); female	4.0	45	3.0	52805 complicated or large (over 2.5 cm)	14.0	30	3.0
52275 male	4.0	45	3.0				
52277 Cystourethroscopy, with resection of external sphincter (sphincterotomy)	6.0	30	3.0	AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)			
52280 Cystourethroscopy, with calibration and/or dilation of urethral stricture or stenosis, with or without meatotomy, and injection procedure for cystography male or female; hospital	3.0	7	3.0	WAC 296-22-260 URETHRA.			
52281 office	2.4	7		Unit Value Follow-up Days= Basic Anes@			
52282 Cystourethroscopy, with steroid injection into stricture; hospital	3.2	7	3.0	(For endoscopy, see cystoscopy, urethroscopy, cystourethroscopy, 52000-52805)			
52283 office	2.0	7		(For injection procedure for urethroscopy, see 51600-51610)			
52285 Cystourethroscopy for treatment of the female urethral syndrome with any or all of the following: urethral meatotomy, urethral dilation, internal urethrotomy, lysis of urethrovaginal septal fibrosis, lateral incisions of the bladder neck, and fulguration of urethral polyps, bladder neck, and trigone	3.4	7	3.0	INCISION			
52290 Cystourethroscopy; with ureteral meatotomy, unilateral or bilateral	4.0	30	3.0	53000 Urethrotomy or urethrostomy, external (((independent)) separate procedure)((:)); pendulous urethra	2.4	15	3.0
52300 with resection or fulguration of ureterocele, unilateral or bilateral	6.0	30	3.0	53010 perineal urethra, external (((independent procedure)))	6.0	30	3.0
52305 with incision or resection of orifice of bladder diverticulum, single or multiple	6.0	30	3.0	53020 Meatotomy((:)), cutting of meatus (((independent)) separate procedure), except infant; office	1.0	15	3.0
52310 Cystourethroscopy, with removal of foreign body or calculus from urethra or bladder((:)); simple	4.0	30	3.0	53021 hospital	3.0	15	3.0
52315 complicated	BR+		3.0	53025 Meatotomy, cutting of meatus (separate procedure), infant	0.6	15	3.0
52320 Cystourethroscopy, with removal of ureteral calculus	7.0	30	3.0	53040 Drainage of deep periurethral abscess	3.0	30	3.0
52330 with manipulation, without removal of ureteral calculus	5.0	30	3.0	(For subcutaneous abscess, see 10060-10061)			
52332 with insertion of indwelling ureteral stent (eg, Gibbons type)	BR	7	3.0	53060 Drainage of Skene's gland abscess or cyst	1.2	15	3.0
52335 Cystourethroscopy, with ureteroscopy and/or pyeloscopy	4.2	7	3.0				
52340 Cystourethroscopy, with incision, fulguration or resection of bladder neck							

	Unit Value	Follow-up Days=	Basic Anes@
53080 Drainage of perineal urinary extravasation((:)); uncomplicated (((independent)) separate procedure)	4.0	15	3.0
53085 complicated	BR+		5.0
EXCISION			
53200 Biopsy of urethra	2.0	7	3.0
53210 Urethrectomy, total, including cystostomy((:)); female	14.0	60	5.0
53215 male	18.0	60	5.0
53220 Excision or fulguration of carcinoma of urethra	BR+		3.0
53230 Excision of urethral diverticulum((-female)) (((independent)) separate procedure); female	10.0	60	3.0
53235 male	12.0	60	3.0
53240 Marsupialization of urethral diverticulum, male or female	4.0	30	3.0
53250 <u>Excision of bulbourethral gland (Cowper's gland)</u>	12.0	60	3.0
53260 Excision or fulguration((:)); urethral polyp(s), distal urethra	1.0	15	3.0
(For endoscopic approach, see ((52200-52220)) 52212-52224)			
53265 urethral caruncle	1.2	15	3.0
53270 Skene's glands	1.2	15	3.0
53275 urethral prolapse	3.0	30	3.0

REPAIR

(For hypospadias, see 54300-54330)

53400 Urethroplasty((:)); first stage, for fistula, diverticulum, or stricture, (((e.g.)) eg, Johanssen type)	10.0	60	3.0
53405 second stage (formation of urethra), including urinary diversion	14.0	60	3.0
53410 Urethroplasty((:)); one-stage reconstruction of male anterior urethra	16.0	60	3.0
53420 Urethroplasty((:)); two-stage reconstruction or repair of prostatic or membranous urethra((:)); first stage	20.0	60	3.0
53425 second stage	20.0	90	3.0
53430 Urethroplasty((:)); reconstruction of female urethra	14.0	90	3.0
53440 Operation for correction of male urinary incontinence, with or without introduction of prosthesis	20.0	90	3.0
53442 <u>Removal of perineal prosthesis introduced for continence</u>	BR	90	3.0
53445 <u>Operation for correction of male urinary incontinence with placement of inflatable urethral or bladder neck sphincter, including placement of pump and/or reservoir</u>	BR	90	3.0
53447 <u>Removal of inflatable sphincter including pump and/or reservoir</u>	BR	90	3.0
53449 <u>Surgical correction of hydraulic abnormality of inflatable sphincter</u>	BR	90	3.0
53450 Urethral meatoplasty, with mucosal advancement	4.0	30	3.0
53460 Urethral meatoplasty, with partial excision of distal urethral segment (Richardson type procedure)	3.4	30	3.0
(For meatotomy, see 53020, 53025)			

SUTURE

((53500))53502 Urethrorrhaphy((:)); suture of urethral wound or injury, female	BR+		3.0
53505 Urethrorrhaphy, suture of urethral wound or injury; penile	10.0	90	3.0
53510 perineal	14.0	90	3.0
53515 prostatic/membranous	20.0	90	3.0
53520 Closure of urethrostomy or urethrocutaneous fistula, male (((independent)) separate procedure)	6.0	90	3.0
(For closure of ((urethro-vaginal)) urethrovaginal fistula, see 57310)			
(For closure of ((urethro-rectal)) urethrorectal fistula, see 45820, 45825)			

MANIPULATION

*53600 Dilation of urethral stricture by passage of sound, male((:)); initial	*0.4	0	
*53601 subsequent	*0.3	0	
53605 <u>Dilation of urethral stricture or vesical neck by passage of sound or urethral dilator, male, general or conduction (spinal) anesthesia, hospital</u>	1.6	3	3.0
*53620 Dilation of urethral stricture by passage of filiform and follower, male((:)); initial	*0.8	0	
*53621 subsequent	*0.6	0	
*53640 Passage of filiform and follower for acute vesical retention, male	*0.8	0	
*53660 Dilation of female urethra including suppository and/or instillation((:)); initial	*0.4	0	
*53661 subsequent	*0.3	0	
53665 <u>in hospital, general anesthesia</u>	1.5	3	3.0
53670* <u>Catheterization; simple</u>	0.3	0	
53675* <u>complicated (may include difficult removal of balloon catheter)</u>	0.7	0	
53899 <u>Unlisted procedure, urinary system</u>	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-265 PENIS.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
54000 ((Dorsal or lateral slit of prepuce, newborn-(independent procedure))) Slitting of prepuce, dorsal or lateral, (separate procedure); newborn	0.6	7	
54001 except newborn	1.4	7	3.0
54015 <u>Incision and drainage of penis, deep</u>	1.4	15	3.0
DESTRUCTION			
*54050 ((Condylomata)) <u>Destruction of condylomata, penis, multiple, simple, chemical</u>	*0.3	0	3.0
*54055 ((electrodesiccation)) electrodesiccation	*0.8	0	3.0
*54060 surgical excision	*1.0	0	3.0
54065 extensive	BR+		3.0

(For destruction or excision of other lesions, see Integumentary System)

EXCISION

54100 Biopsy of penis, cutaneous (((independent)) separate procedure)	0.6	7	3.0
54105 deep structures	1.4	15	3.0
54110 <u>Excision of penile plaque (Peyronie disease)</u>	7.4	30	3.0
54115 <u>Removal foreign body from deep penile tissue (eg, plastic implant)</u>	6.0	45	3.0
54120 Amputation of penis, partial	10.0	60	3.0
54125 complete	20.0	60	3.0
54130 <u>Amputation of penis, radical((:)); with bilateral ((superficial-inguinal)) inguinofemoral lymphadenectomy</u>	26.0	90	3.0
54135 <u>((with bilateral inguinal and iliac lymphadenectomy)) in continuity with bilateral pelvic lymphadenectomy, including external iliac, hypogastric and obturator nodes</u>	30.0	90	5.0
(For lymphadenectomy (((independent)) separate procedure), see 38760-((38766))38771)			
54150 Circumcision, clamp procedure((:)); newborn	0.8	15	
((54151))54152 except newborn office	1.0	15	3.0
54154 <u>except newborn, hospital</u>	2.4	15	3.0

	Unit Value	Follow-up Days=	Basic Anes@
54160 Circumcision, surgical excision other than clamp or dorsal slit((:)); newborn.	0.8	30	
54161 except newborn	3.0	30	3.0
INTRODUCTION			
*54200 Injection procedure for Peyronie((s)) disease	*0.4	0	
54205 with surgical exposure of plaque	7.4	30	3.0
54220 Irrigation of corpora cavernosa for priapism	BR+		3.0
54230 injection procedure for corpora cavernosography	BR		3.0
54240 penile plethysmography	BR		3.0

REPAIR

(For other ((urethroplasty)) urethroplasties, see 53400-53430)

54300 Plastic operation of penis for straightening of chordee (((e.g.)) eg, hypospadias), with or without mobilization of urethra;	8.0	60	3.0
54305 with transplantation of prepuce	14.0	60	3.0
54320 Urethroplasty((:)), formation of urethra, ((Dennis-Brown)) Denis-Browne type ((procedure)) operation (including urinary diversion)((:)); penile or penoscrotal	14.0	90	3.0
54325 scrotal or perineal	18.0	90	3.0
54330 Urethroplasty and straightening of chordee (including urinary diversion), complete, one stage, for hypospadias	20.0	90	3.0
(For other methods of hypospadias repair, see 15000-15730)			
54360 Plastic operation on penis to correct angulation			
54380 Plastic operation on penis for epispadias distal to external sphincter	BR+		3.0
54385 with incontinence	BR+		4.0
54390 with ((extrophy)) extrophy of bladder	BR+		4.0
54400 Plastic operation for insertion of penile prosthesis			3.0
	14.0		BR
54402 Removal of penile prosthesis	BR		
54405 Plastic operation for insertion of inflatable penile prosthesis, including placement of pump and/or reservoir	BR		
54407 Removal of inflatable penile prosthesis, including pump and/or reservoir	BR		
55409 Surgical correction of hydraulic abnormality of inflatable prosthesis	BR		
54420 ((Priapism operation-(i.e., corpora)) Corpora cavernosa-saphenous vein shunt (priapism operation), unilateral or bilateral			3.0
			10.0
54430 Corpora cavernosa-corpora spongiosum shunt (priapism operation), unilateral or bilateral	10.0	0	3.0
54440 Plastic operation of penis for injury	BR+		3.0

MANIPULATION

54450 Foreskin manipulation including lysis of preputial adhesions and stretching	BR		
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AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-270 TESTIS.

	Unit Value	Follow-up Days=	Basic Anes@
54500 Biopsy, needle (((independent)) separate procedure)	0.4	7	
54505 Biopsy, incisional, ((unilateral)) (((independent)) separate procedure); unilateral	3.0	15	3.0

	Unit Value	Follow-up Days=	Basic Anes@
54506 bilateral (((independent procedure)))	4.0	15	3.0
(When combined with vasogram, seminal vesiculogram or epididymogram, see 55300)			
54510 Excision of local lesion of testis	6.0	30	3.0
54520 Orchiectomy, simple, (including subcapsular), with or without testicular prosthesis, scrotal or inguinal approach((:)); unilateral	6.0	30	3.0
54521 bilateral	8.0	30	3.0
54530 Orchiectomy, radical, for tumor((:)); inguinal approach	8.0	30	3.0
54535 with abdominal exploration	12.0	30	4.0

(For orchiectomy with repair of hernia, see 49510)

(For radical ((retroperitoneal)) retroperitoneal lymphadenectomy, see 38780)

54550 Exploration for undescended testis (inguinal or scrotal area); unilateral	8.0	30	4.0
54555 bilateral	12.0	30	4.0
54560 Exploration for undescended testis with abdominal exploration; unilateral	12.0	30	4.0
54565 bilateral	15.0	30	5.0

REPAIR

54600 Reduction of torsion of testis ((by)), surgical ((means)), with or without fixation of contralateral testis	8.0	30	3.0
54620 Fixation of contralateral testis (((independent)) separate procedure)	4.0	30	3.0
54640 Orchiopexy, any type, with or without hernia repair((:)); unilateral	12.0	30	3.0
54641 bilateral	18.0	30	4.0
54645 second stage (Torek type)	2.0	30	3.0
54660 Insertion of testicular prosthesis((:)) (separate procedure); unilateral (((independent procedure)))	4.0	30	3.0
54661 bilateral	6.0	30	3.0
54670 Suture or repair of testicular injury	8.0	30	3.0
54680 Transplantation of testis(es) to thigh (because of scrotal destruction)	10.0	30	3.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-275 EPIDIDYMIS.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
54700 Incision and drainage of epididymis, testis and/or scrotal space (((e.g.)) abscess or hematoma)	1.4	7	3.0
EXCISION			
54800 Biopsy of epididymis, needle	0.4	7	
54820 Exploration of epididymis with or without biopsy	6.0	30	3.0
54830 Excision of local lesion of epididymis	6.0	30	3.0
54840 Excision of spermatocele with or without epididymectomy	8.0	45	3.0
(With hernia repair, see 49515)			
54860 Epididymectomy, unilateral	8.0	45	3.0
54861 bilateral	10.0	45	3.0

REPAIR

54900 Epididymovasostomy((:)), anastomosis of epididymis to vas deferens((:)); unilateral	10.0	90	3.0
54901 bilateral	14.0	90	3.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-280 TUNICA VAGINALIS.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
*55000 Puncture aspiration of hydrocele, with or without injection of medication	*0.48	0	

INCISION

*55000 Puncture aspiration of hydrocele, with or without injection of medication	*0.48	0	
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EXCISION

55040 Excision of hydrocele((-)); unilateral . . .	8.0	45	3.0
55041 <u>bilateral</u>	<u>12.0</u>	<u>45</u>	<u>3.0</u>
(With hernia repair, see 49515)			

REPAIR

55060 Repair of hydrocele (Bottle type)	6.0	45	3.0
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AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-285 SCROTUM.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
*55100 Drainage of scrotal wall abscess (see also 54700)	*0.4	0	3.0
55120 Removal of foreign body in scrotum . . .	BR+		3.0

INCISION

*55100 Drainage of scrotal wall abscess (see also 54700)	*0.4	0	3.0
55120 Removal of foreign body in scrotum . . .	BR+		3.0

EXCISION

(For ((local)) excision of local lesion of skin of scrotum, see integumentary system)

55150 Resection of scrotum	BR+		3.0
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REPAIR

55170 Scrotoplasty((-)), plastic operation on scrotum	BR+		3.0
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AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-290 VAS DEFERENS.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
55200 Vasotomy((-); cannulization with or without incision of vas, unilateral or bilateral (((independent)) separate procedure)	3.6	30	3.0

INCISION

55200 Vasotomy((-); cannulization with or without incision of vas, unilateral or bilateral (((independent)) separate procedure)	3.6	30	3.0
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EXCISION

55250 Vasectomy, unilateral or bilateral (((independent)) separate procedure), including postoperative semen examination(s)	3.6	30	3.0
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INTRODUCTION

55300 Vasotomy for vasograms, seminal vesiculograms, or epididymograms, unilateral or bilateral	3.6	30	3.0
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(When combined with 54505 or 54506, apply WAC 296-22-010, item 7a)

(For radiographic procedure ((value)), see 74440, 74441)

REPAIR

55400 Vasovasostomy, ((basovasorrhaphy;)) vasovasorrhaphy; unilateral	10.0	90	3.0
55401 <u>bilateral</u>	<u>14.0</u>	<u>90</u>	<u>3.0</u>

SUTURE

55450 Ligation (percutaneous) of vas deferens, unilateral or bilateral (((independent)) separate procedure)	1.2	30	3.0
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AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-295 SPERMATIC CORD.

	Unit Value	Follow-up Days=	Basic Anes@
EXCISION			
55500 Excision of hydrocele of spermatic cord, unilateral (((independent)) separate procedure)	6.0	45	3.0
55520 Excision of lesion of spermatic cord (((independent)) separate procedure)	6.0	30	3.0
55530 Excision of varicocele or ligation of spermatic veins for varicocele; (((independent)) separate procedure)	8.0	45	3.0
55535 abdominal approach	9.5	45	5.0
55540 with hernia repair	9.5	45	3.0

EXCISION

55500 Excision of hydrocele of spermatic cord, unilateral (((independent)) separate procedure)	6.0	45	3.0
55520 Excision of lesion of spermatic cord (((independent)) separate procedure)	6.0	30	3.0
55530 Excision of varicocele or ligation of spermatic veins for varicocele; (((independent)) separate procedure)	8.0	45	3.0
55535 abdominal approach	9.5	45	5.0
55540 with hernia repair	9.5	45	3.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-300 SEMINAL VESICLES.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
55600 Vesiculotomy, unilateral ((or-bilateral)) ((BR+))	8.0	60	5.0
55601 <u>bilateral</u>	<u>12.0</u>	<u>60</u>	<u>5.0</u>
55605 <u>complicated</u>	<u>14.0</u>	<u>60</u>	<u>3.0</u>

INCISION

55600 Vesiculotomy, unilateral ((or-bilateral)) ((BR+))	8.0	60	5.0
55601 <u>bilateral</u>	<u>12.0</u>	<u>60</u>	<u>5.0</u>
55605 <u>complicated</u>	<u>14.0</u>	<u>60</u>	<u>3.0</u>

EXCISION

55650 Vesiculectomy, any approach((-); unilateral ((or-bilateral))	20.0	90	5.0
55651 <u>bilateral</u>	<u>20.0</u>	<u>90</u>	<u>5.0</u>
55680 Excision of Mullerian duct cyst	20.0	90	5.0

(For injection procedures, see 52010, 52110, 55300)

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-305 PROSTATE.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
55700 Biopsy, prostate((-); needle or punch, single or multiple, any approach	1.4	15	3.0
55705 incisional, any approach	8.0	30	4.0
55720 Prostatotomy((-); external drainage of prostatic abscess, any approach((-); simple	8.0	60	4.0
55725 complicated	14.0	60	4.0

(For transurethral drainage, see 52700)

INCISION

55700 Biopsy, prostate((-); needle or punch, single or multiple, any approach	1.4	15	3.0
55705 incisional, any approach	8.0	30	4.0
55720 Prostatotomy((-); external drainage of prostatic abscess, any approach((-); simple	8.0	60	4.0
55725 complicated	14.0	60	4.0

(For transurethral drainage, see 52700)

EXCISION

55740 Prostatolithotomy((-); removal of prostatic ((calculus)) calculus (((independent)) separate procedure)	20.0	60	4.0
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EXCISION

(For ((transurethral)) transurethral removal of prostate, see 52600-52650)

	Unit Value	Follow-up Days=	Basic Anes@
((55800))55801 Prostatectomy, including control of postoperative bleeding during initial hospitalization, complete (vasectomy, meotomy, urethral calibration and/or dilation and internal urethrotomy are included); perineal, subtotal	20.0	90	6.0
55810 perineal radical	26.0	90	6.0
((55820))55821 suprapubic, subtotal, one or two stages	20.0	90	5.0
((55830))55831 retropubic, subtotal	20.0	90	5.0
55840 retropubic, radical	26.0	90	6.0
55845 retropubic, radical, with bilateral pelvic lymphadenectomy, including external iliac, hypogastric and obturator nodes			BR
OTHER PROCEDURES			
(For artificial insemination, see 58310)			
55899 Unlisted procedure, male genital system			BR

NEW SECTION

WAC 296-22-306 INTERSEX SURGERY.

	Unit Value	Follow-up Days=	Basic Anes@
55970 Intersex surgery; male to female			BR
55980 Intersex surgery; female to male			BR

FEMALE GENITAL SYSTEM

(For pelvic laparotomy, see 49000).

(For paracentesis, see 49080, 49081)

(For injection procedure for pelvic pneumography, see 49440)

(For secondary closure of abdominal wall evisceration or ((disruption))disruption, see 49900)

(For ((chemotherapy)) chemotherapy, see ((96030-96050)) 90790-90793)

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-307 PERINEUM.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
*56000 Incision and drainage of perineal abscess (nonobstetrical) (see also 10060 et seq((:)))	*0.6	0	3.0
EXCISION			
56100 Biopsy of perineum (((independent)) separate procedure)	0.6	7	3.0

(For excision of local lesion, see ((11400-11660, 13000-15760)) 11420-11426, 11620-11626)

REPAIR

56200 Perineoplasty((:)), repair of perineum ((f))nonobstetrical((:)), (((independent)) separate procedure) (see also 56800)			BR+	3.0
(For repair of wounds to genitalia, see 12001-12007, 12041-12047, 13131, 13132)				
(For repair of recent injury of vagina and perineum, nonobstetrical, see 57210)				
(For anal sphincteroplasty, see 46750, 46751)				

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-310 VULVA AND INTROITUS.

	Unit Value	Follow-up Days=	Basic Anes@	
INCISION				
(For incision and drainage of sebaceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061)				
*56400 Incision and drainage, abscess of vulva, extensive	*0.8	0	3.0	
*56420 Incision and drainage of Bartholin's gland abscess, unilateral	*1.0	0	3.0	
(For incision and drainage of Skene's gland abscess or cyst, see 53060)				
56440 Marsupialization of Bartholin's gland cyst	4.0	30	3.0	
DESTRUCTION				
*56500 ((Condylomata, multiple, simple, chemical)) Destruction of condylomata, vulva, multiple; simple, chemical	*0.48	0	3.0	
*56505 ((electrodesiccation)) electrodesiccation	*0.8	0	3.0	
*56510 surgical excision	*1.0	0	3.0	
56515 extensive			BR+	3.0
56520 Cryosurgery of benign lesion, vulva; simple			BR	
56521 multiple			BR	
(For destruction of Skene's gland cyst or abscess, see 53270)				
(For cautery destruction of urethral caruncle, see 53265)				
EXCISION				
56600 Biopsy of vulva (((independent)) separate procedure)	0.6	7	3.0	
(For local excision or fulguration of lesion(s) of external genitalia, see ((11400-11660, 13000-15760, 17000-17300)) 11420-11426, 11620-11626, 17000-17302, 56500-56521)				
56620 Vulvectomy((:)); partial, unilateral or bilateral (but less than 80% of vulvar area)	12.0	60	3.0	
56625 complete (skin and subcutaneous tissue), bilateral	15.0	60	3.0	
(For skin graft, see 15000 et seq)				
56630 Vulvectomy, radical; without skin graft	20.0	120	3.0	
56635 with ((inquinat)) inguinofemoral lymphadenectomy, unilateral	24.0	120	5.0	
56636 with inguinofemoral lymphadenectomy, bilateral	26.0	120	5.0	

	Unit Value	Follow-up Days=	Basic Anes@
56640 ((with inguinal and iliac lymphadenectomy, unilateral)) vulvectomy, radical, with inguino femoral, iliac, and pelvic lymphadenectomy; unilateral	26.0	120	5.0
56641 bilateral	30.0	120	5.0
(For lymphadenectomy, see 38760-38780)			
((56660 Circumcision, female	1.0	30	3.0)
56680 Clitoridectomy, simple	8.0	30	3.0
56685 extensive	12.0	90	3.0
56700 Hymenectomy((:)) ₂ partial excision of hymen	2.4	30	3.0
56710 Plastic revision of hymen	2.4	30	3.0
*56720 Hymenotomy, simple incision	*1.4	0	3.0
56740 Excision of Bartholin's gland or cyst	4.8	30	3.0

(For excision of Skene's gland, see 53270)

(For excision of urethral caruncle, see 53265)

(For excision or fulguration of urethral carcinoma, see 53220)

(For excision or marsupialization of urethral diverticulum, see 53230-53240)

REPAIR

(For repair of urethra for mucosal prolapse, see 53275)

56800 Plastic repair of ((vulva (for dysparunia))) introitus	4.8	30	3.0
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SUTURE

(For episiorrhaphy, episiperineorrhaphy((: recent injury of vulva and/or perineum (non-obstetrical), see 57210)) for recent injury of vulva and/or perineum, nonobstetrical, see 57210)

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-315 VAGINA.

	Unit Value	Follow-up Days=	Basic Anes@
57000 Colpotomy with exploration ((or drainage of pelvic abscess))	4.0	30	3.0
57010 with drainage of pelvic abscess	BR		
*57020 Colpocentesis (((independent)) separate procedure)	*0.8	0	3.0

EXCISION

57100 Biopsy of vaginal mucosa; simple (((independent)) separate procedure)	0.72	7	3.0
57105 extensive, requiring suture (including cysts)	BR		
57108 Colpectomy, obliteration of vagina; partial	12.0	60	3.0
(For excision and/or fulguration of local lesion(s), see 11200-11660, 17000-17300)			
57110 ((Colpectomy:)) complete ((obliteration of vagina))	14.0	60	3.0
57120 ((Colpocleisis)) Colpocleisis (Le Fort type)	12.0	60	3.0
57130 Excision of vaginal septum	BR+		3.0
57135 Excision of vaginal cyst or tumor	BR		

INTRODUCTION

	Unit Value	Follow-up Days=	Basic Anes@
*57150 Irrigation and/or application of ((any)) medication for treatment of bacterial, parasitic or fungoid disease	*0.24	0	
*57160 Insertion of pessary	*0.24	0	
57170 Diaphragm fitting with instructions	0.24		

REPAIR

(For urethral suspension, (Marshall-Marchetti type) abdominal approach, see 51840, 51841)

57200 Colporrhaphy((:)) ₂ suture of injury of vagina (non(=)obstetrical)	BR+	3.0	
57210 Colpoperineorrhaphy((:)) ₂ suture of injury of vagina and/or perineum (non(=)obstetrical)	BR+	3.0	
57220 Plastic operation on urethral sphincter, vaginal approach (eg, Kelly urethral plication) (((independent)) separate procedure)	7.0	60	3.0
57230 Plastic repair of urethrocele (((independent)) separate procedure)	7.0	60	3.0
57240 Anterior colporrhaphy((:)) ₂ repair of cystocele with or without repair of urethrocele (((independent)) separate procedure)	8.5	60	4.0
57250 Posterior colporrhaphy((:)) ₂ repair of rectocele (((independent procedure))) with or without perineorrhaphy	7.0	60	3.0
((57255 with perineoplasty or perineorrhaphy	8.0	60	3.0)

(For repair of rectocele (separate procedure) without posterior colporrhaphy, see 45560)

57260 Combined ((anterior-posterior)) anteroposterior colporrhaphy; with enterocele repair	12.0	60	3.0
57265 with enterocele repair	14.0	60	3.0
((57267 with Manchester-type repair	14.0	60	3.0)
57270 Repair of enterocele, abdominal approach (((independent)) separate procedure)	14.0	60	4.0
57280 Colpopexy, abdominal approach	14.0	60	4.0
57288 Sling operation for stress incontinence (eg, fascia or synthetic)	15.0	90	5.0
57289 Pereyra procedure, including anterior colporrhaphy	13.0	90	3.0
57290 Construction of artificial vagina (vaginal atresia or absence)	BR+		3.0
57300 Closure of rectovaginal fistula((:)); vaginal approach	14.5	90	3.0
57305 abdominal approach	18.0	90	5.0
57307 abdominal approach, with concomitant colostomy	20.0	90	5.0
57310 Closure of urethrovaginal fistula	14.5	60	4.0
57320 Closure of vesicovaginal fistula, vaginal approach	14.5	60	4.0

(For concomitant cystostomy, see 51005-51040 and WAC 296-22-010, item 7a)

((57220)) 57330 transvesical and vaginal approach	BR+		5.0
(For abdominal approach, see 51900)			

MANIPULATION

*57400 Dilatation of vagina under anesthesia	*0.72	0	3.0
*57410 Pelvic examination under anesthesia	*0.72	0	3.0

ENDOSCOPY

57450 Culdoscopy, ((with or without biopsy (independent procedure))) diagnostic;	4.0	15	3.0
57451 with biopsy and/or lysis of adhesions or tubal sterilization	4.0	15	3.0
57452* Colposcopy; (separate procedure)	1.0	0	
57454* with biopsies, or biopsy of the cervix	2.0	0	

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-325 CERVIX UTERI.

	Unit Value	Follow-up Days=	Basic Anes@
EXCISION			
(For radical surgical procedures, see 58200-58240)			
*57500 Biopsy, single or multiple, or local excision of lesion, with or without fulguration, ((quadrant—biopsy)) (((independent)) separate procedure) ..	*0.6	0	3.0
*57510 Cauterization of cervix((:)); electro or thermal((—office)) ..	*0.6	0	3.0
57511* cryocautery, initial or repeat ..	0.6	0	3.0
57520 Biopsy of cervix, circumferential (cone) with or without dilation and ((curettage)) curettage, with or without Sturmdorff type repair (see also 58120) ..	4.8	45	3.0
57530 Trachelectomy((:)) (cervicectomy((:))), amputation of cervix (((independent)) separate procedure) ..	4.8	45	3.0
57540 Excision of cervical stump, abdominal approach; ..	12.0	45	4.0
57545 with pelvic floor repair ..	BR+		4.0
57550 Excision of cervical stump, vaginal approach; ..	12.0	45	3.0
57555 with anterior and/or posterior repair ..	14.5	45	3.0
57556 with repair of enterocele ..	14.5	45	4.0

INTRODUCTION

(For insertion of any radioactive material, see 77520-77550)			
(For insertion of intra-uterine device, see 58300)			
*57600 ((insertion)) Introduction of any hemostatic agent or pack for spontaneous hemorrhage (((independent)) separate procedure)((:)); initial ..	*0.72	0	3.0
*57620 subsequent ..	*0.24	0	3.0

REPAIR

57700 Tracheloplasty (Shirodkar or Lash type ((procedure)) operation) ..	6.0	45	3.0
57720 Trachelorrhaphy((:)), plastic repair of uterine cervix, vaginal approach ..	6.0	45	3.0

MANIPULATION

*57800 Dilation of ((cervical)) cervical canal, instrumental (((independent)) separate procedure) ..	*0.6	0	3.0
57820 Dilation and ((curettement)) curettage of cervical stump ..	4.0	15	3.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-330 CORPUS UTERI.

	Unit Value	Follow-up Days=	Basic Anes@
EXCISION			
*58100 Endometrial biopsy, suction type (((independent)) separate procedure) ..	*0.72	0	3.0
58101* Endometrial washings (eg, for cytology sampling) ..	1.0	0	3.0
58102 Office endometrial curettage ..	2.0	0	3.0
58103 Menstrual extraction ..	0.5	0	3.0
58120 Dilation and curettage, diagnostic and/or therapeutic (((non((-))obstetrical)) (see also 57520)) nonobstetrical) ..	4.0	15	3.0
(For postpartum hemorrhage, see 59160)			
58140 Myomectomy((-single or multiple)), excision of fibroid tumor of uterus,			

	Unit Value	Follow-up Days=	Basic Anes@
((abdominal approach)) single or multiple, (((independent)) procedure); abdominal approach ..			
58145 vaginal approach ..	14.0	45	5.0
58150 Total hysterectomy (corpus and cervix), with or without removal of tube(s), ((and/or ovaries, one or both)) with or without removal of ovary(s) ..	BR+		5.0
58180 Supracervical hysterectomy((-)) (subtotal hysterectomy), with or without tube(s), ((and/or ovaries, one or both)) with or without removal of ovary(s) ..	16.0	45	5.0
58200 Total hysterectomy, extended, corpus cancer, including partial vaginectomy; ..	16.0	45	5.0
58205 with bilateral radical pelvic lymphadenectomy ..	20.0	120	5.0
58210 Total hysterectomy, extended, cervical cancer, with bilateral radical pelvic lymphadenectomy (Wertheim type operation) ..	24.0	120	6.0
58240 Total hysterectomy or cervicectomy, with removal of bladder and ureteral transplantations, and/or ((abdominoperineal)) abdominoperineal resection of rectum and colon and colostomy, or any combination thereof (pelvic exenteration) ..	30.0	120	7.0
58260 Vaginal hysterectomy; ..	BR+		7.0
58265 with plastic repair of vagina, anterior and/or posterior colporrhaphy ..	16.0	45	4.0
58267 with colpo-urethrocytostomy (Marshal-Marchetti-Krantz type) ..	18.0	45	4.0
58270 with repair of enterocele ..	20.0	90	5.0
58275 Vaginal hysterectomy, with total or partial colpectomy; ..	18.0	45	4.0
58280 with repair of enterocele ..	18.0	45	4.0
58285 Vaginal hysterectomy, radical (Schauta type ((procedure)) operation) ..	24.0	120	7.0

INTRODUCTION

(For insertion of radioactive substance into corpus with or without dilation and curettage, see 77520-77550)			
*58300 Insertion of ((intra-uterine)) intrauterine device (IUD) ..	*1.0	0	3.0
58301 Removal of intrauterine device (IUD) ..	BR		
58310 Artificial insemination ..	BR		
*58320 Insufflation of uterus and tubes with air and CO ₂ ..	*1.0	0	3.0
58340 Injection procedure for hysterosalpingography ..	0.8	0	
58350* Hydrotubation of oviduct, including materials ..	1.0	0	

(For materials supplied by physician, see 99070)

REPAIR

58400 Uterine suspension, with or without shortening of round ligaments, with or without shortening of sacrouterine ligaments; (((independent)) separate procedure) ..	12.0	45	4.0
58410 with presacral sympathectomy ..	14.0	45	5.0
58430 ((Interposition)) Interposition operation (Watkins type ((procedure))), with or without pelvic floor repair ..	14.0	45	4.0
(For Manchester type repair, see 57267)			
58500 Hysterosalpingostomy((-)), anastomosis of tube(s) to uterus ..	14.0	45	4.0
58520 Hysterorrhaphy((-)), repair of ruptured uterus (non((-))obstetrical) ..	12.0	45	4.0
58540 Hysteroplasty((-)), repair of uterine anomaly (Strassman type) ..	14.0	45	4.0

SUTURE

(For closure of vesicouterine fistula, see 51920)

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-333 OVIDUCT.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
58600 Transsection of fallopian tube, ((unilateral or bilateral)) abdominal or vaginal approach, unilateral or bilateral	12.0	45	4.0
58605 Transsection of fallopian tube, abdominal or vaginal approach, postpartum, during same hospitalization (((independent)) separate procedure)	7.0	45	4.0

(For laparoscopic procedures, see 58980-58987)

58610 Ligation of fallopian tube(s)	BR		
58615 Occlusion of fallopian tube(s) by device (eg, band, clip, Falope ring) vaginal or suprapubic approach	BR		4.0

(For laparoscopic approach, see 58983)

EXCISION

58700 Salpingectomy, complete or partial, unilateral or bilateral (((independent)) separate procedure)	12.0	45	4.0
58720 Salpingo-oophorectomy, complete or partial, unilateral or bilateral (((independent)) separate procedure)	12.0	45	4.0
58740 Salpingoplasty, unilateral or bilateral (((independent)) separate procedure)	14.0	45	4.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-337 OVARY.

	Unit Value	Follow-up Days=	Basic Anes@
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INCISION

58800 Drainage of ovarian cyst(s), unilateral, or bilateral, (separate procedure); vaginal approach	4.0	15	4.0
58805 abdominal approach	12.0	45	4.0
58820 Drainage of ovarian abscess((s)); vaginal approach	4.0	15	4.0
58822 abdominal approach	6.0	15	4.0

EXCISION

58900 Biopsy of ovary, unilateral or bilateral (((independent)) separate procedure)	12.0	45	4.0
58920 Wedge resection or bisection of ovary, unilateral or bilateral	12.0	45	4.0
58925 Ovarian cystectomy, unilateral or bilateral	12.0	45	4.0
58940 Oophorectomy, ((unilateral or bilateral)) partial or total, unilateral or bilateral;	12.0	45	4.0
58945 with total omentectomy	16.0	60	4.0

ENDOSCOPY-LAPAROSCOPY

The endoscopic descriptors in this publication are listed so that the main procedure can easily be identified without having to list all the minor related procedures that may be performed at the same time (such as lysis of adhesions and fulguration of bleeding points during laparoscopy with fulguration transection of the oviducts). When the secondary procedures involve significant additional time and effort, they may be listed using modifier -50.

(For peritoneoscopy, see 49300-49303)

58980 Laparoscopy for visualization of pelvic viscera;	6.0	10	5.0
58982 with fulguration of oviducts (with or without transection)	8.0	10	5.0
58983 with occlusion of oviducts by device (eg, band, clip, or Falope ring)	BR		5.0

(For vaginal or suprapubic approach), see 58615)

	Unit Value	Follow-up Days=	Basic Anes@
58984 with fulguration of ovarian or peritoneal lesions	8.0	10	5.0
58985 with lysis of adhesions	8.0	10	5.0
58986 with biopsy (single or multiple)	8.0	10	5.0
58987 with aspiration (single or multiple)	8.0	10	5.0

OTHER PROCEDURES

58999 Unlisted procedure, female genital system nonobstetrical	BR		
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AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-340 ((GENERAL INFORMATION AND INSTRUCTIONS)) MATERNITY CARE AND DELIVERY.

NOTES
 ((Total maternity care includes)) The services normally required in uncomplicated maternity cases include antepartum care, delivery and postpartum care. ((The listed values include the services normally provided in uncomplicated maternity care. (For multiple pregnancies, see WAC 296-20-010, item 10 and modifier -22.))

Antepartum care includes usual prenatal services ((c.g.,)) initial and subsequent history, physical examinations, recording of weight, blood pressure, fetal heart tones, routine chemical urinalyses, maternity counseling).

Delivery includes vaginal delivery (with or without ((episiorrhaphy)) episiotomy, with or without forceps or breech delivery) or Cesarean section, and resuscitation of new born infant when necessary.

Postpartum care includes hospital and office visits following vaginal or cesarean section delivery.

For medical complications of pregnancy ((c.g.,)) toxemia, cardiac problems, neurological problems((?)) or other problems requiring additional or unusual services or requiring hospitalization), see ((appropriate)) services in **MEDICINE** section. ((?))For surgical complications of pregnancy not listed below, see appropriate procedures in **SURGERY** ((section, WAC 296-22010, item 1-4 and modifier -68.))

If a physician provides all or part of the antepartum and/or postpartum ((care of a patient,)) patient care but does not perform the delivery due to termination of pregnancy by abortion or referral to another physician for delivery, see 59420-59430.

(For circumcision of newborn, see 54150-54160)

((For obstetrical anesthesia provided by the attending physician, see modifier -47.))

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
59000 Amniocentesis for diagnostic purposes, abdominal approach	1.0	0	
59010* Amnioscopy	1.0	0	
59011* Amnioscopy (intraovular)	BR	0	

	Unit Value	Follow-up Days=	Basic Anes@
60225* with contralateral subtotal lobectomy, including isthmus	14.0	45	5.0
60240 Thyroidectomy((:)); total or complete	16.0	45	5.0
60242 near total	14.0	45	5.0
60245 Thyroidectomy, subtotal or partial;	14.5	45	5.0
60246 with removal of substernal thyroid gland, cervical approach	BR		
((60250 total or subtotal for malignancy with radical neck dissection	28.0	180	6.0
60255 with limited neck dissection	24.0	180	5.0
60252 Thyroidectomy, total or subtotal for malignancy; with limited neck dissection	24.0	180	5.0
60254 with radical neck dissection	28.0	180	6.0
(For parathyroid transplant, see 60510)			
60260 Thyroidectomy, secondary((:)); unilateral	15.0	45	5.0
60261 bilateral	18.0	45	5.0
60270 Thyroidectomy, including substernal thyroid gland, sternal split or transthoracic approach	BR+		
60280 Excision of thyroglossal duct cyst or sinus	11.0	45	4.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-355 PARATHYROID, THYMUS, ADRENAL GLANDS AND CAROTID BODY.

	Unit Value	Follow-up Days=	Basic Anes@
EXCISION			
<u>(For pituitary and pineal surgery, see Nervous System)</u>			
60500 Parathyroidectomy or exploration of parathyroid(s);	18.0	45	5.0
60505 with mediastinal exploration, sternal split or transthoracic approach	24.0	60	12.0
60510 Transplantation of parathyroid gland(s) during thyroidectomy	BR		
60520 Thymectomy, partial or total ((independent)) separate procedure)	18.0	60	12.0
60540 Adrenalectomy, partial or complete, or exploration of adrenal with or without biopsy, transabdominal, lumbar or dorsal ((independent)) separate procedure), unilateral;	19.0	90	9.0
60545 with excision of adjacent retroperitoneal tumor	22.0	90	9.0
60550 ((bilateral, one stage)) Adrenalectomy, partial or complete, or exploration of adrenal gland with or without biopsy, transabdominal, lumbar or dorsal, bilateral; one stage	24.0	90	9.0
60555 two stages	BR+		
60600 Excision of carotid body tumor((:)); without excision of carotid artery	17.0	60	8.0
60605 with excision of carotid artery	24.0	60	8.0
60699 Unlisted procedure, endocrine system	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-365 SKULL, MENINGES, AND BRAIN.

	Unit Value	Follow-up Days=	Basic Anes@
<u>(For injection procedure for cerebral angiography, see 36100-36220)</u>			
<u>(For injection procedure for ventriculography, see 61025, 61030, 61120, 61130)</u>			

	Unit Value	Follow-up Days=	Basic Anes@
<u>(For injection procedure for pneumoencephalography, see 61053, 62286)</u>			
<u>((Incision)) PUNCTURE FOR INJECTION, DRAINAGE OR ASPIRATION</u>			
*61000 Subdural tap through fontanelle (infant)((-initial)); unilateral or bilateral; initial	*2.0	0	
*61001 subsequent taps((-unilateral or bilateral))	*1.4	0	
*61020 Ventricular puncture through previous burr hole ((or)), fontanelle, or implanted ventricular catheter/reservoir; without injection	*2.0	0	
61025 with gas injection procedure for ventriculography	5.0	7	7.0
61030 with injection procedure for positive contrast ventriculography ((or-CSF flow study, including lumbar puncture for recovery of contrast material))	5.6	7	7.0
61045* with injection procedure of dye or radioactive material for CSF flow study, including lumbar puncture	5.6	7	7.0
*61050 Cisternal puncture; ((independent)) separate procedure)	*1.8	0	
61051* with injection of dye or drug	2.5	0	6.0
61052* with injection of gas or contrast media for myelography	3.0	0	6.0
61053* with injection of gas or contrast media for cisternography or pneumoencephalography	4.5	0	6.0
61070* Puncture of shunt tubing or reservoir for aspiration or injection procedure	2.0	0	0
<u>((Craniotomy by Burr Hole or Trephine)) BURR HOLE(S) OR TREPHINE</u>			
((61100 Burr hole(s), subdural exploratory, not followed by other surgery, unilateral	13.0	30	8.0
((61101 bilateral	18.0	30	8.0
<u>((If followed by craniotomy at same operative session, use 61300-61340; do not use 61100, 61101))</u>			
61120 Burr hole(s) for ventricular puncture (including injection of ((air or contrast media)); gas, contrast media, dye, or radioactive material); not followed by other surgery	10.0	30	7.0
61130 ((when)) followed by other surgery	7.0	0	
61140 Burr hole(s) or trephine; for biopsy of brain or intracranial lesion	20.0	0	5.0
61150 Burr hole(s) for drainage of brain abscess or cyst	24.0	90	9.0
61151 subsequent tapping ((f)) aspiration ((h)) of intracranial abscess ((in operating room or bedside)) or cyst	2.0	0	4.0
((61170)) 61154 Burr ((holes only)) hole(s); for evacuation and/or drainage of hematoma, extradural((:)) or subdural ((orintracerebral))	26.0	90	9.0
61156 for aspiration of hematoma or cyst, intracerebral	25.0	90	9.0
61210 for implanting ventricular catheter, reservoir, or pressure recording device	8.0	30	7.0
61250 Burr hole(s) or trephine, supratentorial, exploratory, not followed by other surgery, unilateral	15.0	30	7.0
61251 bilateral	22.0	30	7.0
61253 Burr hole(s) or trephine, infratentorial, unilateral or bilateral	BR		
<u>(If burr hole(s) or trephine followed by craniotomy at same operative session, use 61304-61321; do not use 61250, 61251, or 61253)</u>			
<u>((Cranicectomy or Bone Flap Craniotomy)) CRANIECTOMY OR CRANIOTOMY</u>			
((61300))61304 ((Exploratory, supratentorial)) Craniotomy			

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
61708	by intracranial electrothrombosis ...	30.0	90	9.0			
61710	by intra-arterial embolization, injection procedure	24.0	90	9.0			
61711	Anastomosis, arterial, extracranial-intracranial (eg, middle cerebral/cortical) arteries	36.0	90	15.0			
	(For carotid or vertebral thromboendarterectomy, see 35300)						
61712	Microdissection, intracranial or spinal procedure (list separately in addition to code for primary procedure)	BR					
STEREOTAXIS							
61715	Stereotactic hypophysectomy, transnasal	24.0	90	5.0			
	(For nonstereotaxis, see 61548)						
((61800))	61720 Stereotactic lesion, any method, including burr ((hole(s);) hole(s) and localizing and recording techniques, single or multiple stages((for pallidotomy)); globus pallidus or thalamus	38.0	90	8.0			
	((61810 for thalamotomy	38.0	90	8.0))			
((61820))	61735 ((for other)) subcortical structure(s) other than globus pallidus or thalamus	38.0	90	8.0			
	((61830 for ablation of pituitary	32.0	90	4.0))			
((61890))	61780 Stereotactic localization, including burr hole(s), ventriculography and introduction of subcortical electrodes	BR+		8.0			
61790	Stereotactic lesion of gasserian ganglion, percutaneous, by neurolytic agent (eg, alcohol, thermal, electrical, radiofrequency)	18.0	90	7.0			
NEUROSTIMULATORS, INTRACRANIAL							
61850	Burr or twist drill hole(s) for implantation of neurostimulator electrodes; cortical	15.0	30	8.0			
61855	subcortical	18.0	30	8.0			
61860	Craniectomy or craniotomy for implantation of neurostimulator electrodes, cerebral; cortical	15.0	30	6.0			
61865	subcortical	18.0	30	6.0			
61870	Craniectomy for implantation of neurostimulator electrodes, cerebellar; cortical	18.0	30	7.0			
61875	subcortical	19.0	30	7.0			
61880	Revision or removal of intracranial neurostimulator electrodes	BR					
61885	Incision for subcutaneous placement of neurostimulator receiver, direct or inductive coupling	BR					
61888	Revision or removal of intracranial neurostimulator receiver	BR					
((Introduction							
	(For injection procedure for cerebral angiography, see 36100-36120, 36210, 36220)						
	(For ventriculography, see 61025, 61030, 61120, 61130)						
61900	Injection procedure for pneumoencephalography	3.6	7	5.0))			
	(See WAC 296-22-010, item 2)						
REPAIR							
62000	Elevation of depressed skull fracture(-); simple, extradural	18.0	90	9.0			
62005	compound or comminuted, extradural	24.0	90	9.0			
62010	with debridement of brain and repair of dura	29.0	90	11.0			
62100	Repair of ((CSF/dural)) dural/CSF leak, including surgery for rhinorrhea/otorrhea	30.0	90	9.0			
	(For repair of spinal dural/CSF leak, see 63708)						
62120	Repair of encephalocele, including cranioplasty	BR+		9.0			
62140	Cranioplasty for skull defect, up to ((two inches (5 cm))) 5 cm diameter ..	20.0	90	9.0			
62141	larger than ((two inches (5 cm))) 5 cm diameter	BR+		9.0			
62145	((with reparative brain surgery)) Cranioplasty for skull defect with reparative brain surgery	BR+		11.0			
((62160	Craniectomy for craniostenosis, single suture	24.0	90	9.0			
62161	multiple sutures	38.0	90	9.0))			
CSF SHUNT							
62180	Ventriculocisternostomy (Torkildsen type operation)	32.0	90	11.0			
62190	Creation of shunt; subdural-atrial, -jugular, -auricular	24.0	90	9.0			
62192	subdural-peritoneal, -pleural, -other terminus	22.0	90	9.0			
62194	Replacement or irrigation, subdural catheter	6.0	90	5.0			
62200	((Third ventriculocisternostomy)) Ventriculocisternostomy, third ventricle	32.0	90	11.0			
62220	((Ventriculo-auricular shunt)) Creation of shunt; ventriculo-atrial, -jugular, -auricular	26.0	90	11.0			
62223	ventriculo-peritoneal, -pleural, -other terminus	24.0	90	9.0			
62225	Replacement or irrigation ((of)), ventricular catheter	10.0	90	5.0			
62230	((replacement or irrigation of obstructed valve or auricular catheter)) Replacement or revision of shunt, obstructed valve, or distal catheter in shunt system	20.0	90	11.0			
((62235	replacement of entire system	26.0	90	11.0))			
((62240))	62256 ((removal of complete system without replacement)) Removal of complete shunt system; without replacement	10.0	90	11.0			
((62300	Ventriculo-peritoneal-pleural-ureteral-fallopian or other shunt	26.0	90	11.0			
62305	co-surgeon for shunt placement	13.0	90))				
62258	with replacement by similar or other shunt at same operation	3.0	0	9.0			
	(For percutaneous irrigation or aspiration of shunt reservoir, see 61070)						
AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)							
WAC 296-22-370 SPINE AND SPINAL CORD.							
		Unit Value	Follow-up Days=	Basic Anes@			
	(For application of caliper or tongs, see 20660.)						
	(For ((open reduction)) treatment of fracture or dislocation of spine, see 22325-22370.)						
((Incision)) PUNCTURE FOR INJECTION, DRAINAGE OR ASPIRATION							
62270*	Spinal puncture, lumbar; diagnostic	1.6	0				
62272*	for decompression (separate procedure)	2.0					
62273*	Injection, lumbar epidural, of blood or clot patch	2.1					
62274*	Injection of anesthetic substance, diagnostic or therapeutic; subarachnoid or subdural, simple	2.1	0				
62276*	subarachnoid or subdural, differential	3.5	0				

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@	
62277*	subarachnoid or subdural, continuous	3.0						
62278*	epidural or caudal, simple	2.1	0	63020	Laminotomy (hemilaminectomy), for herniated intervertebral disk, and/or decompression of nerve root; one interspace, cervical, unilateral	26.0	90	
62279*	epidural or caudal, continuous	3.0						
62280*	Injection of neurolytic substance (eg, alcohol, phenol, iced saline solutions); subarachnoid	5.0		63021	one interspace, cervical, bilateral	28.0	90	
62282*	epidural or caudal	5.0		63030	one interspace, lumbar, unilateral	25.0	90	
62284*	Injection procedure for myelography, spinal or posterior fossa	3.0	7	63031	one interspace, lumbar, bilateral	27.0	90	
62286*	Injection procedure for pneumoencephalography, lumbar	4.0	7	63035	additional interspaces, cervical or lumbar	BR	9.0	
62289*	Injection of substance other than anesthetic, contrast, or neurolytic solutions; epidural or caudal	2.8		63040	Laminotomy (hemilaminectomy), for herniated intervertebral disk, and/or decompression of nerve root, any level, extensive or reexploration; cervical	BR	9.0	
62290*	Injection procedure for diskography, single or multiple levels; lumbar	2.8		63041	thoracic	BR	8.0	
62291*	cervical	2.8		63042	lumbar	BR	7.0	
62294*	Injection procedure, arterial, for occlusion of arteriovenous malformation, spinal	2.8			(Do not use both 63035 and 63040-63042 for same procedure)			
LAMINECTOMY OR LAMINOTOMY, FOR EXPLORATION OR DECOMPRESSION				63060	Hemilaminectomy (laminectomy) for herniated intervertebral disk, thoracic; posterior approach	28.0	90	
62295	Laminectomy for exploration of intraspinal canal, one or two segments; cervical	32	90	8.0	63064	costovertebral approach	30.0	90
((63000))62296	(Laminectomy, one or two segments, for decompression of spinal cord and/or nerve roots, cervical or) thoracic	32.0	90	8.0	63075	Diskectomy, cervical, anterior approach, without arthrodesis; single interspace	26.0	90
					63076	additional interspaces	5.0	9.0
						(For diskectomy with arthrodesis, see 22550-22566)		
((63005))62297	lumbar	26.0	90	8.0	INCISION			
62301	Laminectomy for exploration of intraspinal canal, more than two segments; cervical	BR		9.0	63180	Laminectomy and section of dentate ligaments, with or without dural graft, cervical; one or two segments	38.0	90
62302	thoracic	BR		8.0				
62303	lumbar	BR		7.0	63182	more than two segments	BR	
63001	Laminectomy for decompression of spinal cord and/or cauda equina, one or two segments; cervical	30.0	90	9.0	63185	Laminectomy for rhizotomy; one or two segments	28.0	90
63003	thoracic	30.0	90	8.0	63190	more than two segments	BR	8.0
63005	lumbar, except for spondylolisthesis	24.0	90	7.0	63194	Laminectomy for cordotomy, unilateral, one stage; cervical	32.0	90
63010	lumbar for spondylolisthesis (Gill type procedure)	28.0	90	7.0	63195	thoracic	32.0	90
63015	((extensive, any level)) Laminectomy for decompression of spinal cord and/or cauda equina, more than two segments; cervical	BR+		8.0	63196	Laminectomy for cordotomy, bilateral, one stage; cervical	32.0	90
					63197	thoracic	32.0	90
					63198	Laminectomy for cordotomy, bilateral, two stages within fourteen days; cervical	40.0	90
					63199	thoracic	40.0	90
					EXCISION FOR LESION OTHER THAN HERNIATED INTERVERTEBRAL DISK			
					((63300))63210	Laminectomy, one or two segments, for excision of intraspinal lesion(;;); cervical ((or thoracic))	34.0	90
								8.0
								8.0
								7.0
					63215	thoracic	34.0	90
					((63305))63220	lumbar	30.0	90
					((63310)	extensive, any level	BR+	Cervical
								8.0
								Other
								7.0
						(When combined with arthrodesis, see 22550-22565)		
63050	Cervical laminectomy and section of dentate ligaments, with or without dural graft	38.0	90	8.0	63400	Laminotomy, one or two segments, for herniated intervertebral disc(s), and/or decompression of nerve root(s), unilateral, cervical or thoracic	26.0	90
63100	Rhizotomy, one or two segments	28.0	90	8.0				Cervical
63105	extensive	BR+		8.0				8.0
								Thoracic
								7.0
63140	Cordotomy, cervical or thoracic, bilateral or unilateral, one stage	32.0	90	8.0				7.0
								Cervical
								8.0
63145	two stages, within fourteen days	40.0	90	8.0				7.0
								Cervical
								8.0
								7.0
63160	Stereotactic lesion of spinal cord, percutaneous, any modality	24.0	90		63402	thoracic, costovertebral approach	32.0	90
*63200	Spinal puncture, lumbar, simple	*0.6	0		63405	lumbar	24.0	90
*63205	diagnostic, including hydrodynamics	*1.0	0))		63410	any level, bilateral, add	6.0	90
63016	thoracic	BR		7.0	63415	any level, extensive or re-exploration	BR+	Cervical
63017	lumbar	BR		7.0				8.0
								Other
								7.0
						(For anterior approach or for combination with arthrodesis, see 22550-22565)		

Unit Follow-up Basic
Value Days= Anes@

Introduction

(For injection procedure for pneumoencephalography, see 61900)
 63500 Injection, neurolytic substance (e.g., alcohol, phenol), subarachnoid BR+
 63505 extradural (epidural) BR+
 63510 Injection procedure for myelography, lumbar 2.4 7 3.0
 63515 cervical 2.4 7 3.0
 63520 posterior fossa 2.4 7 3.0
 (See WAC 296-22-010, item 2)

63530 Injection procedure for discography, single or multiple levels, lumbar 3.2 0 3.0
 63535 cervical 3.2 0 3.0
 63540 Chemolysis one or more disc levels)
 63240 Laminectomy, more than two segments, for excision of intraspinal lesion; cervical BR 9.0
 63241 thoracic BR 8.0
 63242 lumbar BR 7.0
 63250 Laminectomy for excision or occlusion of arteriovenous malformation of cord; cervical BR 9.0
 63251 thoracic BR 8.0

STEREOTAXIS

63600 Stereotactic lesion of spinal cord, percutaneous, any modality (including stimulation and/or recording) 18.0 90
 63610 Stereotactic stimulation of spinal cord, percutaneous, separate procedure not followed by other surgery 8.0 0

NEUROSTIMULATORS, SPINAL

63650 Percutaneous implantation of neurostimulator electrodes; epidural BR
 63652 intradural (spinal cord) BR
 63655 Laminectomy for implantation of neurostimulator electrodes; epidural BR
 63656 endodural BR
 63657 subdural BR
 63658 spinal cord (dorsal or ventral) BR
 63660 Revision or removal of spinal neurostimulator electrodes BR
 63685 Incision for subcutaneous placement of neurostimulator receiver, direct or inductive coupling BR
 63688 Revision or removal of spinal neurostimulator receiver BR

REPAIR

63700 Repair of meningocele; less than 5 cm diameter 20.0 90 9.0
 63702 larger than 5 cm diameter BR
 63704 Repair of myelomeningocele; less than 5 cm diameter BR
 63706 larger than 5 cm diameter BR
 (For complex skin closure, see Integumentary System)
 63708 Repair dural/CSF leak BR
 63710 Dural graft, spinal BR
 (For laminectomy and section of dentate ligaments, with or without dural graft, cervical, see 63180-63182)
 ((63720 Repair of meningomyelocele 24.0 90 9.0
 (For complex skin closure, see Integumentary System, 14000-15710)))

SHUNT, SPINAL CSF

63740 ((Lumbar)) Creation of shunt, lumbar, subarachnoid-peritoneal, -pleural, -ureteral, -fallopian or other ((shunt)) 26.0 90 9.0
 ((63745 co-surgeon for shunt placement 13.0 90))
 63744 Replacement, irrigation or revision of lumbar-subarachnoid shunt 10.0 90 5.0
 63746 Removal of entire lumbar-subarachnoid shunt system without replacement 10.0 90 5.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-375 EXTRACRANIAL NERVES, PERIPHERAL NERVES AND AUTONOMIC NERVOUS SYSTEM.

Unit Follow-up Basic
Value Days= Anes@

(For intracranial surgery on cranial nerves, see 61450, 61460, 61790)

((Incision

Transection or Avulsion of Nerve

(For intracranial surgery on cranial nerves, see 61350, 61360)

64000 Supraorbital 7.0 30 3.0
 64010 Infraorbital 7.0 30 3.0
 64020 Mental 7.0 30 3.0
 64030 Inferior alveolar by osteotomy 10.0 30 3.0
 64040 Facial, differential or complete BR+ 3.0
 64050 Greater occipital 7.0 30 3.0
 64060 Phrenic 5.0 30 3.0
 64070 Vagus (vagotomy), cervical 7.0 30 3.0
 64071 transthoracic 14.0 45 11.0
 64072 abdominal 14.0 45 6.0
 (For vagotomy combined with gastric procedures, see 43635, 43640, 43825, 43855, 43865)
 64080 Obturator, extrapelvic, with or without adductor tenotomy, unilateral 6.0 45 3.0
 64081 bilateral 9.0 45 3.0
 64085 intrapelvic, unilateral 10.0 60 4.0
 64086 bilateral 13.0 60 4.0
 64090 Other spinal nerve, extradural BR+ 3.0

Excision

(For excision of tender scar, skin and subcutaneous tissues with or without tiny neuroma, see 11400-11460, 13000-13300)

(For neurotomy, intrinsic musculature foot, see 28030)

(For Morton's neurotomy, see 28080)

(For popliteal neurotomy, see 27320)

64200 Neuroma, cutaneous nerve, surgically identifiable 3.0 30 3.0
 64205 digital nerve, one or both, same digit 3.0 30 3.0
 64210 hand or foot 6.0 30 3.0
 64215 major peripheral nerve 10.0 30 3.0
 64220 each additional nerve (except same digit); list separately by this number and value at 25% of the listed value for the appropriate nerve
 64240 Neurofibroma or neurilemmoma, cutaneous nerve 6.0 30 3.0
 64245 major peripheral nerve BR+ 3.0
 64250 extensive (including malignant type) BR+ 3.0

Surgical Sympathectomy

64300 Cervical, unilateral 14.5 60 6.0
 64301 bilateral 19.0 60 6.0
 64320 Cervico-thoracic, unilateral, one stage 20.0 60 6.0
 64321 bilateral or two stage unilateral 28.0 60 8.0
 64330 Thoraco-lumbar, unilateral 20.0 60 6.0
 64331 bilateral 28.0 60 8.0
 64340 Hypogastric or presacral neurotomy (independent procedure) 14.0 60 5.0
 64350 Lumbar, unilateral 15.0 60 5.0
 64351 bilateral 21.0 60 5.0

Introduction (Independent Procedure))

INTRODUCTION/INJECTION OF ANESTHETIC AGENT (NERVE BLOCK), DIAGNOSTIC OR THERAPEUTIC SOMATIC NERVES

((Nerve Block))

Anesthetic Agent (diagnostic or therapeutic)

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@	
(For anesthesia services in conjunction with surgical procedures, see Anesthesia section)				64585	Revision or removal of peripheral neurostimulator electrodes	BR		
Somatic				64590	Incision for subcutaneous placement of neurostimulator receiver, direct or inductive coupling	BR		
64400	((Trigeminal, any division or branch)) Injection, anesthetic agent; trigeminal nerve, any division or branch	((0-6))	0	64595	Revision or removal of peripheral neurostimulator receiver	BR		
64402*	facial nerve	2.5	0	((Neurolytic Agent (alcohol, phenol, etc.))) DESTRUCTION BY NEUROLYTIC AGENT (EG, CHEMICAL, THERMAL, ELECTRICAL, RADIOFREQUENCY) SOMATIC NERVES				
64405	greater occipital nerve	((0-6))	0	64600	((Trigeminal: supraorbital, infraorbital, mental, or inferior alveolar branch)) Destruction by neurolytic agent, trigeminal nerve; supraorbital, infraorbital, mental, or inferior alveolar branch	((2-8))	7	
64408*	vagus nerve	2.5	0			5.0		
64410	phrenic nerve	((0-8))	0	64605	((2nd) second and ((3rd) third division ((of) branches at foramen ovale.	((3-8))	30	
64412*	spinal accessory nerve	2.5	0			5.0		
64415	brachial plexus	((+0))	0	64610	second and third division branches at foramen ovale under ((X-ray control)) radiologic monitoring	((+0))	30	
64417*	axillary nerve	2.5	0			5.0		
64420	((Intercostal)) intercostal nerve, single	((0-72))	0	64620	((Intercostal)) Destruction by neurolytic agent; intercostal nerve	((+4))	7	
64421*	intercostal nerves, multiple, regional block	2.5	0			4.0		
64425	ilioinguinal, iliohypogastric nerves	((0-72))	0	64630	pubdental nerve	((BR+))		
64430	pubdental nerve	((+0))	0			5.0		
64435	paracervical (uterine) nerve	((+0))	0	64640	Other peripheral nerve or branch	((BR+))		
64440	((Thoracic, lumbar, sacral, coccygeal (paravertebral))) paravertebral nerve (thoracic, lumbar, sacral, coccygeal), single	((+0))	0			5.0		
64441*	paravertebral nerves, multiple, regional block	3.2	0	((64650 Myoneural junction (phenol equivalent))				
64445	sciatic nerve	((0-6))	0	SYMPATHETIC NERVES				
64450	other peripheral nerve or branch	((0-6))	0	64680	Destruction by neurolytic agent, celiac plexus, with or without radiologic monitoring	6.0	7	
64455	Myoneural junction, diagnostic block	0.8	0	((Repair))				
(For phenol ((equivalent)) destruction, see ((64650)) 64600-64640)				64702	Neurolysis; digital, one or both, same digit	4.8	90	3.0
(For subarachnoid or subdural, see 62274-62277)				64704	nerve of hand or foot	8.0	90	3.0
(For epidural or caudal, see 62278, 62279)				64708	Neurolysis, major peripheral nerve; arm or leg; other than specified	12.0	90	3.0
64460	Subarachnoid or subdural (spinal); simple	1.0	0	64712	sciatic nerve	BR+	3.0	
64465	differential	BR+	0	64713	brachial plexus	BR+	3.0	
64470	Epidural, caudal or other level	1.0	0	64714	lumbar plexus	BR	3.0	
SYMPATHETIC NERVES				64716	Neurolysis and/or transposition; cranial nerve (specify)	BR		
64505*	Injection, anesthetic agent; sphenopalatine ganglion	3.0	0			15.0	90	3.0
64508*	carotid sinus (separate procedure)	2.5	0	64718	ulnar nerve at elbow	9.0	90	3.0
64510	stellate ganglion (cervical ((sympathetics)) sympathetic)	((+0))	0	64719	ulnar nerve at wrist	10.0	90	3.0
		2.0		64721	median nerve at carpal tunnel	BR		
64520	lumbar or thoracic (paravertebral sympathetic)	((0-8))	0	64722	Decompression; unspecified nerve(s) (specify)	BR		
		3.0				6.0	90	3.0
64530*	celiac plexus, with or without radiologic monitoring	4.0		64726	plantar digital nerve	BR		
				64727	Internal neurolysis by dissection, with or without microdissection (list separately in addition to code for primary neuroplasty)	BR		
NEUROSTIMULATORS, PERIPHERAL NERVE				INTRODUCTION/INJECTION OF ANESTHETIC AGENT (NERVE BLOCK), DIAGNOSTIC OR THERAPEUTIC SOMATIC NERVES				
64550	Application of surface (transcutaneous) neurostimulator	BR		TRANSECTION OR AVULSION OF NERVES				
64553	Percutaneous implantation of neurostimulator electrodes; cranial nerve	BR		64732	Transection or avulsion of; supraorbital nerve	7.0	30	3.0
64555	peripheral nerve	BR		64734	infraorbital nerve	7.0	30	3.0
64560	autonomic nerve	BR		64736	mental nerve	7.0	30	3.0
64565	neuromuscular	BR		64738	inferior alveolar nerve by osteotomy	10.0	30	3.0
64573	Incision for implantation of neurostimulator electrodes; cranial nerve	BR		64740	lingual nerve	BR		
				64742	facial nerve, differential or complete	BR+		
64575	peripheral nerve	BR				7.0	30	3.0
64577	autonomic nerve	BR		64744	greater occipital nerve	5.0	30	3.0
64580	neuromuscular	BR		64746	phrenic nerve	BR		
				64752	vagus nerve (vagotomy), transthoracic	14.0	45	11.0
				64760	vagus nerve (vagotomy), abdominal	14.0	45	6.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
64761	BR			64840	BR		
64762	BR			64856	14.0	90	3.0
64763	6.0	45	3.0		BR	90	3.0
64764	9.0	45	3.0	64857	BR		
64766	10.0	60	4.0	((64735))64858	BR+		3.0
64768	13.0	60	4.0	64859	BR		
64772	BR+		3.0	((64740))64861	BR+		3.0
Excision				64862	BR		
(For excision of tender scar, skin and subcutaneous tissues with or without tiny neuroma, see 11400-11460, 13000-13300)				((64750))64864	BR+		3.0
EXCISION-SOMATIC NERVES				64865	BR		
(For Morton neurectomy, see 28080)				((64755))64866	26.0	90	3.0
64774	3.0	30	3.0	64868	26.0	90	3.0
64776	3.0	30	3.0	64870	26.0	90	3.0
64778	2.0			((64770))64872	BR		
64782	6.0	30	3.0		BR		3.0
64783	3.0	30	3.0	64874	BR		
64784	10.0	30	3.0	64876	BR		
64786	BR				BR		
64787	BR			64890	BR	90	3.0
64788	6.0	30	3.0	64891	BR	90	3.0
64790	BR+		3.0	64892	BR	90	3.0
64792	BR+		3.0	64893	BR	90	3.0
64795	BR			64895	BR	90	3.0
EXCISION-SYMPATHETIC NERVES				64896	BR	90	3.0
64802	14.5	60	6.0	64897	BR	90	3.0
64803	19.0	60	6.0	64898	BR	90	3.0
64804	20.0	60	6.0	64901	BR	90	3.0
64806	28.0	60	8.0	64902	BR	90	3.0
64809	20.0	60	6.0	64905	BR	90	3.0
64811	28.0	60	8.0	64907	BR	90	3.0
64814	14.0	60	5.0	NEURORRHAPHY WITH NERVE GRAFT			
64818	15.0	60	5.0	64890	BR	90	3.0
64819	21.0	60	5.0	64891	BR	90	3.0
64824	24.0	60	5.0	64892	BR	90	3.0
((Neurorrhaphy—Suture of Nerve) NERVE REPAIR BY SUTURE (NEURORRHAPHY)				64893	BR	90	3.0
((64700))64830				64895	BR	90	3.0
				64896	BR	90	3.0
				64897	BR	90	3.0
				64898	BR	90	3.0
				64901	BR	90	3.0
				64902	BR	90	3.0
				64905	BR	90	3.0
				64907	BR	90	3.0
((64705))64831	4.8	90	3.0	OTHER PROCEDURES			
((64706))64832	1.2			64999	BR		
((64710))64834							
((64715))64835	8.0	90	3.0				
((64720))64836	12.0	90	3.0				
((64725) other	8.0		3.0				
64730	12.0	90	3.0				
64837	BR						
				64900	4.8	90	3.0
				64910	8.0	90	3.0
				64920	12.0	90	3.0
				64925	12.0	90	3.0
				64930	8.0	90	3.0
				64935	BR+		3.0
				64940	8.0	90	3.0
				64945	BR+		3.0

	Unit Value	Follow-up Days=	Basic Anes@
64950 Brachial or lumbar plexus	BR 1	30	3.0
64960 Internal lysis by dissection, with or without microdissection: list separately from neuroplasty by this number and value at 50% of the listed value of the primary neuroplasty as an additional charge.			

EYE AND OCULAR ADNEXA

(For diagnostic ((eye examination, see 92000-92300)) and treatment ophthalmological services, see medicine, ophthalmology, page 18, and 92002 et seq)

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-405 EYEBALL.

	Unit Value	Follow-up Days=	Basic Anes@
((Incision))			
(For goniotomy, see 65820)			
((Excision)) REMOVAL OF EYE			
65091 Evisceration ocular contents; without implant	10.0	30	3.0
65093 with implant	12.0	30	3.0
((65100))65101 Enucleation of eye, ((with or)) without ((sphere)) implant ...	10.0	30	3.0
65103 with implant, muscles not attached to implant	11.0	30	3.0
65105 with ((integrated)), muscles attached to implant, muscles attached to implant	12.0	30	3.0
(For conjunctivoplasty after enucleation, see 68320 et seq)			
65110 Exenteration orbit (does not include skin graft), removal orbital contents; only ...	20.0	60	4.0
65112 with therapeutic removal of bone ...	BR		4.0
65114 with temporalis muscle transplant....	25.0	60	4.0
(For skin graft to orbit (split skin), see 15120, 15121; free, full thickness, see 15260, 15261)			
(For eyelid repair involving more than skin, see 67930 et seq)			

SECONDARY IMPLANT PROCEDURES

An ocular implant is an implant inside muscular cone; an orbital implant is an implant outside muscular cone.

65130 Insertion ocular implant secondary; after evisceration, in scleral shell	8.0	30	4.0
65135 after enucleation, muscles not attached to implant	10.0	30	4.0
65140 after enucleation, muscles attached to implant	14.0	30	4.0
65150 Reinsertion ocular implant; with or without conjunctival graft	BR		4.0
65155 with use of foreign material for reinforcement and/or attachment of muscles to implant	BR		4.0
65175 Removal ocular implant	BR		4.0
(For orbital implant (implant outside muscle cone) insertion, see 67550; removal, see 67560)			
((65140 Secondary insertion of integrated implant	14.0	30	3.0
65160 Evisceration of eye	10.0	30	3.0
65165 with implantation in scleral shell	12.0	30	3.0

~~((Repair))~~

~~((65200~~ Suture of eye for wound or injury ... BR 1 3.0))

REMOVAL OF OCULAR FOREIGN BODY

(For removal of implanted material: Ocular implant, see 65175; anterior segment implant, see 65920; posterior segment implant, see 67120; orbital implant, see 67560)

(For diagnostic x-ray for foreign body, see 70030-70050)

(For diagnostic echography for foreign body, see 76529)

(For removal of foreign body from orbit: frontal approach, see 67413; lateral approach, see 67430; transcranial approach, see 61334)

(For removal of foreign body from eyelid, embedded, see 67938)

(For removal of foreign body from lacrimal system, see 68530)

65205* Removal foreign body, external eye; conjunctival superficial	0.2	0	4.0
65210* conjunctival embedded (includes concretions), subconjunctival, or scleral nonperforating	0.6	0	4.0
65220* corneal, without slit lamp	0.6	0	4.0
65222* corneal, with slit lamp	0.8	0	4.0

(For repair of corneal laceration with foreign body, see 65275)

65230 Removal foreign body intraocular; from anterior chamber, magnetic extraction ..	12.0	45	6.0
65235 from anterior chamber, nonmagnetic extraction	16.0	45	8.0
65240 from lens (without extraction lens), magnetic extraction	12.0	30	6.0
65245 from lens (without extraction lens), nonmagnetic extraction	BR		

(For removal implanted material anterior segment, see 65920)

65260 from posterior segment, magnetic extraction, anterior or posterior route...	12.0	30	6.0
65265 from posterior segment, nonmagnetic extraction	18.0	30	8.0

(For removal implanted material posterior segment, see 67120)

REPAIR OF LACERATION OF EYEBALL

(For fracture of orbit, see 21380 et seq)

(For repair wound of eyelid, skin, linear, simple, see 12011-12018; intermediate, layered closure, see 12051-12057; linear, complex, see 13150-13300; other, see 67930-67935)

(For repair wound of lacrimal system, see 68700)

(For repair operative wound, see 66250)

65270* Repair laceration; conjunctiva, with or without nonperforating laceration sclera, direct closure	0.9	0	4.0
65272 conjunctiva, by mobilization and rearrangement, without hospitalization ...	BR		4.0
65273 conjunctiva, by mobilization and rearrangement, with hospitalization	BR		4.0
65275 cornea, nonperforating, with or without removal foreign body	SV		4.0
65280 cornea and/or sclera, perforating, not involving uveal tissue	5.0	30	5.0
65285 cornea and/or sclera, perforating, with reposition or resection of uveal tissue ..	5.0	30	5.0

(Repair of laceration includes use of conjunctival flap and restoration of anterior chamber, by air or saline injection when indicated)

(For repair of iris or ciliary body, see 66680)

	Unit Value	Follow-up Days=	Basic Anes@
65290 Repair wound extraocular muscle, tendon and/or Tenon's capsule.....	4.4	30	4.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-410 ANTERIOR SEGMENT—CORNEA.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
65300 Delimiting keratotomy(—any type))....	2.0	15	3.0
(For paracentesis of cornea, see ((65840) 65800-65815)			
(For removal of foreign body, cornea, see 65220-65222)			
((65320 Removal of imbedded foreign body ..	0.4	0	3.0
*65325 under slit lamp	0.6	0	0

	Unit Value	Follow-up Days=	Basic Anes@
EXCISION			
65400 ((Keratotomy, lamellar, partial)) Excision lesion cornea (keratotomy, lamellar, partial, except pterygium)....	8.0	30	3.0
((65405 complete	10.0	30	3.0
65410* Biopsy cornea	1.0	0	3.0
65420 ((Pterygium, simple)) Excision or transposition, pterygium; without graft	6.0	30	3.0
((65425)65426 ((complicated)) with graft ..	BR+		3.0
((65440 Curettage and cauterization of corneal ulcer	1.0	0	3.0

Introduction))

REMOVAL OR DESTRUCTION

65430* Scraping cornea, diagnostic, for smear and/or culture	0.4	0	4.0
65435* Removal corneal epithelium; with or without chemocauterization (abrasion, curettage)	1.0	0	4.0
65436 with application of chelating agent, eg, EDTA	BR		
65445 Thermocauterization lesion of cornea ..	1.6	7	4.0
65455 Cryotherapy lesion of cornea	1.6	7	4.0
65600 Tattoo of cornea, mechanical or chemical	8.0	30	3.0

((Repair))

KERATOPLASTY

(Corneal transplant includes preparation of donor material)

65710 Keratoplasty (corneal transplant) lamellar; autograft	24.0	90	8.0
65720 homograft, fresh	24.0	90	8.0
65725 homograft, preserved	24.0	90	8.0
65730 Keratoplasty (corneal transplant) penetrating (except in aphakia); autograft ..	30.0	90	8.0
65740 homograft, fresh	30.0	90	8.0
65745 homograft, preserved	30.0	90	8.0
65750 Keratoplasty (corneal transplant) penetrating, in aphakia	30.0	90	8.0

OTHER PROCEDURES

65760 Keratomeleusis (refractive keratoplasty) ..	30.0	90	8.0
65765 Keratophakia	30.0	90	8.0
65770 Keratoprosthesis	32.0	90	8.0

(For fitting of contact lens for treatment of disease, see 92070)

(For unlisted procedures on cornea, see 66999)

((65700 Keratoplasty (corneal transplant), lamellar	24.0	90	8.0
65705 penetrating	30.0	90	8.0

((For lacerated cornea, see 65200))

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-413 ANTERIOR SEGMENT—ANTERIOR CHAMBER.

	Unit Value	Follow-up Days=	Basic Anes@
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INCISION

*65800 Paracentesis anterior chamber eye (separate procedure); with diagnostic aspiration of aqueous(—diagnostic (e.g., protein analysis))	*1.0	0	3.0
65805* with therapeutic release of aqueous ..	1.5	0	3.0
65810 ((Aspiration of vitreal prolapse;) with removal of vitreous and/or discission of anterior hyaloid membrane, with or without air injection	8.0	90	3.0
65815 with removal of blood, with or without irrigation and/or air injection	5.6	15	3.0

(For injection, see 66020-66030)

(For removal of blood clot, see 65930)

65820 Goniotomy; without goniotomy	10.0	30	3.0
((65840 Paracentesis	2.0	15	3.0
65860 Removal of intraocular foreign body, anterior chamber	12.0	45	6.0
65880 Severing (lysis) corneo-vitreal adhesions ..	BR+		3.0
65825 with goniotomy	10.0	30	4.0
65830 Goniotomy, without goniotomy	BR		
65850 Trabeculotomy ab externo	BR		

(For trabeculectomy, see 66170)

OTHER PROCEDURES

65865 Severing adhesions anterior segment eye (with or without injection air or liquid) (separate procedure); goniosynechiae ...	10.0	30	6.0
65870 anterior synechiae, except goniosynechiae	9.0	30	6.0
65875 posterior synechiae	9.0	30	6.0
65880 corneovitreal adhesions	BR		3.0
65900 Removal epithelial downgrowth anterior chamber eye	BR		6.0
65920 Removal implanted material anterior segment eye	BR		6.0
65930 Removal of blood clot, anterior segment eye	BR		
66020 Injection, anterior chamber (separate procedure); air or liquid	2.0	7	3.0
66030* medication	1.1	7	3.0

(For unlisted procedures on anterior segment, see 66999)

((Excision

65900 Removal of epithelial down-growth	BR+		6.0
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Introduction

66000 Irrigation of blood from anterior chamber (independent procedure)	5.0	15	3.0
66020 Air injection into anterior chamber (independent procedure)	2.0	7	3.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-415 ANTERIOR SEGMENT-ANTERIOR SCLERA.

Table with columns: Code, Description, Unit Value, Follow-up Days, Basic Anes@. Includes codes 66130-66170 and descriptions like 'Excision lesion sclera', 'Fistulization sclera for glaucoma', etc.

Table with columns: Code, Description, Unit Value, Follow-up Days, Basic Anes@. Includes codes 66100-66120 and descriptions like 'Sclerotomy, posterior, with removal of intraocular foreign body', etc.

Table with columns: Code, Description, Unit Value, Follow-up Days, Basic Anes@. Includes 'REPAIR' section with codes 66220-66225 and descriptions like 'Scleral resection, any type', etc.

Table with columns: Code, Description, Unit Value, Follow-up Days, Basic Anes@. Includes 'REVISION OPERATIVE WOUND' section with code 66250 and description 'Revision or repair operative wound anterior segment', etc.

Table with columns: Code, Description, Unit Value, Follow-up Days, Basic Anes@. Includes 'OTHER PROCEDURES' section with code 66999 and description 'Unlisted procedures on anterior sclera', etc.

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-420 ANTERIOR SEGMENT-IRIS ((AND)), CILIARY BODY.

Table with columns: Code, Description, Unit Value, Follow-up Days, Basic Anes@. Includes code 66500 and description 'Iridotomy (independent procedure)', etc.

Table with columns: Code, Description, Unit Value, Follow-up Days, Basic Anes@. Includes codes 66505-66635 and descriptions like 'Iridectomy, any type', 'Iridectomy, with transfixion of iris', etc.

Table with columns: Code, Description, Unit Value, Follow-up Days, Basic Anes@. Includes 'REPAIR' section with code 66680 and description 'Repair of iris, ciliary body', etc.

Table with columns: Code, Description, Unit Value, Follow-up Days, Basic Anes@. Includes 'DESTRUCTION' section with codes 66700-66741 and descriptions like 'Cyclodiatomy', 'Cyclotherapy', etc.

Table with columns: Code, Description, Unit Value, Follow-up Days, Basic Anes@. Includes 'OTHER PROCEDURES' section with codes 66762-66770 and descriptions like 'Destruction of cyst or lesion iris', etc.

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-425 ((CRYSTALLINE LENS)) ANTERIOR SEGMENT-LENS.

Table with columns: Code, Description, Unit Value, Follow-up Days, Basic Anes@. Includes 'INCISION' section with codes 66800-66825 and descriptions like 'Discission lens', 'Discission of secondary membranous cataract', etc.

	Unit Value	Follow-up Days=	Basic Anes@
66840 Aspiration of lens material for cataract, one or more stages	12.0	30	3.0

Excision

66900 Extraction of lens, unilateral (e.g., cataract, dislocated lens)	20.0	90	8.0))
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REMOVAL CATARACT

66830 Removal of secondary membranous cataract ("after cataract"), with corneoscleral section, with or without iridectomy (iridocapsulotomy, iridocapsulectomy)	12.0	90	3.0
66840 Removal of lens material; aspiration technique, one or more stages	12.0	30	3.0
66850 phacofragmentation technique (mechanical or ultrasonic, eg, phacoemulsification), with aspiration	16.0	90	3.0
66915 Expression lens, linear, one or more stages	20.0	90	3.0
66920 Extraction lens with or without iridectomy; intracapsular, with or without enzymes	20.0	90	3.0
66930 intracapsular, for dislocated lens	22.0	90	3.0
66940 extracapsular (other than 66840, 66850, 66915)	20.0	90	3.0
66945 in presence of fistulization bleb and/or by temporal, inferior or inferotemporal route, intracapsular or extracapsular	22.0	90	3.0

Preliminary iridectomy, done as a separate procedure prior to extraction of lens, is included in the listed extraction of lens

(For removal of intralenticular foreign body without lens extraction, see 65240-65245)

(For repair of operative wound, see 66250)

ANTERIOR SEGMENT—OTHER PROCEDURES

66980 Insertion intraocular lens prosthesis; with cataract extraction (any technique) one stage	BR		
66985 secondary, subsequent to cataract extraction	BR		
(For removal of implanted material from anterior segment, see 65920)			
66999 Unlisted procedure, anterior segment of eye	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-427 ((VITREOUS)) POSTERIOR SEGMENT—VITREOUS.

	Unit Value	Follow-up Days=	Basic Anes@
((Introduction			
67000 Transplantation of vitreous, including sclerotomy	12.0	60	8.0
67020 Discission of anterior hyaloid, (e.g., pupillary block)	5.0	45	3.0
(For aspiration of vitreous, see 66120)			
(For removal of foreign body, see 65860, 66100, 66105))			
67005 Removal of vitreous, anterior approach (open sky technique or limbal incision); partial removal	BR		
67010 subtotal removal with mechanical vitrectomy (such as VISC or rotoextractor)	BR		
(For removal of vitreous by paracentesis of anterior chamber, see 65810)			

(For removal of corneovitreous adhesions, see 65880)

	Unit Value	Follow-up Days=	Basic Anes@
67015 Aspiration or release of vitreous, subretinal or choroidal fluid, pars plana approach (posterior sclerotomy)	9.0	15	3.0
67025 Injection of vitreous substitute, pars plana approach (separate procedure), excludes air or balanced salt solutions	12.0	30	3.0
67030 Discission of vitreous strands (without removal), pars plana approach	BR		
67035 Vitrectomy mechanical (such as VISC or rotoextractor) pars plana approach, with or without removal of lens by same technique	BR		
(For use of vitrectomy in retinal detachment surgery, see 67108)			
(For associated removal of foreign body, see 65260-65265)			
(For unlisted procedures on vitreous, see 67299)			

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-430 ((RETINA)) POSTERIOR SEGMENT—RETINAL DETACHMENT.

	Unit Value	Follow-up Days=	Basic Anes@
REPAIR			
(If diathermy, cryotherapy and/or photocoagulation are combined, report under principle modality used)			
((67100))67102 ((Reattachment, retinopexy)) Repair retinal detachment (one or more stages, same hospitalization); diathermy, with or without drainage of subretinal fluid ((e.g., diathermy)) and/or ((cryotherapy), initial) injection of air or saline	20.0	90	3.0
((67101))67103 ((subsequent)) cryotherapy, with or without drainage of subretinal fluid	BR+		3.0
67104 drainage of subretinal fluid with photocoagulation (one or more stages), xenon arc	22.0	90	3.0
67106 drainage of subretinal fluid with photocoagulation (one or more stages), laser	22.0	90	3.0
((67105))67107 ((with)) scleral buckling((; scleral resection, encircling tube and/or scleral implant, initial)) (such as lamellar excision, imbrication, or encircling procedure), with or without implant, may include procedures 67102-67106	30.0	90	8.0
((67110) subsequent	BR+		8.0))
67108 with vitrectomy, any method, with or without air tamponade, may include procedures 67102-67107 and/or removal of lens by same technique	30.0	120	5.0
67109 by technique other than 67102-67108	BR		
67112 previously operated upon, any technique	BR		
(For aspiration or drainage of subretinal or subchoroidal fluid, see 67015)			
67120 Removal implanted material, posterior segment eye	BR		3.0

	Unit Value	Follow-up Days=	Basic Anes@
(For removal of foreign body, see 65260, 65265)			
((67120) Removal of encircling tube	BR+	30	3.0
67140 Repair of retinal break(s) or schisis, one or more stages during same period of hospitalization, photocoagulation and/or cryotherapy	10.0	30	3.0

PROPHYLAXIS

Repetitive services. The services listed below are often performed in multiple sessions or groups of sessions. The methods of reporting vary. The following descriptors are intended to include all sessions in a defined treatment period.

67142 Prophylaxis retinal detachment (eg, retinal break, lattice degeneration), without drainage, one or more stages; diathermy	10.0	30	3.0
67143 cryotherapy	10.0	30	3.0
67144 photocoagulation, xenon arc	10.0	30	3.0
67146 photocoagulation, laser	10.0	30	3.0

((Destruction))

POSTERIOR SEGMENT—OTHER PROCEDURES

DESTRUCTION—RETINA, CHOROID

67212 Destruction of localized lesion retina or choroid (eg choroidopathy), one or more stages; diathermy	10.0	30	3.0
67213 cryotherapy	10.0	30	3.0
67214 photocoagulation, xenon arc	10.0	30	3.0
67216 photocoagulation, laser	10.0	30	3.0
67218 radiation by implantation of source (includes removal of source)	BR		
67222 Destruction of progressive retinopathy (eg, diabetic), one or more stages; diathermy	12.0	30	3.0
67223 cryotherapy	12.0	30	3.0
67224 photocoagulation, xenon arc	12.0	30	3.0
67226 photocoagulation, laser	12.0	30	3.0

(For unlisted procedures on retina, see 67299)

SCLERAL REPAIR

(For excision lesion sclera, see 66130)

67250 Scleral reinforcement (separate procedure); without graft	22.0	90	3.0
67255 with graft	24.0	90	3.0

(For repair scleral staphyloma, see 66220-66225)

67299 Unlisted procedure, posterior segment	BR		
((67200) Photocoagulation, for tumor, Eales disease, etc., initial	10.0	30	3.0
67201 subsequent	5.0	20	3.0
67220 Diathermy or cryotherapy, initial or subsequent, for tumor, Eales disease, etc.	BR+	30	3.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-435 OCULAR ADNEXA—EXTRAOCULAR MUSCLES.

	Unit Value	Follow-up Days=	Basic Anes@
67311 Strabismus surgery on patient not previously operated on, any procedure, any muscle, (may include minor displacement, eg, for A or V pattern); one muscle	10.0	30	3.0
67312 two muscles, one or both eyes	10.0	30	3.0
67313 three or more muscles, one or both eyes	12.0	30	3.0
67320 Transposition extraocular muscle (eg, for paretic muscle), one or more stages, one or more muscles, with displacement of plane of action more than 5 mm.	18.0	30	3.0

67331 Strabismus surgery on patient previously operated on; not involving reoperation of muscles	10.0	30	3.0
67332 involving reoperation of muscles	BR		

OTHER PROCEDURES

67350 Biopsy extraocular muscle	4.4	15	3.0
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(For repair of wound extraocular muscle, tendon or Tenon's capsule, see 65290)

67399 Unlisted procedure, ocular muscle	BR		
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((Incision, Excision and Repair

67300 Muscle surgery (resection, recession, advancement, etc.) any number of muscles, one or both eyes	14.0	30	3.0
67301 subsequent	BR+	30	3.0
67320 Muscle transplant (Hummelshcim type procedure, etc.), one or more stages	18.0	30	3.0

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-440 OCULAR ADNEXA—ORBIT.

	Unit Value	Follow-up Days=	Basic Anes@
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((Incision)) **EXPLORATION, EXCISION**

67400 ((Orbitotomy with exploration)) Orbitotomy without bone flap (frontal approach); for exploration, with or without biopsy	12.0	30	7.0
67405 ((with)) drainage ((of intraorbital abscess)) only	12.0	30	7.0
((67410))67412 with removal ((of intraorbital foreign body or tumor)) lesion	BR+	30	7.0
67413 with removal foreign body	BR		
67415 Transconjunctival or aspirational biopsy	2.2	15	3.0

(For exenteration, enucleation, and repair, see 65101 et seq)

67420 ((Excision of lesion of orbit, requiring bone flap)) Orbitotomy with bone flap, lateral approach (eg, Kroenlein); with removal of lesion	22.0	30	7.0
67430 with removal foreign body	22.0	30	7.0
67440 with drainage or decompression	22.0	30	7.0
67450 for exploration, with or without biopsy	22.0	30	7.0

(For orbitotomy, transcranial approach, see 61330-61334)

(For orbital implant, see 67550, 67560)

(For removal of eyeball or for repair after removal, see 65091-65175)

((67440) Orbital decompression (Kroenlein type)	20.0	30	7.0
67460 Exenteration of orbit, without skin graft	20.0	60	7.0

((For skin graft see 15100-15261))

((67465 including orbital bone	BR+	30	7.0
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((Introduction)) OTHER PROCEDURES

*67500 Retrobulbar injection ((-therapeutic agents (prilocaine, procaine, etc.)); medication (((independent)) separate procedure, does not include supply of medication)	*0.6	0	
67505 alcohol ((injection))	2.0	15	
67510 air or opaque contrast medium for ((radiological procedure)) radiography	1.0	7	
67515* Injection therapeutic agent into Tenon's capsule	0.7	0	3.0

	Unit Value	Follow-up Days=	Basic Anes@
(For subconjunctival injection, see 68200)			
67550 Orbital implant (implant outside muscle cone); insertion	15.0	30	3.0
67560 removal or revision	BR		
(For ocular implant (implant inside muscle cone), see 65093-65105, 65130-65175)			
(For treatment of fractures of malar area, orbit, see 21350 et seq)			
67599 Unlisted procedure, orbit	BR		
((Repair			
((For plastic repair of orbit, see 13000-15750, 21210, 21230)			
(For blow-out fracture, see 21380-21395, 21030)			
(For bone or cartilage graft, or alloplastic implant, see 21210, 21230))			

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-445 OCULAR ADNEXA—EYELIDS.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
*67700 Blepharotomy ((with)), drainage ((of) abscess eyelid	*0.4	0	3.0
(((*67705 with drainage of meibomian glands or hordeolum (stye).....	*0.4	0	3.0))
67710 Severing tarsorrhaphy	0.4	0	3.0
67715 Canthotomy (separate procedure)	0.4	0	3.0
(For canthoplasty, see 67950)			
(For division symblepharon, see 68340)			

EXCISION OR REMOVAL OF LESION INVOLVING MORE THAN SKIN (IE, INVOLVING LID MARGIN, TARSUS AND/OR PALPEBRAL CONJUNCTIVA)

((For blepharotomy, see 11400-11660, 13000-15760)			
(For excision of lesion of eyelid, malignant, see 11640-11660, 13000-15760)			
(For excision of xantholasma, see 11400-11460, 13000-15760))			
(For removal of lesion, involving mainly skin of eyelid, see 11440-11446; 11640-11646; 17000-17010)			
(For repair wounds, blepharoplasty, grafts, reconstructive surgery, see 67930-67975)			
67800 Excision ((of meibomian gland (chalazion ()); single	1.2	15	3.0
67801 multiple, same lid	1.4	15	3.0
67805 multiple, different lids	1.6	15	3.0
67808 under general anesthesia and/or requiring hospitalization, single or multiple	3.2	30	3.0
67810* Biopsy eyelid	1.0	37	3.0
*67820 ((Epilation, simple)) Correction trichiasis; epilation, forceps only	*0.4	0	
*67825 ((by electrolysis)) epilation, electrochemical	*1.0	0	3.0
67830 incision lid margin	BR		
67835 incision lid margin, with free mucous membrane graft	BR		
67840* Excision of lesion of eyelid (except chalazion) without closure or with			

	Unit Value	Follow-up Days=	Basic Anes@
simple direct closure	1.6	0	3.0
(For excision and repair of eyelid by reconstructive surgery, see 67961-67966)			
67850* Destruction of lesion of lid margin (up to 1 cm)	1.6	0	3.0
(For chemosurgery technique of malignancies of skin, see 17300-17302)			
(For initiation or follow-up care of topical chemotherapy, eg, 5-FU or similar agents, see appropriate office visits)			
TARSORRHAPHY			
67880 Construction intermarginal adhesions, median tarsorrhaphy, or canthorrhaphy;	2.0	30	3.0
67882 with transposition of tarsal plate	14.0	60	3.0
(For severing of tarsorrhaphy, see 67710)			
(For canthoplasty, reconstruction canthus, see 67950)			
(For canthotomy, see 67715)			

((Repair))

((For blepharoplasty, plastic repair of eyelid, with or without graft, any type, see 12020, 12240, 13000-15760)			
(For canthoplasty, plastic repair of canthus, see 12020, 12240, 13000-15760)			
(For plastic restoration of eyebrow, see 15240-15740)			
(For tarsoplasty, plastic repair of tarsal plate, see 13020-14160)			
(For reposition of ciliary base, see 13000-15760)			
67900 Blepharoptosis repair, superior rectus, levator or frontalis methods, unilateral	16.0	60	3.0
67905 sling method (includes obtaining fascia)	12.0	60	3.0
67920 Cautery puncture for entropion or ectropion	1.2	15	3.0
67940 Ectropion repair (e.g., Kuhnt-Szymanowski type procedure)	10.0	30	3.0
67960 Entropion repair (e.g., Wheeler type procedure)	10.0	30	3.0))

REPAIR BLEPHAROPTOSIS, LID RETRACTION

67901 Repair blepharoptosis; frontalis muscle technique with suture	12.0	60	3.0
67902 frontalis muscle technique with fascial sling (includes obtaining fascia)	16.0	60	3.0
67903 (tarsal)levator resection, internal approach	16.0	60	3.0
67904 (tarsal)levator resection, external approach	16.0	60	3.0
67906 superior rectus technique with fascial sling (includes obtaining fascia)	16.0	60	3.0
67907 superior rectus tendon transplant	16.0	60	3.0
67908 conjunctivo-tarsal-levator resection (Fasanella-Servat type)	12.0	60	3.0
67909 Reduction of overcorrection of ptosis	BR		3.0
67911 Correction of lid retraction	12.0	60	3.0

REPAIR ECTROPION, ENTROPION

(For correction trichiasis by mucous membrane graft, see 67835)			
67914 Repair ectropion; suture	1.6	15	3.0
67915 thermocauterization	1.4	15	3.0
67916 blepharoplasty, excision tarsal wedge	9.0	60	3.0
67917 blepharoplasty, extensive (eg, Kuhnt-Szymanowski operation)	11.0	60	3.0

	Unit Value	Follow-up Days=	Basic Anes@
<u>(For correction everted punctum, see 68705)</u>			
67921	1.6	15	3.0
67922	1.4	15	3.0
67923	9.0	60	3.0
67924	11.0	60	3.0
<u>(For repair cicatricial ectropion or entropion requiring scar excision or skin graft, see also 67961 et seq.)</u>			
RECONSTRUCTIVE SURGERY, BLEPHAROPLASTY INVOLVING MORE THAN SKIN (I.E., INVOLVING LID MARGIN, TARSUS, AND/OR PALPEBRAL CONJUNCTIVA)			
67930	1.6	15	3.0
67935	3.4	30	3.0
67938	BR		3.0
<u>(For repair skin of eyelid, see 12011-12018; 12051-12057; 13150-13300)</u>			
<u>(For repair lacrimal canaliculi, see 68700)</u>			
<u>(For tarsorrhaphy, canthorrhaphy, see 67880-67882)</u>			
<u>(For repair blepharoptosis and lid retraction, see 67901-67911)</u>			
<u>(For blepharoplasty for entropion, ectropion, see 67916, 67917, 67923, 67924)</u>			
<u>(For correction blepharochalasis (blepharorhytidectomy), see 15820-15823)</u>			
<u>(For repair skin of eyelid, adjacent tissue transfer, see 14060, 14061; preparation for graft, see 15000; free graft, see 15120, 15121, 15260, 15261)</u>			
<u>(For excision lesion of eyelid, see 67800 et seq.)</u>			
<u>(For repair lacrimal canaliculi, see 68700)</u>			
67950	BR		3.0
67961	12.0	60	3.0
67966	15.0	60	3.0
<u>(For canthoplasty, see 67950)</u>			
<u>(For free skin grafts, see 15120, 15121, 15260, 15261)</u>			
<u>(For tubed pedicle flap preparation, see 15515; for delay, see 15630; for attachment, see 15555)</u>			
67971	15.0	60	3.0
67973	17.0	60	3.0
67974	20.0	60	3.0
67975	2.4	60	3.0
OTHER PROCEDURES			
67999	BR		

	Unit Value	Follow-up Days=	Basic Anes@
<u>(For cicatricial ectropion or entropion requiring scar excision, skin graft, etc., see 15100-15260)</u>			
<u>((Suture</u>			
<u>(For blepharorrhaphy, suture of eyelids, see 12020, 13020-13260)</u>			
<u>(For tarsorrhaphy, suture of tarsal plate, see 12020, 13020-13260)</u>			
<u>(For canthorrhaphy, suture of palpebral fissure of canthus, see 12020, 13020-13260))</u>			

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-450 OCULAR ADNEXA-CONJUNCTIVA.

	Unit Value	Follow-up Days=	Basic Anes@
<u>(For removal of foreign body, see 65205 et seq)</u>			
INCISION, DRAINAGE			
((68000	0.2	0	0)
((68005	0.4	0	3.0)
68020	0.4	15	3.0
68040	SV		
EXCISION, DESTRUCTION			
68100	1.0	15	3.0
68110	1.0	15	3.0
68115	2.0	15	3.0
68130	BR		3.0
68135*	0.6	0	3.0
((68120	1.0	15	3.0)
68125	BR		3.0)
<u>(For nevus, see 11440-11460)</u>			
((Introduction)) INJECTION			
68200	0.6	7	
<u>(For injection into Tenon's capsule or retrobulbar injection, see 67500-67515)</u>			
((Repair)) CONJUNCTIVOPLASTY			
<u>(For wound repair, see 65270-65273)</u>			
((68300	0.8	15	3.0)
68320	12.0	30	3.0
68325	14.0	30	5.0
68326	BR		
68328	BR		
68330	BR		
68335	BR		
68340	BR		

	Unit Value	Follow-up Days=	Basic Anes@
OTHER PROCEDURES			
68360 Conjunctival flap ((for corneal ulcer)); bridge or partial (separate procedure)	5.0	30	3.0
68362 total (such as Gunderson thin flap or purse string flap)	9.0	30	3.0
(For conjunctival flap for perforating injury, see 65280-65285)			
(For repair of operative wound, see 66250)			
(For removal of conjunctival foreign body, see 65205-65210)			
68399 Unlisted procedure, conjunctiva	BR		
((68365 for perforating injuries or secondary closure of operative wound (independent procedure)	5.0	30	5.0))
(For repair of symblepharon without graft, see 11400-11460, 13000-14160)			

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-455 OCULAR ADNEXA—LACRIMAL ((TRACT)) SYSTEM.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
68400 Incision, drainage ((of) lacrimal gland ((abscess or cyst))	2.4	15	3.0
68420 Incision, drainage ((of) lacrimal sac((dacyrocystotomy or dacyrocystostomy))	2.0	15	3.0
*68440 ((Punctum)) Snip ((with dilation of) incision lacrimal punctum	*0.4	0	
EXCISION			
68500 Excision of lacrimal gland: (dacyroadenectomy), except for tumor; total	12.0	45	3.0
68505 partial	12.0	45	3.0
68510 Biopsy lacrimal gland	BR		
68520 Excision of lacrimal sac((:)) (dacyrocystectomy)	12.0	45	3.0
68525 Biopsy of lacrimal sac	BR		
68530 Removal or foreign body or dacryolith, lacrimal passages	SV		
68540 Excision of lacrimal gland tumor; frontal approach	15.0	45	3.0
68550 involving osteotomy	BR		
((Introduction			
68600 Catheterization of nasolacrimal duct with implantation of tube or stent	2.4	15	3.0
68610 Injection procedure for dacryocystography	0.6	0	
REPAIR			
68700 Plastic ((operation on)) repair canaliculi	BR+		3.0
68705 Correction everted punctum, cautery	1.0	60	3.0
68720 Dacryocystorhinostomy((:)) (fistulization of lacrimal sac ((into) to nasal cavity((, with or without anterior ethmoidectomy)))	14.0	60	5.0
((68740)68745 ((Conjunctivocystorhinostomy:)) Conjunctivorhmostomy (fistulization of ((conjunctival sac)) conjunctiva to nasal cavity((, direct (e.g., Jones type procedure))); without tube	15.0	90	5.0
68750 with insertion of tube or stent	15.0	90	5.0
68760 Closure ((of punctum by cautery)) lacrimal punctum, thermocauterization	1.0	15	3.0

	Unit Value	Follow-up Days=	Basic Anes@
68770 Closure lacrimal fistula (separate procedure)	5.0	30	3.0
((Manipulation)) PROBING AND RELATED PROCEDURES			
*68800 Dilation ((of) lacrimal punctum, with or without irrigation, ((one or both eyes)) unilateral or bilateral	*0.4	0	3.0
*68820 Probing ((of) nasolacrimal duct, with or without irrigation, unilateral or bilateral;	*0.6	0	3.0
68825 requiring hospitalization	BR		
(See also 92018)			
68830 with insertion of tube or stent (without general anesthesia)	2.8	15	3.0
*68840 Probing ((and/or irrigation of) canaliculus (e.g., stricture)) lacrimal canaliculi, with or without irrigation	*0.4	0	3.0
68850* Injection contrast medium for dacryocystography	0.7	0	3.0
(For dacryocystography, see 70170, 70171)			

OTHER PROCEDURES

68899 Unlisted procedure, lacrimal system BR

((EAR)) AUDITORY SYSTEM

(For diagnostic services, eg, audiometry, vestibular tests, see 92502 et seq)

AMENDATORY SECTION (Amending Order 74-4, filed 1/30/74)

WAC 296-22-465 EXTERNAL EAR.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
(((For audiometric, vestibular and speech tests, see 92500-92570 et seq)))			
*69000 Drainage ((of) external ear, abscess or hematoma ((of auricle)); simple	*0.4	0	3.0
69005 complicated((, including suppurative chondritis))	BR+		3.0
*69020 Drainage ((of abscess of) external auditory canal, abscess	*0.4	0	3.0
69090 Ear piercing	0.6	7	
EXCISION			
(((For local destruction or excision of lesion of ear, see 11400-11660)))			
(For plastic closure, see 13000-15760)			
69100 Biopsy ((of) external ear	0.6	7	3.0
69105 Biopsy external auditory canal	0.6	7	3.0
69110 Excision((;) external ear((:)); partial, simple repair	3.0	30	3.0
69120 complete amputation((, auricle))	8.0	90	3.0
(For reconstruction of ear, see 15120 et seq.)			
69140 Excision ((of) exostosis(es), of external auditory canal((, endaural or postaural approach, complicated))	12.0	90	3.0
69145 Excision soft tissue lesion, external auditory canal	0.6	90	3.0
69150 Radical excision ((of malignant lesion of external auditory canal)) external auditory canal lesion; without neck dissection	BR+		3.0
69155 with neck dissection	BR+		6.0
(For resection of temporal bone, see 69535)			
(For skin grafting, see 15000-15261)			

	Unit Value	Follow-up Days=	Basic Anes@
((Endoscopy)) REMOVAL FOREIGN BODY			
*69200 ((Otoscopy with removal of foreign body in external auditory canal)) Removal foreign body from external auditory canal; without general anesthesia	*0.4	0	
69205 ((complex, in hospital;)) with general anesthesia	2.0	7	3.0
69210 Removal impacted cerumen (separate procedure), one or both ears	0.5	0	3.0
REPAIR			
((For otoplasty, plastic operation on ear, see 13000-15760))			
((For reconstruction of ear with graft of skin plus cartilage, bone or other implant, see 13000-15760, 21230, 21235))			
((For suture of wound or injury of external ear, see 12011-14300))			
69300 Otoplasty ((of cartilage (protruding ear), with or without reduction in size; unilateral)) protruding ear, with or without size reduction; unilateral	10.0	180	3.0
69301 bilateral	16.0	180	3.0
69320 ((Reconstruct)) Reconstruction external auditory canal for congenital atresia, single stage	16.0	180	3.0
(For combination with middle ear reconstruction see ((69630)) 69631, 69641)			

((Suture
 ((For suture of wound or injury of ear, see 12000-14300))
 ((For other reconstructive procedures with grafts (skin, cartilage, bone), see 13150-15760, 21230-21235))

OTHER PROCEDURES
 ((For otoscopy under general anesthesia, see 92502))

69399 Unlisted procedure, external ear	BR		
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AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-470 MIDDLE EAR.

	Unit Value	Follow-up Days=	Basic Anes@
INTRODUCTION			
69400 Eustachian tube ((catheterization and inflation, unilateral or bilateral)) inflation; with catheterization	0.3	0	
69401 without catheterization	0.3	0	
INCISION			
*69420 Myringotomy, ((with or without)) including aspiration and/or eustachian tube inflation ((and with or without aspiration))	*0.6	0	3.0
((69425))69431 ((with insertion of tube for serous otitis media, unilateral)) Tympanostomy (requiring insertion of ventilating tube); in office, without operating microscope	1.0	7	3.0
((69430) with insertion of collar button or ventilating tube for serous otitis media, unilateral or bilateral, requiring hospitalization	3.0	7	3.0)
69432* in office, with operating microscope	1.8	0	3.0
69435 in surgical suite, with or without operating microscope	3.0	7	3.0

	Unit Value	Follow-up Days=	Basic Anes@
69440 ((Tympanotomy with elevation of tympano-meatal flap, for middle ear exploration)) Middle ear exploration through postauricular or ear canal incision	10.0	30	3.0
(For atticotomy, see 69601 et seq)			

EXCISION

((69500))69501 ((Mastoidectomy, simple)) Transmastoid antrotomy ("simple" mastoidectomy)	12.0	180	5.0
69502 Mastoidectomy, complete	18.0	180	5.0
((69510))69505 modified radical ((or radical, without skin graft))	20.0	180	6.0
69511 radical	20.0	180	6.0
((69515) with skin graft (includes obtaining graft)	21.0	180	6.0)
(For skin graft, see 15000 et seq)			
69530 Petrous apicectomy including radical mastoidectomy	30.0	180	6.0
69535 Resection temporal bone, external approach	BR	180	6.0
(For middle fossa approach, see 69950-69970)			
69540 ((Removal of middle ear)) Excision aural polyp, ((simple))	1.0	15	3.0
((69545) complicated	2.0	15	3.0)
69550 Excision aural glomus tumor; transcanal	BR		
69552 transmastoid	BR		
69554 extended (extratemporal)	BR		

REPAIR

((69600))69601 Revision ((of radical)) mastoidectomy ((or tympanoplasty, with or without skin graft; musculoplasty, etc., same surgeon)); resulting in complete mastoidectomy	15.0	180	6.0
69602 resulting in modified radical mastoidectomy	20.0	180	5.0
69603 resulting in radical mastoidectomy	20.0	180	5.0
69604 resulting in tympanoplasty	BR		

(For planned secondary tympanoplasty after mastoidectomy, see 69631, 69632)

69605 with apicectomy	BR		
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(For skin graft, see 15120, 15121, 15260, 15261)

((For revision by second surgeon, see 69510, 69630))

*69610 ((Patching)) Tympanic membrane patching, with or without ((cauterization)) site preparation or perforation preparation for closure without patch	*0.6	0	3.0
69620 Myringoplasty, ((uncomplicated)) surgery confined to drumhead and donor area)	13.0	180	3.0
((69630)) 69631 Tympanoplasty, without mastoidectomy ((may include change in contours of external auditory canal and be combined with middle ear, including ossicular chain reconstruction and/or attic surgery); post auricular or endaural approach)) (including canalplasty, atticotomy and/or middle ear surgery), initial or revision; without ossicular chain reconstruction	22.0	180	3.0
69632 with ossicular chain reconstruction, eg, postfenestration	22.0	180	3.0
69633 with ossicular chain reconstruction and synthetic prosthesis (eg, total ossicular replacement prosthesis, TORP)			

	Unit Value	Follow-up Days=	Basic Anes@
((69640) with mastoidectomy)	24.0	180	6.0
69635 Tympanoplasty with antrotomy or mastoidotomy (including canalplasty, atticotomy, middle ear surgery, and/or tympanic membrane repair); without ossicular chain reconstruction	22.0	180	6.0
69636 with ossicular chain reconstruction	24.0	180	6.0
69637 with ossicular chain reconstruction and synthetic prosthesis (eg, total ossicular replacement prosthesis, TORP)	BR	0	6.0
69641 Tympanoplasty with mastoidectomy (including canalplasty, middle ear surgery, tympanic membrane repair); without ossicular chain reconstruction	23.0	180	5.0
69642 with ossicular chain reconstruction	26.0	180	5.0
69643 with intact or reconstructed wall, without ossicular chain reconstruction	26.0	180	5.0
69644 with intact or reconstructed canal wall, with ossicular chain reconstruction	28.0	180	5.0
69645 radical or complete, without ossicular chain reconstruction	24.0	180	5.0
69646 radical or complete, with ossicular chain reconstruction	26.0	180	5.0
69650 Stapes mobilization((primary or secondary))	12.0	90	3.0
69660 Stapedectomy with (insertion of prosthetic stapes with fenestration of the oval window) reestablishment of ossicular continuity, with or without use of foreign material	20.0	90	5.0
((69665 revision, same surgeon	10.0	90	5.0
(For revision, see 69632)			
69666 Repair oval window fistula	20.0	180	5.0
69667 Repair round window fistula	20.0	180	5.0
69670 Mastoid obliteration (separate procedure)	BR+		6.0
69675 Tympanic neurectomy	3.0	180	6.0
((Suture)) OTHER PROCEDURES			
69700 Closure ((of) postauricular fistula, mastoid (((independent)) separate procedure)	7.0	60	3.0
69720 Decompression, facial nerve, intratemporal((with or without neurolysis)); lateral to geniculate ganglion	24.0	180	6.0
69725 including medial to geniculate ganglion	26.0	180	6.0
69740 Suture ((and/or graft)) facial nerve, intratemporal, with or without graft or decompression; lateral to geniculate ganglion	30.0	180	6.0
69745 including medial to geniculate ganglion	30.0	180	6.0
(For extracranial suture of facial nerve, see 64864)			
69799 Unlisted procedure, middle ear	BR		

AMENDATORY SECTION (Amending Order 74-7, filed 1/30/74)

WAC 296-22-475 ((INTERNAL)) INNER EAR.

	Unit Value	Follow-up Days=	Basic Anes@
((69800))69801 Labyrinthotomy, ((any type (including cryo-otic-periotic shunt))) with or without cryosurgery or other nonexcisional destructive procedures or tack procedure; transcranial	20.0	180	6.0
69802 with mastoidectomy	BR		

INCISION, DESTRUCTION

	Unit Value	Follow-up Days=	Basic Anes@
69805 Endolymphatic sac operation; without shunt	BR		
69806 with shunt	BR		
69820 Fenestration ((of)) semicircular canal	22.0	180	6.0
69840 Revision ((of)) fenestration operation(;; same surgeon)	11.0	180	6.0
(((For revision by second surgeon, see 69820)))			

EXCISION

((69900))69905 Labyrinthectomy; transcranial	BR+		6.0
69910 with mastoidectomy	BR		6.0
69915 Vestibular nerve section, translabrynthine approach	BR	180	6.0
(For transcranial approach, see 69950)			
69949 Unlisted procedure, inner ear	BR		
((69920) Removal of glomus jugulare or glomus tympanicus tumor, with or without valvectomy	BR+		9.0

TEMPORAL BONE, MIDDLE FOSSA APPROACH

(For external approach, see 69535)

69950 Vestibular nerve section, transcranial approach	BR		
69955 Total facial nerve decompression and/or repair (may include graft)	BR		
69960 Decompression internal auditory canal	BR		
69965 Eustachian tuboplasty	BR		
69970 Removal of tumor	BR		

OTHER PROCEDURES

69979 Unlisted procedure, temporal bone, middle fossa approach	BR		
(((For removal of acoustic nerve tumor, see 61520)))			

WSR 80-18-056
ATTORNEY GENERAL OPINION
Cite as: AGO 1980 No. 23
 [November 25, 1980]

HOMESTEADS—MOBILE HOMES—PROPERTY—CLAIMING MOBILE HOME AS HOMESTEAD PROPERTY

A mobile home used or intended for use as a residence may be claimed as homestead property for the purposes of chapter 6.12 RCW so long as the claimant has a sufficient interest in the land upon which the mobile home is located to allow him to maintain the home on the property.

Requested by:

Honorable Ray Moore
 State Senator, 36th District
 1720 Bigelow North
 Seattle, Washington 98109

Table of WAC Sections Affected

Key to Table

Symbols:

- AMD = Amendment of existing section
- NEW = New section not previously codified
- REP = Repeal of existing section
- AM/DE = Amendment and Decodification of existing section
- RECOD = Recodification of previously codified section

Suffixes:

- P = Proposed action
- E = Emergency action
- W = Withdrawal of proposed action
- No suffix means permanent action

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.

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 show the sequence of the document within the issue.

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16-231-120	NEW	80-03-037	16-231-520	NEW	80-03-033	16-232-005	NEW-P	80-02-074
16-231-125	NEW-P	80-02-063	16-231-525	NEW-P	80-02-069	16-232-005	NEW	80-03-026
16-231-125	NEW	80-03-037	16-231-525	NEW	80-03-033	16-232-010	NEW-P	80-02-074
16-231-130	NEW-P	80-02-063	16-231-530	NEW-P	80-02-069	16-232-010	NEW	80-03-026
16-231-130	NEW	80-03-037	16-231-530	NEW	80-03-033	16-232-015	NEW-P	80-02-074
16-231-135	NEW-P	80-02-063	16-231-535	NEW-P	80-02-069	16-232-015	NEW	80-03-026
16-231-135	NEW	80-03-037	16-231-535	NEW	80-03-033	16-232-020	NEW-P	80-02-074
16-231-140	NEW-P	80-02-063	16-231-540	NEW-P	80-02-069	16-232-020	NEW	80-03-026
16-231-140	NEW	80-03-037	16-231-600	NEW-P	80-02-070	16-232-025	NEW-P	80-02-074
16-231-145	NEW-P	80-02-063	16-231-600	NEW	80-03-029	16-232-025	NEW	80-03-026
16-231-145	NEW	80-03-037	16-231-605	NEW-P	80-02-070	16-232-030	NEW-P	80-02-074
16-231-150	NEW-P	80-02-063	16-231-605	NEW	80-03-029	16-232-030	NEW	80-03-026
16-231-150	NEW	80-03-037	16-231-610	NEW-P	80-02-070	16-232-035	NEW-P	80-02-074
16-231-200	NEW-P	80-02-067	16-231-610	NEW	80-03-029	16-232-035	NEW	80-03-026
16-231-200	NEW	80-03-036	16-231-615	NEW-P	80-02-070	16-232-040	NEW-P	80-02-074
16-231-205	NEW-P	80-02-067	16-231-615	NEW	80-03-029	16-232-040	NEW	80-03-026
16-231-205	NEW	80-03-036	16-231-620	NEW-P	80-02-070	16-232-100	NEW-P	80-02-072
16-231-210	NEW-P	80-02-067	16-231-620	NEW	80-03-029	16-232-100	NEW	80-03-030
16-231-210	NEW	80-03-036	16-231-625	NEW-P	80-02-070	16-232-105	NEW-P	80-02-072
16-231-215	NEW-P	80-02-067	16-231-625	NEW	80-03-029	16-232-105	NEW	80-03-030
16-231-215	NEW	80-03-036	16-231-700	NEW-P	80-02-064	16-232-110	NEW-P	80-02-072
16-231-220	NEW-P	80-02-067	16-231-700	NEW	80-03-027	16-232-110	NEW	80-03-030
16-231-220	NEW	80-03-036	16-231-705	NEW-P	80-02-064	16-232-115	NEW-P	80-02-072
16-231-225	NEW-P	80-02-067	16-231-705	NEW	80-03-027	16-232-120	NEW-P	80-02-072
16-231-225	NEW	80-03-036	16-231-710	NEW-P	80-02-064	16-232-120	NEW	80-03-030
16-231-230	NEW-P	80-02-067	16-231-710	NEW	80-03-027	16-232-125	NEW-P	80-02-072
16-231-230	NEW	80-03-036	16-231-715	NEW-P	80-02-064	16-232-125	NEW	80-03-030
16-231-235	NEW-P	80-02-067	16-231-715	NEW	80-03-027	16-232-130	NEW-P	80-02-072
16-231-235	NEW	80-03-036	16-231-720	NEW-P	80-02-064	16-232-130	NEW	80-03-030
16-231-240	NEW-P	80-02-067	16-231-720	NEW	80-03-027	16-232-130	NEW	80-03-030
16-231-240	NEW	80-03-036	16-231-725	NEW-P	80-02-064	16-232-200	NEW-P	80-02-078
16-231-240	NEW	80-03-036	16-231-725	NEW	80-03-027	16-232-200	NEW	80-03-032
16-231-300	NEW-P	80-02-075	16-231-730	NEW-P	80-02-064	16-232-205	NEW-P	80-02-078
16-231-300	NEW	80-03-035	16-231-730	NEW	80-03-027	16-232-205	NEW	80-03-032
16-231-305	NEW-P	80-02-075	16-231-730	NEW	80-03-027	16-232-210	NEW-P	80-02-078
16-231-305	NEW	80-03-035	16-231-800	NEW-P	80-02-073	16-232-210	NEW	80-03-032
16-231-310	NEW-P	80-02-075	16-231-800	NEW	80-03-028	16-232-215	NEW-P	80-02-078
16-231-310	NEW	80-03-035	16-231-805	NEW-P	80-02-073	16-232-215	NEW	80-03-032
16-231-315	NEW-P	80-02-075	16-231-805	NEW	80-03-028	16-232-220	NEW-P	80-02-078
16-231-315	NEW	80-03-035	16-231-810	NEW-P	80-02-073	16-232-220	NEW	80-03-032
16-231-320	NEW-P	80-02-075	16-231-810	NEW	80-03-028	16-232-225	NEW-P	80-02-078
16-231-320	NEW	80-03-035	16-231-815	NEW-P	80-02-073	16-232-225	NEW	80-03-032
16-231-325	NEW-P	80-02-075	16-231-815	NEW	80-03-028	16-232-230	NEW-P	80-02-078
16-231-325	NEW	80-03-035	16-231-820	NEW-P	80-02-073	16-232-230	NEW	80-03-032
16-231-330	NEW-P	80-02-075	16-231-820	NEW	80-03-028	16-304-040	AMD-P	80-04-136
16-231-330	NEW	80-03-035	16-231-825	NEW-P	80-02-073	16-304-040	AMD	80-06-103
16-231-335	NEW-P	80-02-075	16-231-825	NEW	80-03-028	16-304-050	AMD-P	80-04-136
16-231-335	NEW	80-03-035	16-231-830	NEW-P	80-02-073	16-304-050	AMD	80-06-103
16-231-340	NEW-P	80-02-075	16-231-830	NEW	80-03-028	16-304-110	AMD-P	80-03-100
16-231-340	NEW	80-03-035	16-231-835	NEW-P	80-02-073	16-304-110	AMD-P	80-05-081
16-231-345	NEW-P	80-02-075	16-231-835	NEW	80-03-028	16-304-110	AMD-P	80-06-079
16-231-345	NEW	80-03-035	16-231-840	NEW-P	80-02-073	16-304-110	AMD	80-06-101
16-231-400	NEW-P	80-02-065	16-231-840	NEW	80-03-028	16-304-110	AMD	80-06-101
16-231-400	NEW	80-03-034	16-231-845	NEW-P	80-02-073	16-304-130	AMD-P	80-03-100
16-231-405	NEW-P	80-02-065	16-231-845	NEW	80-03-028	16-304-130	AMD-P	80-05-081
16-231-405	NEW	80-03-034	16-231-900	NEW-P	80-02-068	16-304-130	AMD-P	80-06-079
16-231-410	NEW-P	80-02-065	16-231-900	NEW	80-03-031	16-304-130	AMD	80-06-101
16-231-410	NEW	80-03-034	16-231-905	NEW-P	80-02-068	16-316-035	AMD-P	80-04-126
16-231-415	NEW-P	80-02-065	16-231-905	NEW	80-03-031	16-316-035	AMD	80-06-117
16-231-415	NEW	80-03-034	16-231-910	NEW-P	80-02-068	16-316-0451	AMD-P	80-04-126
16-231-420	NEW-P	80-02-065	16-231-910	NEW	80-03-031	16-316-0451	AMD	80-06-117
16-231-420	NEW	80-03-034	16-231-915	NEW-P	80-02-068	16-316-0601	AMD-P	80-04-126
16-231-425	NEW-P	80-02-065	16-231-915	NEW	80-03-031	16-316-0601	AMD	80-06-117
16-231-425	NEW	80-03-034	16-231-920	NEW-P	80-02-068	16-316-235	AMD-P	80-04-128
16-231-430	NEW-P	80-02-065	16-231-920	NEW	80-03-031	16-316-235	AMD	80-06-110
16-231-430	NEW	80-03-034	16-231-925	NEW-P	80-02-068	16-316-270	AMD-P	80-04-127
16-231-500	NEW-P	80-02-069	16-231-925	NEW	80-03-031	16-316-270	AMD	80-06-111
16-231-500	NEW	80-03-033	16-231-930	NEW-P	80-02-068	16-316-445	AMD-P	80-04-129
16-231-505	NEW-P	80-02-069	16-231-930	NEW	80-03-031	16-316-445	AMD	80-06-109

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
16-316-472	AMD-P	80-04-120	16-321-001	NEW	80-06-104	16-620-205	NEW-P	80-05-115
16-316-472	AMD	80-06-112	16-321-010	NEW-P	80-04-117	16-620-205	NEW	80-07-034
16-316-478	AMD-P	80-04-120	16-321-010	NEW	80-06-104	16-620-255	NEW-P	80-05-115
16-316-478	AMD	80-06-112	16-321-020	NEW-P	80-04-117	16-620-255	NEW	80-07-034
16-316-480	AMD-P	80-04-120	16-321-020	NEW	80-06-104	16-620-275	NEW-P	80-05-115
16-316-480	AMD	80-06-112	16-321-030	NEW-P	80-04-117	16-620-275	NEW	80-07-034
16-316-525	AMD-P	80-04-119	16-321-030	NEW	80-06-104	16-620-360	AMD-P	80-05-115
16-316-525	AMD	80-06-106	16-321-040	NEW-P	80-04-117	16-620-360	AMD	80-07-034
16-316-545	AMD-P	80-04-119	16-321-040	NEW	80-06-104	16-654-003	REP-P	80-06-124
16-316-545	AMD	80-06-106	16-321-050	NEW-P	80-04-117	16-654-003	REP	80-09-079
16-316-622	AMD-P	80-04-122	16-321-050	NEW	80-06-104	16-654-030	AMD-P	80-06-124
16-316-622	AMD	80-06-107	16-321-060	NEW-P	80-04-117	16-654-030	AMD	80-09-079
16-316-695	AMD-P	80-04-121	16-321-060	NEW	80-06-104	16-654-040	AMD-P	80-06-124
16-316-695	AMD	80-06-113	16-321-070	NEW-P	80-04-117	16-654-040	AMD	80-09-079
16-316-715	AMD-P	80-04-121	16-321-070	NEW	80-06-104	16-750-010	AMD	80-03-075
16-316-715	AMD	80-06-113	16-321-080	NEW-P	80-04-117	18-32-009	REP-P	80-01-114
16-316-800	AMD-P	80-04-124	16-321-080	NEW	80-06-104	18-32-009	REP	80-03-071
16-316-800	AMD	80-06-105	16-321-090	NEW-P	80-04-117	18-32-010	REP-P	80-01-114
16-316-810	AMD-P	80-04-124	16-321-090	NEW	80-06-104	18-32-010	REP	80-03-071
16-316-810	AMD	80-06-105	16-321-100	NEW-P	80-04-117	18-32-020	REP-P	80-01-114
16-316-820	AMD-P	80-04-124	16-321-100	NEW	80-06-104	18-32-020	REP	80-03-071
16-316-820	AMD	80-06-105	16-321-110	NEW-P	80-04-117	18-32-030	REP-P	80-01-114
16-316-830	AMD-P	80-04-124	16-321-110	NEW	80-06-104	18-32-030	REP	80-03-071
16-316-830	AMD	80-06-105	16-321-120	NEW-P	80-04-117	18-32-040	REP-P	80-01-114
16-316-925	AMD-P	80-04-130	16-321-120	NEW	80-06-104	18-32-040	REP	80-03-071
16-316-925	AMD	80-06-108	16-406-050	AMD-E	80-08-049	18-32-050	REP-P	80-01-114
16-317-040	AMD-P	80-04-131	16-406-060	AMD-E	80-08-049	18-32-050	REP	80-03-071
16-317-040	AMD	80-06-115	16-414-100	NEW-P	80-05-109	18-32-060	REP-P	80-01-114
16-317-050	AMD-P	80-04-131	16-414-100	NEW	80-08-010	18-32-060	REP	80-03-071
16-317-050	AMD	80-06-115	16-414-110	NEW-P	80-05-109	18-32-990	REP-P	80-01-114
16-317-060	AMD-P	80-04-131	16-414-110	NEW	80-08-010	18-32-990	REP	80-03-071
16-317-060	AMD	80-06-115	16-414-120	NEW-P	80-05-109	18-32-99001	REP-P	80-01-114
16-317-080	AMD-P	80-04-131	16-414-120	NEW	80-08-010	18-32-99001	REP	80-03-071
16-317-080	AMD	80-06-115	16-414-130	NEW-P	80-05-109	18-46-010	REP-P	80-01-114
16-317-090	NEW-P	80-04-131	16-414-130	NEW	80-08-010	18-46-010	REP	80-03-071
16-317-090	NEW	80-06-115	16-494-040	AMD-P	80-04-125	18-46-020	REP-P	80-01-114
16-318-040	AMD-P	80-04-114	16-494-040	AMD	80-06-114	18-46-020	REP	80-03-071
16-318-040	AMD	80-06-118	16-495-085	AMD-P	80-04-123	18-46-030	REP-P	80-01-114
16-318-050	AMD-P	80-04-114	16-495-085	AMD	80-06-116	18-46-030	REP	80-03-071
16-318-050	AMD	80-06-118	16-512-030	AMD	80-03-019	18-46-040	REP-P	80-01-114
16-318-060	AMD-P	80-04-114	16-512-040	AMD-P	80-06-143	18-46-040	REP	80-03-071
16-318-060	AMD	80-06-118	16-512-040	AMD	80-14-020	18-46-050	REP-P	80-01-114
16-318-080	AMD-P	80-04-114	16-516-020	AMD	80-05-073	18-46-050	REP	80-03-071
16-318-080	AMD	80-06-118	16-516-040	AMD	80-05-073	18-52-010	REP-P	80-06-164
16-318-090	AMD-P	80-04-114	16-532-040	AMD-P	80-02-157	18-52-010	REP	80-11-028
16-318-090	AMD	80-06-118	16-532-040	AMD	80-05-090	18-52-016	REP-P	80-06-164
16-319-020	AMD-P	80-04-116	16-560-06001	AMD-P	80-02-159	18-52-016	REP	80-11-028
16-319-020	AMD-P	80-06-099	16-560-06001	AMD	80-05-091	18-52-021	AMD-E	80-02-011
16-319-020	AMD-P	80-08-046	16-561-040	AMD-P	80-02-158	18-52-021	AMD-P	80-02-097
16-319-020	AMD-P	80-09-031	16-561-040	AMD-P	80-18-038	18-52-021	AMD	80-04-048
16-319-020	AMD	80-10-001	16-565-010	NEW-P	80-06-142	18-52-021	REP-P	80-06-164
16-319-030	AMD-P	80-04-116	16-565-010	NEW	80-13-037	18-52-021	REP	80-11-028
16-319-030	AMD-P	80-06-099	16-565-020	NEW-P	80-06-142	18-52-031	REP-P	80-06-164
16-319-030	AMD-P	80-08-006	16-565-020	NEW	80-13-037	18-52-031	REP	80-11-028
16-319-030	AMD-P	80-08-046	16-565-030	NEW-P	80-06-142	18-52-036	REP-P	80-06-164
16-319-030	AMD-P	80-09-031	16-565-030	NEW	80-13-037	18-52-036	REP	80-11-028
16-319-030	AMD	80-10-001	16-565-040	NEW-P	80-06-142	18-52-041	AMD-E	80-02-011
16-319-041	AMD-P	80-04-116	16-565-040	NEW	80-13-037	18-52-041	AMD-P	80-02-097
16-319-041	AMD-P	80-06-099	16-565-050	NEW-P	80-06-142	18-52-041	AMD	80-04-048
16-319-041	AMD-P	80-08-006	16-565-050	NEW	80-13-037	18-52-041	REP-P	80-06-164
16-319-041	AMD	80-10-001	16-565-060	NEW-P	80-06-142	18-52-041	REP	80-11-028
16-319-051	AMD-P	80-04-116	16-565-060	NEW	80-13-037	18-52-050	REP-E	80-02-011
16-319-051	AMD-P	80-06-099	16-565-070	NEW-P	80-06-142	18-52-050	REP-P	80-02-097
16-319-051	AMD-P	80-08-006	16-565-070	NEW	80-13-037	18-52-050	REP	80-04-048
16-319-051	AMD-P	80-08-046	16-620-001	REP-P	80-05-115	18-52-051	NEW-E	80-02-011
16-319-051	AMD-P	80-09-031	16-620-001	REP	80-07-034	18-52-051	NEW-P	80-02-097
16-319-051	AMD	80-10-001	16-620-002	REP-P	80-05-115	18-52-051	NEW	80-04-048
16-319-061	AMD-P	80-04-116	16-620-002	REP	80-07-034	18-52-051	REP-P	80-06-164
16-319-061	AMD-P	80-06-099	16-620-004	REP-P	80-05-115	18-52-051	REP	80-11-028
16-319-061	AMD-P	80-08-006	16-620-004	REP	80-07-034	18-52-056	NEW-E	80-02-011
16-319-061	AMD-P	80-08-046	16-620-005	REP-P	80-05-115	18-52-056	NEW-P	80-02-097
16-319-061	AMD-P	80-09-031	16-620-005	REP	80-07-034	18-52-056	NEW	80-04-048
16-319-061	AMD	80-10-001	16-620-006	REP-P	80-05-115	18-52-056	REP-P	80-06-164
16-321-001	NEW-P	80-04-117	16-620-006	REP	80-07-034	18-52-056	REP	80-11-028

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
18-52-061	REP-P	80-06-164	25-24-020	NEW-E	80-02-083	67-32-480	AMD-P	80-03-120
18-52-061	REP	80-11-028	25-24-020	NEW-P	80-02-085	67-32-480	AMD	80-06-053
18-52-071	AMD-E	80-02-011	25-24-020	NEW	80-05-002	67-32-525	NEW-P	80-03-120
18-52-071	REP-P	80-06-164	25-24-030	NEW-E	80-02-083	67-32-525	NEW-P	80-10-046
18-52-071	REP	80-11-028	25-24-030	NEW-P	80-02-085	67-32-525	NEW	80-14-068
18-52-076	REP-E	80-02-011	25-24-030	NEW	80-05-002	67-32-910	AMD-P	80-18-042
18-52-076	REP-P	80-02-097	25-24-040	NEW-E	80-02-083	82-28-080	AMD-E	80-02-128
18-52-076	REP	80-04-048	25-24-040	NEW-P	80-02-085	82-28-080	AMD-P	80-02-129
18-52-077	NEW-P	80-02-097	25-24-040	NEW	80-05-002	82-28-080	AMD	80-04-021
18-52-077	NEW	80-04-048	25-24-050	NEW-E	80-02-083	82-28-080	AMD-P	80-04-084
18-52-077	REP-P	80-06-164	25-24-050	NEW-P	80-02-085	82-28-080	AMD-E	80-04-085
18-52-077	REP	80-11-028	25-24-050	NEW	80-05-002	82-28-080	AMD	80-06-074
18-52-080	REP-P	80-06-164	25-24-060	NEW-E	80-02-083	82-36-030	AMD-P	80-01-105
18-52-080	REP	80-11-028	25-24-060	NEW-P	80-02-085	82-36-030	AMD	80-02-162
18-52-086	NEW-P	80-02-097	25-24-060	NEW	80-05-002	106-116-020	AMD-P	80-07-012
18-52-086	NEW	80-04-048	25-24-070	NEW-E	80-02-083	106-116-020	AMD	80-11-027
18-52-086	REP-P	80-06-164	25-24-070	NEW-P	80-02-085	106-116-040	AMD-P	80-07-012
18-52-086	REP	80-11-028	25-24-070	NEW	80-05-002	106-116-040	AMD	80-11-027
18-52-091	REP-P	80-02-097	34-02-010	NEW-P	80-18-054	106-116-042	AMD-P	80-07-012
18-52-091	REP-E	80-02-011	34-02-020	NEW-P	80-18-054	106-116-042	AMD	80-11-027
18-52-091	REP	80-04-048	34-02-030	NEW-P	80-18-054	106-116-050	AMD-P	80-07-012
25-12-010	NEW-E	80-02-081	34-04-010	NEW-P	80-18-054	106-116-050	AMD	80-11-027
25-12-010	NEW-P	80-02-084	34-04-020	NEW-P	80-18-054	106-116-103	AMD-P	80-07-012
25-12-010	NEW-P	80-04-007	34-04-030	NEW-P	80-18-054	106-116-103	AMD	80-11-027
25-12-010	NEW	80-06-096	34-04-040	NEW-P	80-18-054	106-116-103	AMD	80-11-027
25-12-020	NEW-E	80-02-081	34-04-050	NEW-P	80-18-054	106-116-10401	AMD-P	80-07-012
25-12-020	NEW-P	80-02-084	34-04-060	NEW-P	80-18-054	106-116-10401	AMD	80-11-027
25-12-020	NEW-P	80-04-007	34-04-070	NEW-P	80-18-054	106-116-201	AMD-P	80-07-012
25-12-020	NEW	80-06-096	34-04-080	NEW-P	80-18-054	106-116-201	AMD	80-11-027
25-12-030	NEW-E	80-02-081	34-04-090	NEW-P	80-18-054	106-116-202	AMD-P	80-07-012
25-12-030	NEW-P	80-02-084	34-04-100	NEW-P	80-18-054	106-116-202	AMD	80-11-027
25-12-030	NEW-P	80-04-007	34-04-110	NEW-P	80-18-054	106-116-205	AMD-P	80-07-012
25-12-030	NEW	80-06-096	34-04-120	NEW-P	80-18-054	106-116-205	AMD	80-11-027
25-12-040	NEW-E	80-02-081	34-06-010	NEW-P	80-18-054	106-116-207	AMD-P	80-07-012
25-12-040	NEW-P	80-02-084	36-12-020	AMD-E	80-05-011	106-116-207	AMD	80-11-027
25-12-040	NEW-P	80-04-007	36-12-020	AMD-P	80-06-147	106-116-208	AMD-P	80-07-012
25-12-040	NEW	80-06-096	36-12-020	AMD	80-09-065	106-116-208	AMD	80-11-027
25-12-050	NEW-E	80-02-081	36-12-310	AMD-E	80-05-011	106-116-211	AMD-P	80-07-012
25-12-050	NEW-P	80-02-084	36-12-310	AMD-P	80-06-147	106-116-211	AMD	80-11-027
25-12-050	NEW-P	80-04-007	36-12-310	AMD	80-09-065	106-116-213	AMD-P	80-07-012
25-12-050	NEW	80-06-096	36-12-320	AMD-E	80-05-011	106-116-213	AMD	80-11-027
25-12-060	NEW-P	80-04-007	36-12-320	AMD-P	80-06-147	106-116-305	AMD-P	80-07-012
25-12-060	NEW	80-06-096	36-12-320	AMD	80-09-065	106-116-305	AMD	80-11-027
25-12-070	NEW-P	80-04-007	36-12-350	AMD-E	80-05-011	106-116-308	AMD-P	80-07-012
25-12-070	NEW	80-06-096	36-12-350	AMD-P	80-06-147	106-116-308	AMD	80-11-027
25-18-010	NEW-P	80-02-082	36-12-350	AMD	80-09-065	106-116-310	AMD-P	80-07-012
25-18-010	NEW	80-05-001	50-20-020	AMD-P	80-09-113	106-116-310	AMD	80-11-027
25-18-020	NEW-P	80-02-082	50-20-020	AMD	80-13-024	106-116-311	AMD-P	80-07-012
25-18-020	NEW	80-05-001	50-20-050	AMD-P	80-09-113	106-116-311	AMD	80-11-027
25-18-030	NEW-P	80-02-082	50-20-050	AMD	80-13-024	106-116-401	AMD-P	80-07-012
25-18-030	NEW	80-05-001	51	NEW-P	80-04-103	106-116-401	AMD	80-11-027
25-18-040	NEW-P	80-02-082	51-12	NEW	80-09-007	106-116-403	AMD-P	80-07-012
25-18-040	NEW	80-05-001	67-32-045	NEW-P	80-03-120	106-116-403	AMD	80-11-027
25-18-050	NEW-P	80-02-082	67-32-045	NEW	80-06-053	106-116-521	AMD-P	80-07-012
25-18-050	NEW	80-05-001	67-32-060	AMD-P	80-03-120	106-116-521	AMD	80-11-027
25-18-060	NEW-P	80-02-082	67-32-060	AMD	80-06-053	106-116-601	AMD-P	80-07-012
25-18-060	NEW	80-05-001	67-32-070	AMD-P	80-03-120	106-116-601	AMD	80-11-027
25-18-070	NEW-P	80-02-082	67-32-070	AMD	80-06-053	106-116-603	AMD-P	80-07-012
25-18-070	NEW	80-05-001	67-32-075	NEW-P	80-03-120	106-116-603	AMD	80-11-027
25-18-080	NEW-P	80-02-082	67-32-075	NEW	80-06-053	106-116-701	AMD-P	80-07-012
25-18-080	NEW	80-05-001	67-32-150	AMD-E	80-03-046	106-116-701	AMD	80-11-027
25-18-090	NEW-P	80-02-082	67-32-150	AMD-P	80-03-120	106-116-901	AMD-P	80-07-012
25-18-090	NEW	80-05-001	67-32-150	AMD	80-06-053	106-116-901	AMD	80-11-027
25-18-100	NEW-P	80-02-082	67-32-150	AMD-P	80-18-042	106-120-055	AMD-P	80-07-012
25-18-100	NEW	80-05-001	67-32-180	AMD-P	80-18-042	106-120-055	AMD	80-11-027
25-18-110	NEW-P	80-02-082	67-32-310	AMD-P	80-18-042	106-124-100	AMD-P	80-07-012
25-18-110	NEW	80-05-001	67-32-415	NEW-P	80-03-120	106-124-100	AMD	80-11-027
25-18-120	NEW-P	80-02-082	67-32-415	NEW	80-06-053	106-124-101	AMD-P	80-07-012
25-18-120	NEW	80-05-001	67-32-420	AMD-P	80-03-120	106-124-101	AMD	80-11-027
25-18-130	NEW-P	80-02-082	67-32-420	AMD	80-06-053	106-124-102	AMD-P	80-07-012
25-18-130	NEW	80-05-001	67-32-425	NEW-P	80-03-120	106-124-102	AMD	80-11-027
25-24-010	NEW-E	80-02-083	67-32-425	NEW	80-06-053	106-124-105	AMD-P	80-07-012
25-24-010	NEW-P	80-02-085	67-32-450	AMD-P	80-03-120	106-124-105	AMD	80-11-027
25-24-010	NEW	80-05-002	67-32-450	AMD	80-06-053	106-124-110	AMD-P	80-07-012
						106-124-110	AMD	80-11-027

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106-124-120	AMD	80-11-027	118-03-075	NEW-E	80-07-008	118-03-410	NEW-P	80-18-043
106-124-121	AMD-P	80-07-012	118-03-075	AMD-E	80-08-039	130-12-010	REP	80-04-008
106-124-121	AMD	80-11-027	118-03-075	AMD-E	80-09-006	130-12-020	REP	80-04-008
106-124-122	AMD-P	80-07-012	118-03-075	AMD-E	80-09-088	130-12-030	REP	80-04-008
106-124-122	AMD	80-11-027	118-03-080	NEW-E	80-06-178	130-12-040	REP	80-04-008
106-124-123	AMD-P	80-07-012	118-03-090	NEW-E	80-06-178	130-12-045	REP	80-04-008
106-124-123	AMD	80-11-027	118-03-090	NEW-E	80-12-045	130-12-050	REP	80-04-008
106-124-130	AMD-P	80-07-012	118-03-090	NEW-E	80-18-034	130-12-060	REP	80-04-008
106-124-130	AMD	80-11-027	118-03-090	NEW-P	80-18-043	130-12-110	REP	80-04-008
106-124-131	AMD-P	80-07-012	118-03-110	NEW-E	80-06-178	130-12-120	REP	80-04-008
106-124-131	AMD	80-11-027	118-03-110	NEW-E	80-12-045	130-12-125	REP	80-04-008
106-124-801	AMD-P	80-07-012	118-03-110	NEW-E	80-18-034	130-12-130	REP	80-04-008
106-124-801	AMD	80-11-027	118-03-110	NEW-P	80-18-043	130-12-140	REP	80-04-008
106-156-011	AMD-P	80-07-012	118-03-120	NEW-E	80-06-178	130-12-150	REP	80-04-008
106-156-011	AMD	80-11-027	118-03-120	AMD-E	80-07-008	130-12-160	REP	80-04-008
106-276-060	AMD-P	80-07-012	118-03-120	AMD-E	80-08-039	130-12-170	REP	80-04-008
106-276-060	AMD	80-11-027	118-03-130	NEW-E	80-06-178	130-12-180	REP	80-04-008
113-12-150	AMD-E	80-08-011	118-03-130	NEW-E	80-12-045	130-12-210	REP	80-04-008
113-12-150	AMD-P	80-08-013	118-03-130	AMD-E	80-16-015	130-12-220	REP	80-04-008
113-12-150	AMD	80-11-043	118-03-130	NEW-E	80-18-034	130-12-230	REP	80-04-008
113-12-200	NEW-P	80-16-046	118-03-130	NEW-P	80-18-043	130-12-240	REP	80-04-008
114-12-120	REP-P	80-07-019	118-03-140	NEW-E	80-06-178	130-12-250	REP	80-04-008
114-12-120	REP-E	80-08-037	118-03-150	NEW-E	80-06-178	130-12-310	REP	80-04-008
114-12-120	REP	80-11-073	118-03-150	NEW-E	80-12-045	130-12-320	REP	80-04-008
114-12-121	NEW-P	80-07-019	118-03-150	AMD-E	80-16-015	130-12-330	REP	80-04-008
114-12-121	NEW-E	80-08-037	118-03-150	NEW-E	80-18-034	130-12-340	REP	80-04-008
114-12-121	NEW	80-11-073	118-03-150	NEW-P	80-18-043	130-12-350	REP	80-04-008
114-12-130	REP-P	80-07-019	118-03-160	NEW-E	80-06-178	130-12-360	REP	80-04-008
114-12-130	REP-E	80-08-037	118-03-170	NEW-E	80-06-178	130-12-410	REP	80-04-008
114-12-130	REP	80-11-073	118-03-170	AMD-E	80-07-011	130-12-510	REP	80-04-008
114-12-131	NEW-P	80-07-019	118-03-170	NEW-E	80-12-045	130-12-520	REP	80-04-008
114-12-131	NEW-E	80-08-037	118-03-170	NEW-E	80-18-034	130-12-530	REP	80-04-008
114-12-131	NEW	80-11-073	118-03-170	NEW-P	80-18-043	130-12-530	REP	80-04-008
114-12-131	REP-P	80-07-019	118-03-170	NEW-P	80-18-043	130-12-610	REP	80-04-008
114-12-131	REP-E	80-08-037	118-03-180	NEW-E	80-06-178	130-12-620	REP	80-04-008
114-12-131	REP	80-11-073	118-03-180	NEW-E	80-06-178	130-12-630	REP	80-04-008
114-12-131	NEW-P	80-07-019	118-03-190	NEW-E	80-06-178	130-12-640	REP	80-04-008
114-12-131	NEW-E	80-08-037	118-03-190	NEW-E	80-07-008	130-12-640	REP	80-04-008
114-12-131	NEW	80-11-073	118-03-190	AMD-E	80-07-011	130-12-710	REP	80-04-008
114-12-140	AMD-P	80-11-046	118-03-190	AMD-E	80-11-003	130-12-720	REP	80-04-008
114-12-140	AMD	80-14-022	118-03-190	NEW-E	80-12-045	130-12-730	REP	80-04-008
114-12-145	NEW-P	80-02-166	118-03-190	NEW-E	80-18-034	131-08-005	AMD-P	80-14-070
114-12-145	NEW	80-04-057	118-03-190	NEW-P	80-18-043	131-16-011	AMD-P	80-12-052
114-12-150	NEW-P	80-07-019	118-03-190	NEW-E	80-07-008	131-16-060	AMD-P	80-12-052
114-12-150	NEW-E	80-07-037	118-03-190	NEW-E	80-12-045	131-16-070	AMD-P	80-04-137
114-12-150	NEW	80-11-073	118-03-190	NEW-E	80-18-034	131-16-070	AMD-P	80-06-131
114-12-160	NEW-P	80-07-019	118-03-190	NEW-P	80-18-043	131-16-070	AMD-P	80-08-044
114-12-160	NEW-E	80-07-037	118-03-210	NEW-E	80-12-045	131-16-070	AMD	80-13-011
114-12-160	NEW	80-11-073	118-03-210	NEW-E	80-18-034	131-16-080	AMD-P	80-04-137
114-12-160	AMD-P	80-13-036	118-03-210	NEW-E	80-18-043	131-16-080	AMD-P	80-06-131
114-12-160	AMD	80-17-019	118-03-210	NEW-P	80-18-043	131-16-080	AMD-P	80-08-044
114-12-170	NEW-P	80-07-019	118-03-230	NEW-E	80-12-045	131-16-080	AMD	80-13-011
114-12-170	NEW-E	80-07-037	118-03-230	NEW-E	80-18-034	131-16-091	AMD-P	80-04-137
114-12-170	NEW	80-11-073	118-03-230	NEW-P	80-18-043	131-16-091	AMD-P	80-06-131
114-12-180	NEW-P	80-13-036	118-03-250	NEW-E	80-12-045	131-16-091	AMD	80-13-011
114-12-180	NEW	80-17-019	118-03-250	NEW-E	80-18-034	131-16-091	AMD-P	80-04-137
118-03-010	NEW-E	80-06-178	118-03-250	NEW-P	80-18-043	131-16-092	AMD-P	80-06-131
118-03-010	NEW-E	80-12-045	118-03-270	NEW-E	80-12-045	131-16-092	AMD-P	80-08-044
118-03-010	AMD-E	80-16-015	118-03-270	NEW-E	80-18-034	131-16-092	AMD	80-13-011
118-03-010	NEW-E	80-18-034	118-03-270	NEW-P	80-18-043	131-16-092	AMD-P	80-04-137
118-03-010	NEW-P	80-18-043	118-03-290	NEW-E	80-12-045	131-16-092	AMD-P	80-06-131
118-03-020	NEW-E	80-06-178	118-03-290	NEW-E	80-18-034	131-16-092	AMD-P	80-08-044
118-03-030	NEW-E	80-06-178	118-03-290	NEW-P	80-18-043	131-16-092	AMD	80-13-011
118-03-030	NEW-E	80-12-045	118-03-310	NEW-E	80-12-045	131-16-093	AMD-P	80-04-137
118-03-030	NEW-E	80-18-034	118-03-310	NEW-E	80-18-034	131-16-093	AMD-P	80-06-131
118-03-030	NEW-P	80-18-043	118-03-310	NEW-P	80-18-043	131-16-093	AMD-P	80-08-044
118-03-040	NEW-E	80-06-178	118-03-330	NEW-E	80-12-045	131-16-093	AMD	80-13-011
118-03-040	AMD-E	80-07-008	118-03-330	NEW-E	80-18-034	131-16-093	AMD-P	80-04-137
118-03-040	AMD-E	80-08-039	118-03-330	NEW-P	80-18-043	131-16-094	AMD-P	80-06-131
118-03-050	NEW-E	80-06-178	118-03-350	NEW-E	80-12-045	131-16-094	AMD-P	80-08-044
118-03-050	NEW-E	80-12-045	118-03-370	NEW-E	80-12-045	131-16-094	AMD	80-13-011
118-03-050	NEW-E	80-18-034	118-03-370	AMD-E	80-16-015	131-28-030	AMD-P	80-05-085
118-03-050	NEW-P	80-18-043	118-03-370	NEW-E	80-18-034	131-28-030	AMD	80-08-045
118-03-060	NEW-E	80-06-178	118-03-370	NEW-P	80-18-043	131-28-041	REP-P	80-05-085
118-03-060	AMD-E	80-09-088	118-03-390	NEW-E	80-12-045	131-28-041	REP	80-08-045
118-03-070	NEW-E	80-06-178	118-03-390	NEW-E	80-18-034	131-28-045	AMD-P	80-05-085
118-03-070	AMD-E	80-09-006	118-03-390	NEW-P	80-18-043	131-28-045	AMD	80-08-045
118-03-070	NEW-E	80-12-045	118-03-410	NEW-E	80-12-045	132A-116-005	AMD-P	80-04-016
118-03-070	NEW-E	80-18-034	118-03-410	AMD-E	80-15-056	132A-116-005	AMD	80-06-098

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132A-156-015	AMD-P	80-04-016	132C-120-060	NEW	80-05-004	132E-16-220	AMD-E	80-14-028
132A-156-015	AMD	80-06-098	132C-120-065	NEW	80-05-004	132E-16-230	AMD-P	80-11-026
132A-160-005	AMD-P	80-04-016	132C-120-070	NEW	80-05-004	132E-16-230	AMD-E	80-14-028
132A-160-005	AMD	80-06-098	132C-120-075	NEW	80-05-004	132E-16-240	AMD-P	80-11-026
132A-160-010	AMD-P	80-04-016	132C-120-080	NEW	80-05-004	132E-16-240	AMD-E	80-14-028
132A-160-010	AMD	80-06-098	132C-120-085	NEW	80-05-004	132E-16-250	AMD-P	80-11-026
132A-160-020	NEW-P	80-04-016	132C-120-090	NEW	80-05-004	132E-16-250	AMD-E	80-14-028
132A-160-020	NEW	80-06-098	132C-120-095	NEW	80-05-004	132E-16-260	AMD-P	80-11-026
132A-168-015	AMD-P	80-04-016	132C-120-100	NEW	80-05-004	132E-16-260	AMD-E	80-14-028
132A-168-015	AMD	80-06-098	132C-120-105	NEW	80-05-004	132E-16-270	AMD-P	80-11-026
132A-280-005	NEW-P	80-04-016	132C-120-110	NEW	80-05-004	132E-16-270	AMD-E	80-14-028
132A-280-005	NEW	80-06-098	132C-120-115	NEW	80-05-004	132E-16-280	AMD-P	80-11-026
132A-280-010	NEW-P	80-04-016	132C-120-120	NEW	80-05-004	132E-16-280	AMD-E	80-14-028
132A-280-010	NEW	80-06-098	132C-120-125	NEW	80-05-004	132E-16-285	NEW-P	80-11-026
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132A-280-015	NEW	80-06-098	132C-120-135	NEW	80-05-004	132E-16-290	AMD-P	80-11-026
132A-280-020	NEW-P	80-04-016	132C-120-140	NEW	80-05-004	132E-16-290	AMD-E	80-14-028
132A-280-020	NEW	80-06-098	132C-120-145	NEW	80-05-004	132E-16-300	AMD-P	80-11-026
132A-280-030	NEW-P	80-04-016	132C-120-150	NEW	80-05-004	132E-16-300	AMD-E	80-14-028
132A-280-030	NEW	80-06-098	132C-120-155	NEW	80-05-004	132E-16-310	REP-P	80-11-026
132A-310-005	NEW-P	80-04-016	132C-120-160	NEW	80-05-004	132E-16-310	REP-E	80-14-028
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132A-310-010	NEW-P	80-04-016	132C-120-170	NEW	80-05-004	132E-16-320	REP-E	80-14-028
132A-310-010	NEW	80-06-098	132C-120-175	NEW	80-05-004	132E-16-330	AMD-P	80-11-026
132B-120-010	NEW-P	80-03-021	132C-120-180	NEW	80-05-004	132E-16-330	AMD-E	80-14-028
132B-120-010	NEW	80-10-053	132C-120-185	NEW	80-05-004	132E-16-340	REP-P	80-11-026
132B-120-020	NEW-P	80-03-021	132C-120-190	NEW	80-05-004	132E-16-340	REP-E	80-14-028
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132B-120-030	NEW-P	80-03-021	132C-120-200	NEW	80-05-004	132H-120-200	AMD	80-15-011
132B-120-030	NEW	80-10-053	132C-120-205	NEW	80-05-004	132H-148-020	AMD-P	80-02-154
132B-120-040	NEW-P	80-03-021	132C-120-210	NEW	80-05-004	132H-148-020	REP-P	80-03-025
132B-120-040	NEW	80-10-053	132C-120-215	NEW	80-05-004	132H-148-030	AMD-P	80-02-154
132B-120-050	NEW-P	80-03-021	132C-120-220	NEW	80-05-004	132H-148-030	REP-P	80-03-025
132B-120-050	NEW	80-10-053	132C-120-225	NEW	80-05-004	132H-148-040	AMD-P	80-02-154
132B-120-060	NEW-P	80-03-021	132C-132-110	AMD	80-05-004	132H-148-040	REP-P	80-03-025
132B-120-060	NEW	80-10-053	132E-16-005	AMD-P	80-11-026	132H-148-050	AMD-P	80-02-154
132B-120-070	NEW-P	80-03-021	132E-16-005	AMD-E	80-14-028	132H-148-050	REP-P	80-03-025
132B-120-070	NEW	80-10-053	132E-16-010	REP-P	80-11-026	132H-148-060	AMD-P	80-02-154
132B-120-080	NEW-P	80-03-021	132E-16-010	REP-E	80-14-028	132H-148-060	REP-P	80-03-025
132B-120-080	NEW	80-10-053	132E-16-030	AMD-P	80-11-026	132H-148-070	AMD-P	80-02-154
132B-120-090	NEW-P	80-03-021	132E-16-030	AMD-E	80-14-028	132H-148-070	REP-P	80-03-025
132B-120-090	NEW	80-10-053	132E-16-040	AMD-P	80-11-026	132H-148-080	AMD-P	80-02-154
132B-120-100	NEW-P	80-03-021	132E-16-040	AMD-E	80-14-028	132H-148-080	REP-P	80-03-025
132B-120-100	NEW	80-10-053	132E-16-050	AMD-P	80-11-026	132H-148-090	AMD-P	80-02-154
132B-120-110	NEW-P	80-03-021	132E-16-050	AMD-E	80-14-028	132H-148-090	REP-P	80-03-025
132B-120-110	NEW	80-10-053	132E-16-060	AMD-P	80-11-026	132H-148-100	AMD-P	80-02-154
132B-120-120	NEW-P	80-03-021	132E-16-060	AMD-E	80-14-028	132H-148-100	REP-P	80-03-025
132B-120-120	NEW	80-10-053	132E-16-070	AMD-P	80-11-026	132H-160-095	NEW	80-02-102
132B-120-130	NEW-P	80-03-021	132E-16-070	AMD-E	80-14-028	132I-128-330	AMD-P	80-02-138
132B-120-130	NEW	80-10-053	132E-16-080	AMD-P	80-11-026	132K-104-001	REP-P	80-10-015
132B-120-140	NEW-P	80-03-021	132E-16-080	AMD-E	80-14-028	132K-104-001	REP	80-13-065
132B-120-140	NEW	80-10-053	132E-16-090	AMD-P	80-11-026	132K-104-005	REP-P	80-10-015
132B-120-150	NEW-P	80-03-021	132E-16-090	AMD-E	80-14-028	132K-104-005	REP	80-13-065
132B-120-150	NEW	80-10-053	132E-16-100	REP-P	80-11-026	132K-104-010	REP-P	80-10-015
132B-120-160	NEW-P	80-03-021	132E-16-100	REP-E	80-14-028	132K-104-010	REP	80-13-065
132B-120-160	NEW	80-10-053	132E-16-110	AMD-P	80-11-026	132K-104-015	REP-P	80-10-015
132B-120-170	NEW-P	80-03-021	132E-16-110	AMD-E	80-14-028	132K-104-015	REP	80-13-065
132B-120-170	NEW	80-10-053	132E-16-120	AMD-P	80-11-026	132K-104-020	REP-P	80-10-015
132B-120-180	NEW-P	80-03-021	132E-16-120	AMD-E	80-14-028	132K-104-020	REP	80-13-065
132B-120-180	NEW	80-10-053	132E-16-130	AMD-P	80-11-026	132K-104-025	REP-P	80-10-015
132B-120-190	NEW-P	80-03-021	132E-16-130	AMD-E	80-14-028	132K-104-025	REP	80-13-065
132B-120-190	NEW	80-10-053	132E-16-150	AMD-P	80-11-026	132K-104-030	REP-P	80-10-015
132B-120-200	NEW-P	80-03-021	132E-16-150	AMD-E	80-14-028	132K-104-030	REP	80-13-065
132B-120-200	NEW	80-10-053	132E-16-160	AMD-P	80-11-026	132K-104-035	REP-P	80-10-015
132C-120-010	NEW	80-05-004	132E-16-160	AMD-E	80-14-028	132K-104-035	REP	80-13-065
132C-120-015	NEW	80-05-004	132E-16-170	AMD-P	80-11-026	132K-104-040	REP-P	80-10-015
132C-120-020	NEW	80-05-004	132E-16-170	AMD-E	80-14-028	132K-104-040	REP	80-13-065
132C-120-025	NEW	80-05-004	132E-16-180	AMD-P	80-11-026	132K-104-045	REP-P	80-10-015
132C-120-030	NEW	80-05-004	132E-16-180	AMD-E	80-14-028	132K-104-045	REP	80-13-065
132C-120-035	NEW	80-05-004	132E-16-200	REP-P	80-11-026	132K-104-050	REP-P	80-10-015
132C-120-040	NEW	80-05-004	132E-16-200	REP-E	80-14-028	132K-104-050	REP	80-13-065
132C-120-045	NEW	80-05-004	132E-16-210	AMD-P	80-11-026	132K-104-055	REP-P	80-10-015

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132K-104-055	REP	80-13-065	132L-30-180	NEW-P	80-02-046	132L-520-050	REP	80-04-009
132K-104-060	REP-P	80-10-015	132L-30-180	NEW	80-04-059	132L-520-060	REP	80-04-009
132K-104-060	REP	80-13-065	132L-30-190	NEW-P	80-02-046	132L-520-070	REP	80-04-009
132K-104-065	REP-P	80-10-015	132L-30-190	NEW	80-04-059	132L-520-080	REP	80-04-009
132K-104-065	REP	80-13-065	132L-30-200	NEW-P	80-02-046	132L-520-090	REP	80-04-009
132K-104-101	NEW-P	80-10-014	132L-30-200	NEW	80-04-059	132L-520-100	REP	80-04-009
132K-104-105	NEW-P	80-10-014	132L-30-210	NEW-P	80-02-046	132L-520-110	REP	80-04-009
132K-104-110	NEW-P	80-10-014	132L-30-210	NEW	80-04-059	132L-520-120	REP	80-04-009
132K-104-115	NEW-P	80-10-014	132L-30-220	NEW-P	80-02-046	132L-520-130	REP	80-04-009
132K-104-120	NEW-P	80-10-014	132L-30-220	NEW	80-04-059	132L-520-140	REP	80-04-009
132K-104-125	NEW-P	80-10-014	132L-30-230	NEW-P	80-02-046	132L-520-150	REP	80-04-009
132K-104-130	NEW-P	80-10-014	132L-30-230	NEW	80-04-059	132L-520-160	REP	80-04-009
132K-104-135	NEW-P	80-10-014	132L-30-240	NEW-P	80-02-046	132L-520-170	REP	80-04-009
132L-20-010	AMD	80-04-009	132L-30-240	NEW	80-04-059	132L-522-010	REP	80-04-009
132L-20-020	AMD	80-04-009	132L-30-250	NEW-P	80-02-046	132L-522-020	REP	80-04-009
132L-20-040	AMD	80-04-009	132L-30-250	NEW	80-04-059	132L-522-030	REP	80-04-009
132L-20-050	AMD	80-04-009	132L-30-260	NEW-P	80-02-046	132L-522-040	REP	80-04-009
132L-20-060	AMD	80-04-009	132L-30-260	NEW	80-04-059	132L-522-050	REP	80-04-009
132L-20-070	AMD	80-04-009	132L-30-270	NEW-P	80-02-046	132L-522-060	REP	80-04-009
132L-20-080	AMD	80-04-009	132L-30-270	NEW	80-04-059	132L-522-070	REP	80-04-009
132L-20-090	AMD	80-04-009	132L-30-280	NEW-P	80-02-046	132L-522-080	REP	80-04-009
132L-20-100	AMD	80-04-009	132L-30-280	NEW	80-04-059	132L-524-010	REP	80-04-009
132L-20-110	AMD	80-04-009	132L-30-290	NEW-P	80-02-046	132L-524-020	REP	80-04-009
132L-20-120	AMD	80-04-009	132L-30-290	NEW	80-04-059	132L-524-030	REP	80-04-009
132L-20-140	AMD	80-04-009	132L-30-300	NEW	80-04-059	132L-524-040	REP	80-04-009
132L-20-150	AMD	80-04-009	132L-112-040	AMD-P	80-02-047	132L-524-050	REP	80-04-009
132L-20-160	AMD	80-04-009	132L-112-040	AMD-E	80-03-013	132L-524-060	REP	80-04-009
132L-20-170	AMD	80-04-009	132L-112-040	AMD	80-04-060	132L-524-070	REP	80-04-009
132L-22-020	AMD	80-04-009	132L-112-200	AMD-P	80-02-047	132L-524-080	REP	80-04-009
132L-22-030	AMD	80-04-009	132L-112-200	AMD-E	80-03-013	132L-524-090	REP	80-04-009
132L-22-040	AMD	80-04-009	132L-112-200	AMD-P	80-18-003	132P-12-003	REP-P	80-07-013
132L-22-050	AMD	80-04-009	132L-112-200	AMD	80-04-060	132P-12-003	REP	80-11-049
132L-22-070	AMD	80-04-009	132L-112-210	AMD-P	80-18-003	132P-12-006	REP-P	80-07-013
132L-24-010	AMD	80-04-009	132L-112-230	AMD-P	80-02-047	132P-12-006	REP	80-11-049
132L-24-030	AMD	80-04-009	132L-112-230	AMD-E	80-03-013	132P-12-009	REP-P	80-07-013
132L-24-050	AMD	80-04-009	132L-112-230	AMD	80-04-060	132P-12-009	REP	80-11-049
132L-24-060	AMD	80-04-009	132L-112-250	AMD-P	80-02-047	132P-12-012	REP-P	80-07-013
132L-24-070	AMD	80-04-009	132L-112-250	AMD-E	80-03-013	132P-12-012	REP	80-11-049
132L-24-080	AMD	80-04-009	132L-112-250	AMD	80-04-060	132P-12-015	REP-P	80-07-013
132L-26-030	AMD-P	80-18-002	132L-112-280	NEW-P	80-02-047	132P-12-015	REP	80-11-049
132L-30-010	NEW-P	80-02-046	132L-112-280	NEW-E	80-03-013	132P-12-018	REP-P	80-07-013
132L-30-010	NEW	80-04-059	132L-112-280	NEW	80-04-060	132P-12-018	REP	80-11-049
132L-30-020	NEW-P	80-02-046	132L-112-280	AMD-P	80-18-003	132P-12-021	REP-P	80-07-013
132L-30-020	NEW	80-04-059	132L-112-290	NEW-P	80-02-047	132P-12-021	REP	80-11-049
132L-30-030	NEW-P	80-02-046	132L-112-290	NEW-E	80-03-013	132P-12-024	REP-P	80-07-013
132L-30-030	NEW	80-04-059	132L-112-290	NEW	80-04-060	132P-12-024	REP	80-11-049
132L-30-040	NEW-P	80-02-046	132L-117-010	NEW-E	80-03-012	132P-12-027	REP-P	80-07-013
132L-30-040	NEW	80-04-059	132L-117-020	NEW-E	80-03-012	132P-12-027	REP	80-11-049
132L-30-050	NEW-P	80-02-046	132L-117-030	NEW-E	80-03-012	132P-12-030	REP-P	80-07-013
132L-30-050	NEW	80-04-059	132L-117-040	NEW-E	80-03-012	132P-12-030	REP	80-11-049
132L-30-060	NEW-P	80-02-046	132L-117-050	NEW-E	80-03-012	132P-12-036	REP-P	80-07-013
132L-30-060	NEW	80-04-059	132L-117-060	NEW-E	80-03-012	132P-12-036	REP	80-11-049
132L-30-070	NEW-P	80-02-046	132L-117-070	NEW-E	80-03-012	132P-12-039	REP-P	80-07-013
132L-30-070	NEW	80-04-059	132L-117-080	NEW-E	80-03-012	132P-12-039	REP	80-11-049
132L-30-080	NEW-P	80-02-046	132L-117-090	NEW-E	80-03-012	132P-12-042	REP-P	80-07-013
132L-30-080	NEW	80-04-059	132L-117-100	NEW-E	80-03-012	132P-12-042	REP	80-11-049
132L-30-090	NEW-P	80-02-046	132L-117-110	NEW-E	80-03-012	132P-12-045	REP-P	80-07-013
132L-30-090	NEW	80-04-059	132L-117-120	NEW-E	80-03-012	132P-12-045	REP	80-11-049
132L-30-100	NEW-P	80-02-046	132L-117-130	NEW-E	80-03-012	132P-12-048	REP-P	80-07-013
132L-30-100	NEW	80-04-059	132L-117-140	NEW-E	80-03-012	132P-12-048	REP	80-11-049
132L-30-110	NEW-P	80-02-046	132L-117-150	NEW-E	80-03-012	132P-12-051	REP-P	80-07-013
132L-30-110	NEW	80-04-059	132L-117-160	NEW-E	80-03-012	132P-12-051	REP	80-11-049
132L-30-120	NEW-P	80-02-046	132L-117-170	NEW-E	80-03-012	132P-12-054	REP-P	80-07-013
132L-30-120	NEW	80-04-059	132L-117-180	NEW-E	80-03-012	132P-12-054	REP	80-11-049
132L-30-130	NEW-P	80-02-046	132L-117-190	NEW-E	80-03-012	132P-12-057	REP-P	80-07-013
132L-30-130	NEW	80-04-059	132L-117-200	NEW-E	80-03-012	132P-12-057	REP	80-11-049
132L-30-140	NEW-P	80-02-046	132L-117-210	NEW-E	80-03-012	132P-12-060	REP-P	80-07-013
132L-30-140	NEW	80-04-059	132L-117-220	NEW-E	80-03-012	132P-12-060	REP	80-11-049
132L-30-150	NEW-P	80-02-046	132L-117-230	NEW-E	80-03-012	132P-12-063	REP-P	80-07-013
132L-30-150	NEW	80-04-059	132L-117-240	NEW-E	80-03-012	132P-12-063	REP	80-11-049
132L-30-160	NEW-P	80-02-046	132L-520-010	REP	80-04-009	132P-12-066	REP-P	80-07-013
132L-30-160	NEW	80-04-059	132L-520-020	REP	80-04-009	132P-12-066	REP	80-11-049
132L-30-170	NEW-P	80-02-046	132L-520-030	REP	80-04-009	132P-12-069	REP-P	80-07-013
132L-30-170	NEW	80-04-059	132L-520-040	REP	80-04-009	132P-12-069	REP	80-11-049

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132P-16-042	REP-P	80-07-013	132P-104-070	REP-P	80-03-045	132P-120-820	REP-P	80-07-013
132P-16-042	REP	80-11-049	132P-104-070	REP	80-06-044	132P-120-820	REP	80-11-049
132P-16-045	REP-P	80-07-013	132P-104-070	REP-P	80-07-009	132P-120-825	REP-P	80-07-013
132P-16-045	REP	80-11-049	132P-104-070	REP	80-11-048	132P-120-825	REP	80-11-049
132P-16-046	REP-P	80-07-013	132P-116-010	NEW-P	80-06-151	132P-120-830	REP-P	80-07-013
132P-16-046	REP	80-11-049	132P-116-010	NEW	80-12-026	132P-120-830	REP	80-11-049
132P-16-048	REP-P	80-07-013	132P-116-020	NEW-P	80-06-151	132P-120-910	REP-P	80-07-013
132P-16-048	REP	80-11-049	132P-116-020	NEW	80-12-026	132P-120-910	REP	80-11-049
132P-16-051	REP-P	80-07-013	132P-116-030	NEW-P	80-06-151	132P-132-010	REP-P	80-07-013
132P-16-051	REP	80-11-049	132P-116-030	NEW	80-12-026	132P-132-010	REP	80-11-049
132P-16-054	REP-P	80-07-013	132P-116-040	NEW-P	80-06-151	132P-144-010	REP-P	80-07-013
132P-16-054	REP	80-11-049	132P-116-040	NEW	80-12-026	132P-144-010	REP	80-11-049
132P-16-055	REP-P	80-07-013	132P-116-050	NEW-P	80-06-151	132P-144-020	REP-P	80-07-013
132P-16-055	REP	80-11-049	132P-116-050	NEW	80-12-026	132P-144-020	REP	80-11-049
132P-84-010	REP-P	80-07-013	132P-116-060	NEW-P	80-06-151	132P-168-010	REP-P	80-07-013
132P-84-010	REP	80-11-049	132P-116-060	NEW	80-12-026	132P-168-010	REP	80-11-049
132P-84-020	REP-P	80-07-013	132P-116-070	NEW-P	80-06-151	132P-180-010	REP-P	80-07-013
132P-84-020	REP	80-11-049	132P-116-070	NEW	80-12-026	132P-180-010	REP	80-11-049
132P-84-030	REP-P	80-07-013	132P-116-080	NEW-P	80-06-151	132S-04-010	AMD-P	80-06-055
132P-84-030	REP	80-11-049	132P-116-080	NEW	80-12-026	132S-04-010	AMD-P	80-11-004
132P-84-040	REP-P	80-07-013	132P-116-090	NEW-P	80-06-151	132S-04-010	AMD	80-13-035
132P-84-040	REP	80-11-049	132P-116-090	NEW	80-12-026	132S-197-010	NEW	80-03-014
132P-84-050	REP-P	80-07-013	132P-116-100	NEW-P	80-06-151	132S-197-012	NEW	80-03-014
132P-84-050	REP	80-11-049	132P-116-100	NEW	80-12-026	132T-04-080	AMD-P	80-11-068
132P-84-060	REP-P	80-07-013	132P-116-110	NEW-P	80-06-151	132T-04-080	AMD-E	80-13-014
132P-84-060	REP	80-11-049	132P-116-110	NEW	80-12-026	132T-04-080	AMD	80-15-007
132P-84-070	REP-P	80-07-013	132P-116-120	NEW-P	80-06-151	132V-23-010	NEW-E	80-02-107
132P-84-070	REP	80-11-049	132P-116-120	NEW	80-12-026	132V-23-020	NEW-E	80-02-107
132P-84-080	REP-P	80-07-013	132P-116-130	NEW-P	80-06-151	132V-23-030	NEW-E	80-02-107
132P-84-080	REP	80-11-049	132P-116-130	NEW	80-12-026	132V-23-040	NEW-E	80-02-107
132P-104-010	REP-P	80-03-045	132P-116-140	NEW-P	80-06-151	132V-23-050	NEW-E	80-02-107
132P-104-010	REP	80-06-044	132P-116-140	NEW	80-12-026	132V-23-060	NEW-E	80-02-107
132P-104-010	REP-P	80-07-009	132P-116-150	NEW-P	80-06-151	132V-23-070	NEW-E	80-02-107
132P-104-010	REP	80-11-048	132P-116-150	NEW	80-12-026	132V-23-080	NEW-E	80-02-107
132P-104-011	REP-P	80-03-045	132P-116-160	NEW-P	80-06-151	132V-120-010	NEW-P	80-05-069
132P-104-011	REP	80-06-044	132P-116-160	NEW	80-12-026	132V-120-020	NEW-P	80-05-069
132P-104-011	REP-P	80-07-009	132P-116-170	NEW-P	80-06-151	132V-120-030	NEW-P	80-05-069
132P-104-011	REP	80-11-048	132P-116-170	NEW	80-12-026	132V-120-040	NEW-P	80-05-069
132P-104-012	REP-P	80-03-045	132P-116-180	NEW-P	80-06-151	132V-120-050	NEW-P	80-05-069
132P-104-012	REP	80-06-044	132P-116-180	NEW	80-12-026	132V-120-060	NEW-P	80-05-069
132P-104-012	REP-P	80-07-009	132P-116-190	NEW-P	80-06-151	132V-120-070	NEW-P	80-05-069
132P-104-012	REP	80-11-048	132P-116-190	NEW	80-12-026	132V-120-080	NEW-P	80-05-069
132P-104-020	REP-P	80-03-045	132P-116-200	NEW-P	80-06-151	132V-120-090	NEW-P	80-05-069
132P-104-020	REP	80-06-044	132P-116-200	NEW	80-12-026	132V-120-100	NEW-P	80-05-069
132P-104-020	REP-P	80-07-009	132P-116-210	NEW-P	80-06-151	132V-120-110	NEW-P	80-05-069
132P-104-020	REP	80-11-048	132P-116-210	NEW	80-12-026	132V-120-120	NEW-P	80-05-069
132P-104-030	REP-P	80-03-045	132P-116-220	NEW-P	80-06-151	132V-120-130	NEW-P	80-05-069
132P-104-030	REP	80-06-044	132P-116-220	NEW	80-12-026	132V-120-140	NEW-P	80-05-069
132P-104-030	REP-P	80-07-009	132P-116-230	NEW-P	80-06-151	132V-120-150	NEW-P	80-05-069
132P-104-030	REP	80-11-048	132P-116-230	NEW	80-12-026	132V-120-160	NEW-P	80-05-069
132P-104-031	REP-P	80-03-045	132P-116-240	NEW-P	80-06-151	132V-120-170	NEW-P	80-05-069
132P-104-031	REP	80-06-044	132P-116-240	NEW	80-12-026	132V-120-180	NEW-P	80-05-069
132P-104-031	REP-P	80-07-009	132P-116-250	NEW-P	80-06-151	132V-120-190	NEW-P	80-05-069
132P-104-031	REP	80-11-048	132P-116-250	NEW	80-12-026	132V-120-200	NEW-P	80-05-069
132P-104-032	REP-P	80-03-045	132P-116-260	NEW-P	80-06-151	132V-120-210	NEW-P	80-05-069
132P-104-032	REP	80-06-044	132P-116-260	NEW	80-12-026	132V-120-220	NEW-P	80-05-069
132P-104-032	REP-P	80-07-009	132P-116-270	NEW-P	80-06-151	132V-120-230	NEW-P	80-05-069
132P-104-032	REP	80-11-048	132P-116-270	NEW	80-12-026	132V-120-240	NEW-P	80-05-069
132P-104-040	REP-P	80-03-045	132P-116-280	NEW-P	80-06-151	132V-120-250	NEW-P	80-05-069
132P-104-040	REP	80-06-044	132P-116-280	NEW	80-12-026	132V-120-260	NEW-P	80-05-069
132P-104-040	REP-P	80-07-009	132P-116-290	NEW-P	80-06-151	132V-120-270	NEW-P	80-05-069
132P-104-040	REP	80-11-048	132P-116-290	NEW	80-12-026	132V-120-280	NEW-P	80-05-069
132P-104-045	REP-P	80-03-045	132P-120-710	REP-P	80-07-013	132V-120-290	NEW-P	80-05-069
132P-104-045	REP	80-06-044	132P-120-710	REP	80-11-049	132V-120-300	NEW-P	80-05-069
132P-104-045	REP-P	80-07-009	132P-120-720	REP-P	80-07-013	132V-120-310	NEW-P	80-05-069
132P-104-045	REP	80-11-048	132P-120-720	REP	80-11-049	132V-120-320	NEW-P	80-05-069
132P-104-050	REP-P	80-03-045	132P-120-730	REP-P	80-07-013	132W-104-040	AMD-P	80-03-022
132P-104-050	REP	80-06-044	132P-120-730	REP	80-11-049	132W-104-040	AMD	80-05-106
132P-104-050	REP-P	80-07-009	132P-120-810	REP-P	80-07-013	136-11-010	NEW	80-02-105
132P-104-050	REP	80-11-048	132P-120-810	REP	80-11-049	136-11-020	NEW	80-02-105
132P-104-060	REP-P	80-03-045	132P-120-815	REP-P	80-07-013	136-11-030	NEW	80-02-105
132P-104-060	REP	80-06-044	132P-120-815	REP	80-11-049	136-16-020	AMD-P	80-06-126
132P-104-060	REP-P	80-07-009	132P-120-816	REP-P	80-07-013	136-16-020	AMD	80-09-084
132P-104-060	REP	80-11-048	132P-120-816	REP	80-11-049	136-16-022	NEW-P	80-06-126

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136-16-022	AMD-P	80-12-053	173-18-080	AMD-P	80-05-077	173-19-2204	AMD-P	80-07-006
136-16-022	AMD	80-16-020	173-18-080	AMD	80-08-052	173-19-2204	AMD-P	80-08-051
136-16-025	NEW-P	80-06-126	173-18-120	AMD-P	80-05-077	173-19-2204	AMD	80-10-017
136-16-025	NEW	80-09-084	173-18-120	AMD	80-08-052	173-19-2205	NEW	80-02-123
136-16-042	AMD-P	80-06-126	173-18-210	AMD-P	80-05-077	173-19-2206	NEW	80-02-123
136-16-042	AMD	80-09-084	173-18-210	AMD	80-08-052	173-19-2207	NEW	80-02-123
136-16-050	AMD-P	80-06-126	173-18-340	AMD	80-08-052	173-19-2208	NEW	80-02-123
136-16-050	AMD	80-09-084	173-18-390	AMD	80-08-052	173-19-230	AMD	80-02-123
136-18-010	AMD-P	80-12-054	173-19-030	AMD	80-02-123	173-19-2301	NEW	80-02-123
136-18-010	AMD	80-16-019	173-19-060	AMD	80-02-123	173-19-2302	NEW	80-02-123
136-18-020	AMD-P	80-12-054	173-19-062	NEW	80-02-123	173-19-2303	NEW	80-02-123
136-18-020	AMD	80-16-019	173-19-064	NEW	80-02-123	173-19-240	AMD	80-02-123
136-18-030	AMD-P	80-12-054	173-19-080	AMD	80-02-123	173-19-2401	NEW	80-02-123
136-18-030	AMD	80-16-019	173-19-100	AMD	80-02-123	173-19-250	AMD	80-02-123
136-18-050	REP-P	80-12-054	173-19-1001	NEW	80-02-123	173-19-2501	NEW	80-02-123
136-18-050	REP	80-16-019	173-19-1002	NEW	80-02-123	173-19-2502	NEW	80-02-123
136-18-070	AMD-P	80-12-054	173-19-110	AMD	80-02-123	173-19-2503	NEW	80-02-123
136-18-070	AMD	80-16-019	173-19-1101	NEW	80-02-123	173-19-2504	NEW	80-02-123
136-18-080	AMD-P	80-12-054	173-19-1102	NEW	80-02-123	173-19-2505	NEW	80-02-123
136-18-080	AMD	80-16-019	173-19-1103	NEW	80-02-123	173-19-2506	NEW	80-02-123
139-24-010	REP-P	80-15-099	173-19-1104	NEW	80-02-123	173-19-2507	NEW	80-02-123
172-114-010	AMD-P	80-15-071	173-19-1105	NEW	80-02-123	173-19-2508	NEW	80-02-123
172-114-010	AMD-E	80-17-030	173-19-120	AMD	80-02-123	173-19-2509	NEW	80-02-123
172-114-020	AMD-P	80-15-071	173-19-120	AMD-P	80-05-128	173-19-2510	NEW	80-02-123
172-114-020	AMD-E	80-17-030	173-19-120	AMD	80-08-054	173-19-2511	NEW	80-02-123
172-114-030	AMD-P	80-15-071	173-19-1201	NEW	80-02-123	173-19-2511	AMD-P	80-15-108
172-114-030	AMD-E	80-17-030	173-19-1202	NEW	80-02-123	173-19-2512	NEW	80-02-123
172-114-040	AMD-P	80-15-071	173-19-1203	NEW	80-02-123	173-19-2513	NEW	80-02-123
172-114-040	AMD-E	80-17-030	173-19-1204	NEW	80-02-123	173-19-2514	NEW	80-02-123
172-114-050	AMD-P	80-15-071	173-19-1205	NEW	80-02-123	173-19-2515	NEW	80-02-123
172-114-050	AMD-E	80-17-030	173-19-130	AMD	80-02-123	173-19-2515	AMD-P	80-15-108
172-114-060	AMD-P	80-15-071	173-19-1301	NEW	80-02-123	173-19-2516	NEW	80-02-123
172-114-060	AMD-E	80-17-030	173-19-140	AMD	80-02-123	173-19-2517	NEW	80-02-123
172-114-070	AMD-P	80-15-071	173-19-1401	NEW	80-02-123	173-19-2518	NEW	80-02-123
172-114-070	AMD-E	80-17-030	173-19-1402	NEW	80-02-123	173-19-2519	NEW	80-02-123
172-114-080	AMD-P	80-15-071	173-19-1403	NEW	80-02-123	173-19-2520	NEW	80-02-123
172-114-080	AMD-E	80-17-030	173-19-1404	NEW	80-02-123	173-19-2521	NEW	80-02-123
172-114-090	AMD-P	80-15-071	173-19-1405	NEW	80-02-123	173-19-2521	AMD-P	80-08-084
172-114-090	AMD-E	80-17-030	173-19-150	AMD	80-02-123	173-19-2521	AMD-P	80-09-097
172-114-100	REP-P	80-15-071	173-19-1501	NEW	80-02-123	173-19-2521	AMD	80-13-031
172-114-100	REP-E	80-17-030	173-19-1502	NEW	80-02-123	173-19-2522	NEW	80-02-123
172-114-110	REP-P	80-15-071	173-19-160	AMD	80-02-123	173-19-2523	NEW	80-02-123
172-114-110	REP-E	80-17-030	173-19-160	AMD-P	80-02-173	173-19-2524	NEW	80-02-123
172-120-010	AMD-P	80-17-029	173-19-1601	NEW	80-02-123	173-19-2525	NEW	80-02-123
172-120-020	AMD-P	80-17-029	173-19-1602	NEW	80-02-123	173-19-260	AMD	80-02-123
172-120-040	AMD-P	80-17-029	173-19-1603	NEW	80-02-123	173-19-2601	NEW	80-02-123
172-120-050	AMD-P	80-17-029	173-19-1603	AMD	80-04-026	173-19-2602	NEW	80-02-123
172-120-060	AMD-P	80-17-029	173-19-1604	NEW	80-02-123	173-19-2603	NEW	80-02-123
172-120-070	AMD-P	80-17-029	173-19-1605	NEW	80-02-123	173-19-2604	NEW	80-02-123
172-120-080	AMD-P	80-17-029	173-19-1605	AMD	80-04-026	173-19-270	AMD	80-02-123
172-120-090	AMD-P	80-17-029	173-19-170	AMD	80-02-123	173-19-2701	NEW	80-02-123
172-120-100	AMD-P	80-17-029	173-19-1701	NEW	80-02-123	173-19-2702	NEW	80-02-123
172-120-110	AMD-P	80-17-029	173-19-1702	NEW	80-02-123	173-19-2703	NEW	80-02-123
172-120-120	AMD-P	80-17-029	173-19-1703	NEW	80-02-123	173-19-280	AMD	80-02-123
172-120-130	AMD-P	80-17-029	173-19-180	AMD	80-02-123	173-19-2801	NEW	80-02-123
172-120-140	AMD-P	80-17-029	173-19-1801	NEW	80-02-123	173-19-2802	NEW	80-02-123
173-06-060	AMD-E	80-13-010	173-19-190	AMD	80-02-123	173-19-2803	NEW	80-02-123
173-06-060	AMD-E	80-15-021	173-19-1901	NEW	80-02-123	173-19-290	AMD	80-02-123
173-06-060	REP-E	80-15-102	173-19-210	AMD	80-02-123	173-19-290	AMD-P	80-08-084
173-06-060	REP-P	80-15-107	173-19-210	AMD-P	80-17-046	173-19-290	AMD-P	80-09-097
173-06-060	REP	80-17-044	173-19-2101	NEW	80-02-123	173-19-290	AMD-P	80-13-029
173-14-060	AMD-P	80-02-172	173-19-2102	NEW	80-02-123	173-19-290	AMD	80-15-023
173-14-060	AMD	80-04-027	173-19-2103	NEW	80-02-123	173-19-2901	NEW	80-02-123
173-14-140	AMD-P	80-16-068	173-19-2104	NEW	80-02-123	173-19-2902	NEW	80-02-123
173-14-150	AMD-P	80-16-068	173-19-220	AMD	80-02-123	173-19-2903	NEW	80-02-123
173-14-155	NEW-P	80-16-068	173-19-220	AMD-P	80-04-140	173-19-2904	NEW	80-02-123
173-14-180	AMD-P	80-16-068	173-19-220	AMD-P	80-06-049	173-19-2905	NEW	80-02-123
173-14-190	REP-P	80-16-068	173-19-220	AMD	80-07-007	173-19-2906	NEW	80-02-123
173-16-060	AMD-P	80-11-058	173-19-2201	NEW	80-02-123	173-19-2907	NEW	80-02-123
173-16-060	AMD	80-15-072	173-19-2202	NEW	80-02-123	173-19-300	AMD	80-02-123
173-18-044	NEW-P	80-05-077	173-19-2203	NEW	80-02-123	173-19-3001	NEW	80-02-123
173-18-044	NEW	80-08-052	173-19-2204	NEW	80-02-123	173-19-3002	NEW	80-02-123
173-18-046	NEW-P	80-05-077	173-19-2204	AMD-P	80-04-140	173-19-310	AMD	80-02-123

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173-405-021	AMD-P	80-06-162	173-410-071	NEW	80-04-050	173-490-070	AMD	80-11-062
173-405-021	AMD	80-11-060	173-410-071	AMD-P	80-06-163	173-490-071	NEW-P	80-06-166
173-405-031	REP-P	80-06-162	173-410-071	AMD	80-11-061	173-490-071	NEW	80-11-062
173-405-031	REP	80-11-060	173-410-081	REP-E	80-02-013	173-490-080	AMD-P	80-06-166
173-405-033	NEW-E	80-02-012	173-410-081	REP-P	80-02-096	173-490-080	AMD	80-11-062
173-405-033	NEW-P	80-02-095	173-410-081	REP	80-04-050	173-490-150	AMD-P	80-06-166
173-405-033	NEW	80-04-049	173-410-086	NEW-E	80-02-013	173-490-150	AMD	80-11-062
173-405-033	AMD-P	80-06-162	173-410-086	NEW-P	80-02-096	173-490-200	NEW-P	80-06-166
173-405-033	AMD	80-11-060	173-410-086	NEW	80-04-050	173-490-200	NEW	80-11-062
173-405-036	REP-P	80-06-162	173-410-086	AMD-P	80-06-163	173-490-201	NEW-P	80-06-166
173-405-036	REP	80-11-060	173-410-086	AMD	80-11-061	173-490-201	NEW	80-11-062
173-405-040	NEW-P	80-06-162	173-410-090	NEW-P	80-06-163	173-490-202	NEW-P	80-06-166
173-405-040	NEW	80-11-060	173-410-090	NEW	80-11-061	173-490-202	NEW	80-11-062
173-405-071	AMD-E	80-02-012	173-410-091	AMD-P	80-06-163	173-490-203	NEW-P	80-06-166
173-405-071	REP-P	80-06-162	173-410-091	AMD	80-11-061	173-490-203	NEW	80-11-062
173-405-071	REP	80-11-060	173-415-010	NEW-P	80-06-164	173-490-203	AMD-P	80-16-067
173-405-072	NEW-P	80-06-162	173-415-010	NEW	80-11-028	173-490-204	NEW-P	80-06-166
173-405-072	NEW	80-11-060	173-415-020	NEW-P	80-06-164	173-490-204	NEW	80-11-062
173-405-076	REP-E	80-02-012	173-415-020	NEW	80-11-028	173-490-205	NEW-P	80-06-166
173-405-076	REP-P	80-02-095	173-415-030	NEW-P	80-06-164	173-490-205	NEW	80-11-062
173-405-076	REP	80-04-049	173-415-030	NEW	80-11-028	173-490-206	NEW-P	80-06-166
173-405-077	NEW-P	80-02-095	173-415-040	NEW-P	80-06-164	173-490-206	NEW	80-11-062
173-405-077	NEW	80-04-049	173-415-040	NEW	80-11-028	173-490-207	NEW-P	80-06-166
173-405-077	AMD-P	80-06-162	173-415-050	NEW-P	80-06-164	173-490-207	NEW	80-11-062
173-405-077	AMD	80-11-060	173-415-050	NEW	80-11-028	173-509	NEW-P	80-05-076
173-405-078	NEW-P	80-02-095	173-415-060	NEW-P	80-06-164	173-509-010	NEW	80-07-005
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173-405-078	AMD	80-11-060	173-415-070	NEW	80-11-028	173-509-030	NEW	80-07-005
173-405-081	REP-E	80-02-012	173-415-080	NEW-P	80-06-164	173-509-040	NEW	80-07-005
173-405-081	REP-P	80-02-095	173-415-080	NEW	80-11-028	173-509-050	NEW	80-07-005
173-405-081	REP	80-04-049	173-415-090	NEW-P	80-06-164	173-509-060	NEW	80-07-005
173-405-086	NEW-E	80-02-012	173-415-090	NEW	80-11-028	173-509-070	NEW	80-07-005
173-405-086	NEW-P	80-02-095	173-422-010	NEW	80-03-070	173-509-080	NEW	80-07-005
173-405-086	NEW	80-04-049	173-422-020	NEW	80-03-070	173-509-090	NEW	80-07-005
173-405-086	AMD-P	80-06-162	173-422-030	NEW	80-03-070	173-509-100	NEW	80-07-005
173-405-086	AMD	80-11-060	173-422-040	NEW	80-03-070	173-510-010	NEW	80-04-047
173-405-090	NEW-P	80-06-162	173-422-050	NEW	80-03-070	173-510-020	NEW	80-04-047
173-405-090	NEW	80-11-060	173-422-060	NEW	80-03-070	173-510-030	NEW	80-04-047
173-405-101	AMD-P	80-06-162	173-422-070	NEW	80-03-070	173-510-040	NEW	80-04-047
173-405-101	AMD	80-11-060	173-422-080	NEW	80-03-070	173-510-050	NEW	80-04-047
173-410-011	REP-P	80-06-163	173-422-090	NEW	80-03-070	173-510-060	NEW	80-04-047
173-410-011	REP	80-11-061	173-422-100	NEW	80-03-070	173-510-070	NEW	80-04-047
173-410-012	NEW-P	80-06-163	173-422-110	NEW	80-03-070	173-510-080	NEW	80-04-047
173-410-012	NEW	80-11-061	173-422-120	NEW	80-03-070	173-510-090	NEW	80-04-047
173-410-021	AMD-E	80-02-013	173-422-130	NEW	80-03-070	173-510-100	NEW	80-04-047
173-410-021	AMD-P	80-02-096	173-422-140	NEW	80-03-070	173-511-010	NEW-P	80-15-104
173-410-021	AMD	80-04-050	173-422-150	NEW	80-03-070	173-511-020	NEW-P	80-15-104
173-410-021	AMD-P	80-06-163	173-422-160	NEW	80-03-070	173-511-030	NEW-P	80-15-104
173-410-021	AMD	80-11-061	173-422-170	NEW	80-03-070	173-511-040	NEW-P	80-15-104
173-410-031	REP-P	80-06-163	173-422-180	NEW	80-03-070	173-511-050	NEW-P	80-15-104
173-410-031	REP	80-11-061	173-475-010	NEW-P	80-01-114	173-511-060	NEW-P	80-15-104
173-410-033	NEW-E	80-02-013	173-475-010	NEW	80-03-071	173-511-070	NEW-P	80-15-104
173-410-036	REP-P	80-06-163	173-475-020	NEW-P	80-01-114	173-511-080	NEW-P	80-15-104
173-410-036	REP	80-11-061	173-475-020	NEW	80-03-071	173-511-090	NEW-P	80-15-104
173-410-040	NEW-P	80-06-163	173-475-030	NEW-P	80-01-114	173-511-100	NEW-P	80-15-104
173-410-040	NEW	80-11-061	173-475-030	NEW	80-03-071	173-513-010	NEW-P	80-04-139
173-410-041	REP-P	80-06-163	173-475-040	NEW-P	80-01-114	173-513-010	NEW	80-08-019
173-410-041	REP	80-11-061	173-475-040	NEW	80-03-071	173-513-020	NEW-P	80-04-139
173-410-051	REP-P	80-06-163	173-475-050	NEW-P	80-01-114	173-513-020	NEW	80-08-019
173-410-051	REP	80-11-061	173-475-050	NEW	80-03-071	173-513-030	NEW-P	80-04-139
173-410-061	REP-P	80-06-163	173-490-010	AMD-P	80-06-166	173-513-030	NEW	80-08-019
173-410-061	REP	80-11-061	173-490-010	AMD	80-11-062	173-513-040	NEW-P	80-04-139
173-410-062	NEW-P	80-06-163	173-490-020	AMD-P	80-06-166	173-513-040	NEW	80-08-019
173-410-062	NEW	80-11-061	173-490-020	AMD	80-11-062	173-513-050	NEW-P	80-04-139
173-410-066	AMD-E	80-02-013	173-490-020	AMD-P	80-16-067	173-513-050	NEW	80-08-019
173-410-066	REP-P	80-02-096	173-490-025	AMD-P	80-06-166	173-513-060	NEW-P	80-04-139
173-410-066	REP	80-04-050	173-490-025	AMD	80-11-062	173-513-060	NEW	80-08-019
173-410-067	NEW-P	80-02-096	173-490-030	AMD-P	80-06-166	173-513-070	NEW-P	80-04-139
173-410-067	NEW	80-04-050	173-490-030	AMD	80-11-062	173-513-070	NEW	80-08-019
173-410-067	AMD-P	80-06-163	173-490-040	AMD-P	80-06-166	173-513-080	NEW-P	80-04-139
173-410-067	AMD	80-11-061	173-490-040	AMD	80-11-062	173-513-080	NEW	80-08-019
173-410-071	NEW-E	80-02-013	173-490-040	AMD-P	80-16-067	173-513-090	NEW-P	80-04-139

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173-513-090	NEW 80-08-019	173-563-901	NEW-P 80-01-113	180-40-225	AMD 80-10-030
173-513-100	NEW-P 80-04-139	174-112-465	NEW-P 80-03-086	180-40-230	AMD-P 80-07-043
173-513-100	NEW 80-08-019	174-116-115	AMD-P 80-03-086	180-40-230	AMD 80-10-030
173-515-010	NEW-P 80-15-105	174-116-115	AMD 80-06-034	180-43-005	NEW 80-02-146
173-515-010	NEW-P 80-17-045	174-162-300	AMD-P 80-14-054	180-43-010	NEW 80-02-146
173-515-020	NEW-P 80-15-105	174-162-300	AMD-P 80-17-024	180-43-015	NEW 80-02-146
173-515-020	NEW-P 80-17-045	174-162-300	AMD 80-18-025	180-56-031	AMD 80-02-147
173-515-030	NEW-P 80-15-105	174-162-330	NEW-P 80-03-086	180-56-031	AMD-P 80-12-019
173-515-030	NEW-P 80-17-045	174-162-330	NEW 80-05-067	180-56-031	AMD 80-15-062
173-515-040	NEW-P 80-15-105	180-10-001	NEW-P 80-04-097	180-75-030	AMD-P 80-04-100
173-515-040	NEW-P 80-17-045	180-10-001	NEW 80-06-092	180-75-030	AMD 80-06-129
173-515-050	NEW-P 80-15-105	180-10-003	NEW-P 80-04-097	180-75-040	AMD-P 80-04-100
173-515-050	NEW-P 80-17-045	180-10-003	NEW 80-06-092	180-75-040	AMD 80-06-129
173-515-060	NEW-P 80-15-105	180-10-005	NEW-P 80-04-097	180-75-045	AMD-P 80-04-100
173-515-060	NEW-P 80-17-045	180-10-005	NEW 80-06-092	180-75-045	AMD 80-06-129
173-515-070	NEW-P 80-15-105	180-10-010	NEW-P 80-04-097	180-75-050	AMD-P 80-04-100
173-515-070	NEW-P 80-17-045	180-10-010	NEW 80-06-092	180-75-050	AMD 80-06-129
173-515-080	NEW-P 80-15-105	180-16-220	AMD-P 80-04-098	180-75-061	NEW-P 80-04-100
173-515-080	NEW-P 80-17-045	180-16-220	AMD 80-06-093	180-75-061	NEW 80-06-129
173-515-090	NEW-P 80-15-105	180-16-225	AMD-P 80-04-098	180-75-065	AMD-P 80-04-100
173-515-090	NEW-P 80-17-045	180-16-225	AMD 80-06-093	180-75-065	AMD 80-06-129
173-515-100	NEW-P 80-15-105	180-20-215	AMD-E 80-06-091	180-75-070	AMD-P 80-04-100
173-515-100	NEW-P 80-17-045	180-20-215	AMD-P 80-06-097	180-75-070	AMD 80-06-129
173-531	REP-P 80-05-052	180-20-220	AMD-E 80-06-091	180-75-075	AMD-P 80-04-100
173-531-010	REP-P 80-01-112	180-20-220	AMD-P 80-06-097	180-75-075	AMD 80-06-129
173-531-010	REP 80-08-020	180-20-225	AMD-E 80-06-091	180-75-085	AMD-P 80-04-100
173-531-020	REP-P 80-01-112	180-20-225	AMD-P 80-06-097	180-75-090	AMD-P 80-04-100
173-531-020	REP 80-08-020	180-20-235	NEW-E 80-06-091	180-75-090	AMD 80-06-129
173-531-030	REP-P 80-01-112	180-20-235	NEW-P 80-06-097	180-75-100	AMD-P 80-04-100
173-531-030	REP 80-08-020	180-22-255	AMD-P 80-15-093	180-75-100	AMD 80-06-129
173-531-040	REP-P 80-01-112	180-22-270	AMD-P 80-15-093	180-79-010	AMD-P 80-04-101
173-531-040	REP 80-08-020	180-22-280	AMD-P 80-15-093	180-79-010	AMD 80-06-130
173-531-050	REP-P 80-01-112	180-30-071	NEW-P 80-04-099	180-79-045	AMD-P 80-04-101
173-531-050	REP 80-08-020	180-30-071	NEW 80-07-001	180-79-045	AMD 80-06-130
173-531-060	REP-P 80-01-112	180-30-100	AMD-P 80-04-099	180-79-060	AMD-P 80-04-101
173-531-060	REP 80-08-020	180-30-100	AMD 80-07-001	180-79-060	AMD 80-06-130
173-531-070	REP-P 80-01-112	180-30-116	NEW-P 80-04-099	180-79-065	AMD-P 80-04-101
173-531-070	REP 80-08-020	180-30-116	NEW 80-07-001	180-79-065	AMD 80-06-130
173-531A-010	NEW-P 80-05-126	180-30-800	NEW 80-02-145	180-79-100	AMD-P 80-04-101
173-531A-010	NEW 80-08-022	180-30-805	NEW 80-02-145	180-79-100	AMD 80-06-130
173-531A-020	NEW-P 80-05-126	180-30-805	AMD-E 80-04-102	180-79-115	AMD-P 80-04-101
173-531A-020	NEW 80-08-022	180-30-805	AMD-P 80-04-099	180-79-115	AMD 80-06-130
173-531A-030	NEW-P 80-05-126	180-30-805	AMD 80-07-001	180-79-120	AMD-P 80-04-101
173-531A-030	NEW 80-08-022	180-30-807	NEW 80-02-145	180-79-120	AMD 80-06-130
173-531A-040	NEW-P 80-05-126	180-30-807	AMD-E 80-04-102	180-79-125	AMD-P 80-04-101
173-531A-040	NEW 80-08-022	180-30-807	AMD-P 80-04-099	180-79-125	AMD 80-06-130
173-531A-050	NEW-P 80-05-126	180-30-807	AMD 80-07-001	180-79-245	AMD-P 80-04-101
173-531A-050	NEW 80-08-022	180-30-810	NEW 80-02-145	180-79-245	AMD 80-06-130
173-531A-060	NEW-P 80-05-126	180-30-810	AMD-E 80-04-102	180-79-250	AMD-P 80-04-101
173-531A-060	NEW 80-08-022	180-30-810	AMD-P 80-04-099	180-79-250	AMD 80-06-130
173-531A-070	NEW-P 80-05-126	180-30-810	AMD 80-07-001	182-08-111	AMD-E 80-17-035
173-531A-070	NEW 80-08-022	180-30-815	NEW 80-02-145	182-08-111	AMD-P 80-18-044
173-563	NEW-P 80-05-051	180-30-820	NEW 80-02-145	182-08-300	NEW-E 80-17-035
173-563-010	NEW-P 80-01-113	180-30-825	NEW 80-02-145	182-08-300	NEW-P 80-18-044
173-563-010	NEW 80-08-021	180-30-825	AMD-P 80-04-099	182-12-115	AMD-P 80-02-148
173-563-020	NEW-P 80-01-113	180-30-825	AMD-E 80-04-102	182-12-115	AMD-E 80-03-007
173-563-020	NEW 80-08-021	180-30-825	AMD 80-07-001	182-12-115	AMD 80-05-016
173-563-030	NEW-P 80-01-113	180-30-830	NEW 80-02-145	182-12-122	AMD-P 80-02-148
173-563-030	NEW 80-08-021	180-30-830	AMD-P 80-04-099	182-12-122	AMD-E 80-03-007
173-563-040	NEW-P 80-01-113	180-30-830	AMD-E 80-04-102	182-12-122	AMD 80-05-016
173-563-040	NEW 80-08-021	180-30-830	AMD 80-07-001	182-12-130	AMD-P 80-02-148
173-563-050	NEW-P 80-01-113	180-30-835	NEW 80-02-145	182-12-130	AMD-E 80-03-007
173-563-050	NEW 80-08-021	180-30-835	AMD-P 80-04-099	182-12-130	AMD 80-05-016
173-563-060	NEW-P 80-01-113	180-30-835	AMD-E 80-04-102	182-12-132	NEW-P 80-02-148
173-563-060	NEW 80-08-021	180-30-835	REP 80-07-001	182-12-132	NEW-E 80-03-007
173-563-070	NEW-P 80-01-113	180-30-840	NEW 80-02-145	182-12-132	NEW 80-05-016
173-563-070	NEW 80-08-021	180-30-840	AMD-P 80-04-099	182-12-135	REP-P 80-02-148
173-563-080	NEW-P 80-01-113	180-30-840	AMD-E 80-04-102	182-12-135	REP-E 80-03-007
173-563-080	NEW 80-08-021	180-30-840	REP 80-07-001	182-12-135	REP 80-05-016
173-563-090	NEW-P 80-01-113	180-30-845	NEW 80-02-145	182-12-190	AMD-P 80-02-148
173-563-090	NEW 80-08-021	180-30-845	AMD-P 80-04-099	182-12-190	AMD-E 80-03-007
173-563-100	NEW 80-08-021	180-30-845	AMD-E 80-04-102	182-12-190	AMD 80-05-016
173-563-900	NEW-P 80-01-113	180-30-845	AMD 80-07-001	192-12-041	NEW 80-02-034
173-563-900	NEW 80-08-021	180-40-225	AMD-P 80-07-043	192-12-041	AMD-P 80-08-026

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
192-12-041	AMD	80-10-052	204-70-030	NEW	80-03-069	212-42-001	NEW	80-15-090
192-12-042	NEW	80-02-034	204-70-040	NEW	80-03-069	212-42-005	NEW-P	80-10-047
192-12-182	AMD-P	80-08-026	204-70-050	NEW	80-03-069	212-42-010	NEW	80-15-090
192-12-182	AMD	80-10-052	204-70-060	NEW	80-03-069	212-42-010	NEW-P	80-10-047
192-12-184	AMD-P	80-08-026	204-70-070	NEW	80-03-069	212-42-010	NEW	80-15-090
192-12-184	AMD	80-10-052	204-70-080	NEW	80-03-069	212-42-015	NEW-P	80-10-047
192-15-150	AMD-P	80-05-047	204-70-090	NEW	80-03-069	212-42-015	NEW	80-15-090
192-15-150	AMD	80-07-026	204-70-100	NEW	80-03-069	212-42-020	NEW-P	80-10-047
192-16-009	AMD-E	80-07-027	204-70-120	NEW	80-03-069	212-42-020	NEW	80-15-090
192-16-009	AMD-P	80-08-026	204-70-99001	NEW	80-03-069	212-42-025	NEW-P	80-10-047
192-16-009	AMD	80-10-052	204-70-99002	NEW	80-03-069	212-42-025	NEW	80-15-090
192-16-013	AMD-E	80-07-027	204-70-99003	NEW	80-03-069	212-42-030	NEW-P	80-10-047
192-16-013	AMD-P	80-08-026	204-70-99004	NEW	80-03-069	212-42-030	NEW	80-15-090
192-16-013	AMD	80-10-052	204-70-99005	NEW	80-03-069	212-42-035	NEW-P	80-10-047
192-16-015	AMD-E	80-07-027	204-72	NEW-P	80-10-005	212-42-035	NEW	80-15-090
192-16-015	AMD-P	80-08-026	204-72	NEW-P	80-17-012	212-42-040	NEW-P	80-10-047
192-16-015	AMD	80-10-052	204-72-010	NEW-P	80-06-081	212-42-040	NEW	80-15-090
192-16-023	AMD-E	80-07-027	204-72-020	NEW-P	80-06-081	212-42-045	NEW-P	80-10-047
192-16-023	AMD-P	80-08-026	204-72-030	NEW-P	80-06-081	212-42-045	NEW	80-15-090
192-16-023	AMD	80-10-052	204-72-040	NEW-P	80-06-081	212-42-050	NEW-P	80-10-047
192-16-025	NEW-E	80-07-027	204-72-050	NEW-P	80-06-081	212-42-050	NEW	80-15-090
192-16-025	NEW-P	80-08-026	204-72-060	NEW-P	80-06-081	212-42-055	NEW-P	80-10-047
192-16-025	NEW	80-10-052	204-74-010	NEW-P	80-06-048	212-42-055	NEW	80-15-090
192-18-010	NEW-P	80-05-049	204-74-010	NEW	80-10-006	212-42-060	NEW-P	80-10-047
192-18-010	NEW	80-07-026	204-74-020	NEW-P	80-06-048	212-42-060	NEW	80-15-090
192-18-020	NEW-P	80-05-049	204-74-020	NEW	80-10-006	212-42-065	NEW-P	80-10-047
192-18-020	NEW	80-07-026	204-74-030	NEW-P	80-06-048	212-42-065	NEW	80-15-090
192-18-030	NEW-P	80-05-049	204-74-030	NEW	80-10-006	212-42-070	NEW-P	80-10-047
192-18-030	NEW	80-07-026	204-74-040	NEW-P	80-06-048	212-42-070	NEW	80-15-090
192-18-040	NEW-P	80-05-049	204-74-040	NEW	80-10-006	212-42-075	NEW-P	80-10-047
192-18-040	NEW	80-07-026	204-74-050	NEW-P	80-06-048	212-42-075	NEW	80-15-090
192-18-050	NEW-P	80-05-049	204-74-050	NEW	80-10-006	212-42-080	NEW-P	80-10-047
192-18-050	NEW	80-07-026	204-74-060	NEW-P	80-06-048	212-42-080	NEW	80-15-090
192-18-060	NEW-P	80-05-049	204-74-060	NEW	80-10-006	212-42-085	NEW-P	80-10-047
192-18-060	NEW	80-07-026	204-74-070	NEW-P	80-06-048	212-42-085	NEW	80-15-090
192-18-070	NEW-P	80-05-049	204-74-070	NEW	80-10-006	212-42-090	NEW-P	80-10-047
192-18-070	NEW	80-07-026	204-74-080	NEW-P	80-06-048	212-42-090	NEW	80-15-090
192-20-010	NEW-P	80-05-048	204-74-080	NEW	80-10-006	212-42-095	NEW-P	80-10-047
192-20-010	NEW	80-07-026	204-76-010	NEW-E	80-05-110	212-42-095	NEW	80-15-090
194-14-030	AMD-P	80-15-028	204-76-010	NEW-P	80-06-048	212-42-100	NEW-P	80-10-047
194-14-030	AMD	80-18-035	204-76-010	NEW	80-10-006	212-42-100	NEW	80-15-090
204-36-060	AMD-P	80-17-013	204-76-020	NEW-E	80-05-110	212-42-105	NEW-P	80-10-047
204-38-010	NEW-P	80-04-080	204-76-020	NEW-P	80-06-048	212-42-105	NEW	80-15-090
204-38-010	NEW-E	80-05-110	204-76-020	NEW	80-10-006	212-42-110	NEW-P	80-10-047
204-38-010	NEW	80-06-083	204-76-030	NEW-E	80-05-110	212-42-110	NEW	80-15-090
204-38-020	NEW-P	80-04-080	204-76-030	NEW-P	80-06-048	212-42-115	NEW-P	80-10-047
204-38-020	NEW-E	80-05-110	204-76-030	NEW	80-10-006	212-42-115	NEW	80-15-090
204-38-020	NEW	80-06-083	204-76-040	NEW-E	80-05-110	212-42-120	NEW-P	80-10-047
204-38-030	NEW-P	80-04-080	204-76-040	NEW-P	80-06-048	212-42-120	NEW	80-15-090
204-38-030	NEW-E	80-05-110	204-76-040	NEW	80-10-006	212-42-125	NEW-P	80-10-047
204-38-030	NEW	80-06-083	204-76-050	NEW-E	80-05-110	212-42-125	NEW	80-15-090
204-38-040	NEW-P	80-04-080	204-76-050	NEW-P	80-06-048	212-44-001	AMD-P	80-10-048
204-38-040	NEW-E	80-05-110	204-76-050	NEW	80-10-006	212-44-001	AMD	80-15-077
204-38-040	NEW	80-06-083	204-76-060	NEW-E	80-05-110	212-44-005	AMD-P	80-10-048
204-38-050	NEW-P	80-04-080	204-76-060	NEW-P	80-06-048	212-44-005	AMD	80-15-077
204-38-050	NEW-E	80-05-110	204-76-060	NEW	80-10-006	212-44-010	AMD-P	80-10-048
204-38-050	NEW	80-06-083	204-76-070	NEW-E	80-05-110	212-44-010	AMD	80-15-077
204-64	AMD-P	80-10-005	204-76-070	NEW-P	80-06-048	212-44-015	AMD-P	80-10-048
204-64	AMD-P	80-17-012	204-76-070	NEW	80-10-006	212-44-015	AMD	80-15-077
204-64-080	AMD-P	80-06-081	204-76-99001	NEW-E	80-05-110	212-44-035	AMD-P	80-10-048
204-66	AMD-P	80-06-082	204-76-99001	NEW-P	80-06-048	212-44-035	AMD	80-15-077
204-66-060	AMD	80-02-093	204-76-99001	NEW	80-10-006	212-44-040	AMD-P	80-10-048
204-66-060	AMD-P	80-04-080	204-76-99002	NEW-E	80-05-110	212-44-040	AMD	80-15-077
204-66-060	AMD-E	80-05-110	204-76-99002	NEW-P	80-06-048	212-44-045	AMD-P	80-10-048
204-66-060	AMD	80-10-006	204-76-99002	NEW	80-10-006	212-44-045	AMD	80-15-077
204-66-160	AMD-P	80-04-080	204-76-99003	NEW-E	80-05-110	212-44-050	AMD-P	80-10-048
204-66-160	AMD-E	80-05-110	204-76-99003	NEW-P	80-06-048	212-44-050	AMD	80-15-077
204-66-160	AMD	80-10-006	204-76-99003	NEW	80-10-006	212-44-055	AMD-P	80-10-048
204-66-170	AMD-P	80-04-080	204-76-99004	NEW-E	80-05-110	212-44-055	AMD	80-15-077
204-66-170	AMD-E	80-05-110	204-76-99004	NEW-P	80-06-048	212-44-060	REP-P	80-10-048
204-66-170	AMD	80-10-006	204-76-99004	NEW	80-10-006	212-44-060	REP	80-15-077
204-70	NEW-P	80-02-092	204-990	REP	80-03-068	212-44-065	AMD-P	80-10-048
204-70-010	NEW	80-03-069		(PART)		212-44-065	AMD	80-15-077
204-70-020	NEW	80-03-069	212-42-001	NEW-P	80-10-047	212-44-067	NEW-P	80-10-048

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212-44-067	NEW	80-15-077	220-22-020	AMD-P	80-06-138	220-28-006A0N	NEW-E	80-07-041
212-44-069	NEW-P	80-10-048	220-22-020	AMD	80-09-072	220-28-006A0N	REP-E	80-10-002
212-44-069	NEW	80-15-077	220-22-030	AMD-P	80-02-177	220-28-006A0P	NEW-E	80-10-002
212-44-070	REP-P	80-10-048	220-22-030	AMD	80-04-070	220-28-006A0P	REP-E	80-10-020
212-44-070	REP	80-15-077	220-22-03000B	NEW-E	80-13-034	220-28-006A0Q	NEW-E	80-10-020
212-44-072	NEW-P	80-10-048	220-22-410	AMD-P	80-05-082	220-28-006A0Q	REP-E	80-13-004
212-44-072	NEW	80-15-077	220-22-410	AMD	80-07-017	220-28-006A0R	NEW-E	80-15-009
212-44-073	NEW-P	80-10-048	220-24-01000C	NEW-E	80-07-016	220-28-006B0P	NEW-E	80-06-121
212-44-073	NEW	80-15-077	220-24-01000C	REP-E	80-07-042	220-28-006B0P	REP-E	80-08-008
212-44-075	REP-P	80-10-048	220-24-01000D	NEW-E	80-07-042	220-28-006B0Q	NEW-E	80-08-008
212-44-075	REP	80-15-077	220-24-01000D	REP-E	80-12-007	220-28-006B0Q	REP-E	80-10-011
212-44-077	NEW-P	80-10-048	220-24-02000E	NEW-E	80-07-016	220-28-006B0R	NEW-E	80-10-011
212-44-077	NEW	80-15-077	220-24-02000E	REP-E	80-12-007	220-28-006B0R	REP-E	80-13-004
212-44-080	AMD-P	80-10-048	220-24-02000F	NEW-E	80-12-007	220-28-006B0S	NEW-E	80-16-034
212-44-080	AMD	80-15-077	220-24-02000F	REP-E	80-12-015	220-28-006B0S	REP-E	80-17-005
212-44-085	REP-P	80-10-048	220-24-02000G	NEW-E	80-12-015	220-28-006B0T	NEW-E	80-17-005
212-44-085	REP	80-15-077	220-28-003F0A	NEW-E	80-08-009	220-28-006C0J	NEW-E	80-05-019
212-44-090	AMD-P	80-10-048	220-28-003F0B	NEW-E	80-14-013	220-28-006C0J	REP-E	80-06-121
212-44-090	AMD	80-15-077	220-28-003F0B	REP-E	80-15-060	220-28-006C0K	NEW-E	80-06-121
212-44-095	REP-P	80-10-048	220-28-003F0C	NEW-E	80-15-060	220-28-006C0K	REP-E	80-07-041
212-44-095	REP	80-15-077	220-28-003F0C	REP-E	80-17-027	220-28-006C0L	NEW-E	80-07-041
212-44-105	AMD-P	80-10-048	220-28-003G0A	NEW-E	80-08-040	220-28-006C0M	NEW-E	80-15-009
212-44-105	AMD	80-15-077	220-28-003G0A	REP-E	80-09-071	220-28-006D0F	NEW-E	80-08-008
212-52	AMD-P	80-13-009	220-28-003G0B	NEW-E	80-15-060	220-28-006D0F	REP-E	80-14-006
212-52	AMD-P	80-16-043	220-28-003G0B	REP-E	80-17-047	220-28-006D0G	NEW-E	80-16-027
212-52-001	AMD-P	80-09-074	220-28-003G0C	NEW-E	80-17-047	220-28-006F0H	NEW-E	80-08-008
212-52-005	AMD-P	80-09-074	220-28-00400G	NEW-E	80-04-078	220-28-006F0H	REP-E	80-14-006
212-52-010	AMD-P	80-09-074	220-28-00400G	REP-E	80-05-061	220-28-006F0I	NEW-E	80-14-006
212-52-015	REP-P	80-09-074	220-28-00400H	NEW-E	80-05-061	220-28-006F0I	REP-E	80-14-030
212-52-020	REP-P	80-09-074	220-28-00400H	REP-E	80-05-075	220-28-006F0J	NEW-E	80-14-030
212-52-025	AMD-P	80-09-074	220-28-00400I	NEW-E	80-05-075	220-28-006F0J	REP-E	80-15-009
212-52-027	NEW-P	80-09-074	220-28-00400J	NEW-E	80-11-070	220-28-006F0K	NEW-E	80-17-005
212-52-035	REP-P	80-09-074	220-28-00400J	REP-E	80-16-034	220-28-006G0H	NEW-E	80-14-004
212-52-037	NEW-P	80-09-074	220-28-00400K	NEW-E	80-16-034	220-28-006G0H	REP-E	80-15-005
212-52-040	AMD-P	80-09-074	220-28-004B0P	NEW-E	80-05-019	220-28-006G0I	NEW-E	80-15-005
212-52-045	AMD-P	80-09-074	220-28-004B0P	REP-E	80-06-121	220-28-006G0I	REP-E	80-16-027
212-52-050	AMD-P	80-09-074	220-28-004B0Q	NEW-E	80-06-121	220-28-00700G	NEW-E	80-05-019
212-52-055	AMD-P	80-09-074	220-28-004B0Q	REP-E	80-07-041	220-28-00700G	REP-E	80-06-080
212-52-065	AMD-P	80-09-074	220-28-004B0R	NEW-E	80-07-041	220-28-00700H	NEW-E	80-06-080
212-52-070	AMD-P	80-09-074	220-28-00500R	NEW-E	80-05-019	220-28-00700H	REP-E	80-07-041
212-52-075	AMD-P	80-09-074	220-28-00500R	REP-E	80-06-121	220-28-00700I	NEW-E	80-07-041
212-52-080	AMD-P	80-09-074	220-28-00500S	NEW-E	80-06-121	220-28-00700I	REP-E	80-14-002
212-52-090	AMD-P	80-09-074	220-28-00500S	REP-E	80-07-041	220-28-00700J	NEW-E	80-14-002
212-52-095	AMD-P	80-09-074	220-28-00500T	NEW-E	80-07-041	220-28-00700J	REP-E	80-14-008
212-52-100	AMD-P	80-09-074	220-28-00500U	NEW-E	80-15-009	220-28-00700K	NEW-E	80-14-008
212-52-105	AMD-P	80-09-074	220-28-005F0K	NEW-E	80-09-061	220-28-00700K	REP-E	80-14-038
212-52-110	AMD-P	80-09-074	220-28-005F0K	REP-E	80-14-004	220-28-00700L	NEW-E	80-14-038
212-52-115	AMD-P	80-09-074	220-28-005F0L	NEW-E	80-14-004	220-28-00700L	REP-E	80-18-005
212-52-120	AMD-P	80-09-074	220-28-005F0L	REP-E	80-14-019	220-28-00700M	NEW-E	80-18-005
212-52-125	AMD-P	80-09-074	220-28-005F0M	NEW-E	80-14-019	220-28-007A0F	NEW-E	80-05-019
220-16-130	AMD-P	80-08-079	220-28-005F0M	REP-E	80-14-030	220-28-007A0F	REP-E	80-06-080
220-16-130	AMD	80-13-064	220-28-005F0N	NEW-E	80-14-030	220-28-007A0G	NEW-E	80-06-080
220-16-257	NEW-P	80-08-079	220-28-005F0N	REP-E	80-15-009	220-28-007A0G	REP-E	80-07-041
220-16-257	NEW	80-13-064	220-28-005F0P	NEW-E	80-16-027	220-28-007A0H	NEW-E	80-07-041
220-20-010	AMD-P	80-05-082	220-28-005I0A	NEW-E	80-14-019	220-28-007A0H	REP-E	80-14-002
220-20-010	AMD-P	80-06-149	220-28-005I0A	REP-E	80-15-030	220-28-007A0I	NEW-E	80-14-002
220-20-010	AMD	80-07-017	220-28-005I0B	NEW-E	80-15-030	220-28-007A0I	REP-E	80-14-008
220-20-010	AMD	80-10-058	220-28-005I0B	REP-E	80-15-049	220-28-007A0J	NEW-E	80-14-008
220-20-010	AMD-P	80-16-060	220-28-005I0C	NEW-E	80-15-049	220-28-007A0J	REP-E	80-14-038
220-20-01000C	NEW-E	80-06-054	220-28-005I0C	REP-E	80-15-057	220-28-007A0K	NEW-E	80-14-038
220-20-01000C	REP-E	80-06-144	220-28-005I0D	NEW-E	80-15-057	220-28-007A0K	REP-E	80-18-005
220-20-01000D	NEW-E	80-06-144	220-28-005I0D	REP-E	80-15-073	220-28-007A0L	NEW-E	80-18-005
220-20-012	AMD-P	80-16-060	220-28-005I0E	NEW-E	80-16-011	220-28-007B0N	NEW-E	80-05-019
220-20-01200A	NEW-E	80-08-080	220-28-005I0E	REP-E	80-16-027	220-28-007B0P	NEW-E	80-15-073
220-20-01200B	NEW-E	80-15-110	220-28-00600Q	NEW-E	80-05-019	220-28-007B0P	REP-E	80-15-113
220-20-020	AMD-P	80-06-138	220-28-00600Q	REP-E	80-06-121	220-28-007B0Q	NEW-E	80-15-113
220-20-020	AMD	80-09-072	220-28-00600R	NEW-E	80-06-121	220-28-007B0R	NEW-E	80-16-011
220-20-025	AMD-P	80-08-079	220-28-00600R	REP-E	80-07-041	220-28-007C0T	NEW-E	80-05-019
220-20-025	AMD	80-13-064	220-28-00600S	NEW-E	80-07-041	220-28-007C0T	REP-E	80-08-033
220-20-02500A	NEW-E	80-06-127	220-28-00600T	NEW-E	80-15-009	220-28-007C0U	NEW-E	80-08-033
220-20-035	NEW-P	80-09-109	220-28-006A0L	NEW-E	80-05-019	220-28-007C0U	REP-E	80-11-071
220-20-035	NEW-W	80-13-025	220-28-006A0L	REP-E	80-06-121	220-28-007C0V	NEW-E	80-11-071
220-20-038	NEW-P	80-08-079	220-28-006A0M	NEW-E	80-06-121	220-28-007C0V	REP-E	80-16-034
220-20-038	NEW	80-13-064	220-28-006A0M	REP-E	80-07-041	220-28-007C0X	NEW-E	80-16-034

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
220-28-007F0J	REP-E	80-02-056	220-28-010B0Q	NEW-E	80-14-006	220-28-012C0W	NEW-E	80-15-113
220-28-007F0K	NEW-E	80-05-019	220-28-010B0Q	REP-E	80-14-030	220-28-012C0W	REP-E	80-16-034
220-28-007F0L	NEW-E	80-16-027	220-28-010B0R	NEW-E	80-14-030	220-28-012C0X	NEW-E	80-17-033
220-28-007G0G	NEW-E	80-08-033	220-28-010B0R	REP-E	80-15-009	220-28-012C0X	REP-E	80-18-018
220-28-007G0H	NEW-E	80-15-009	220-28-010B0S	NEW-E	80-15-009	220-28-012C0Y	NEW-E	80-18-018
220-28-007G0H	REP-E	80-16-034	220-28-010B0S	REP-E	80-15-051	220-28-012D0M	NEW-E	80-09-013
220-28-007G0I	NEW-E	80-16-034	220-28-010B0T	NEW-E	80-15-051	220-28-012D0M	REP-E	80-15-018
220-28-00800A	NEW-E	80-10-002	220-28-010B0T	REP-E	80-16-027	220-28-012D0N	NEW-E	80-15-018
220-28-00800A	REP-E	80-10-020	220-28-010B0U	NEW-E	80-16-027	220-28-012D0N	REP-E	80-15-073
220-28-00800B	NEW-E	80-10-020	220-28-010B0U	REP-E	80-17-027	220-28-012D0P	NEW-E	80-15-073
220-28-00800B	REP-E	80-13-006	220-28-010C0L	NEW-E	80-06-121	220-28-012D0P	REP-E	80-15-113
220-28-00800C	NEW-E	80-14-076	220-28-010C0L	REP-E	80-08-008	220-28-012D0Q	NEW-E	80-15-113
220-28-00800C	REP-E	80-15-073	220-28-010C0M	NEW-E	80-08-008	220-28-012D0Q	REP-E	80-16-034
220-28-00800Y	NEW-E	80-05-019	220-28-010C0M	REP-E	80-09-013	220-28-010D0R	NEW-E	80-16-034
220-28-00800Y	REP-E	80-06-121	220-28-010C0N	NEW-E	80-09-013	220-28-012F0E	REP-E	80-02-127
220-28-00800Z	NEW-E	80-06-121	220-28-010C0N	REP-E	80-09-061	220-28-012F0F	NEW-E	80-15-018
220-28-00800Z	REP-E	80-10-002	220-28-010C0P	NEW-E	80-09-061	220-28-012G0A	REP-E	80-02-014
220-28-008A0N	NEW-E	80-16-003	220-28-010C0Q	NEW-E	80-17-005	220-28-012H0A	REP-E	80-02-127
220-28-008F0A	NEW-E	80-06-121	220-28-010D0M	NEW-E	80-06-121	220-28-01300P	REP-E	80-02-014
220-28-008F0A	REP-E	80-10-002	220-28-010D0M	REP-E	80-08-008	220-28-01300Q	NEW-E	80-02-043
220-28-008F0B	NEW-E	80-10-002	220-28-010D0N	NEW-E	80-08-008	220-28-01300R	NEW-E	80-14-044
220-28-008F0B	REP-E	80-10-020	220-28-010D0N	REP-E	80-14-006	220-28-01300R	REP-E	80-15-113
220-28-008F0C	NEW-E	80-10-020	220-28-010D0P	NEW-E	80-14-006	220-28-01300S	NEW-E	80-17-005
220-28-008F0C	REP-E	80-13-006	220-28-010D0P	REP-E	80-14-030	220-28-01300S	REP-E	80-18-018
220-28-008F0D	NEW-E	80-13-006	220-28-010D0Q	NEW-E	80-14-030	220-28-01300T	NEW-E	80-18-018
220-28-008F0D	REP-E	80-13-016	220-28-010D0Q	REP-E	80-15-068	220-28-013A0D	NEW-E	80-18-005
220-28-008F0E	NEW-E	80-13-016	220-28-010D0R	NEW-E	80-15-068	220-28-013B0L	NEW-E	80-14-006
220-28-008F0E	REP-E	80-13-040	220-28-010D0R	REP-E	80-16-027	220-28-013B0L	REP-E	80-14-044
220-28-008F0F	NEW-E	80-13-040	220-28-010D0S	NEW-E	80-16-027	220-28-013B0M	NEW-E	80-14-044
220-28-008F0F	REP-E	80-14-008	220-28-010D0S	REP-E	80-17-005	220-28-013B0M	REP-E	80-15-012
220-28-008F0G	NEW-E	80-14-008	220-28-010D0T	NEW-E	80-17-009	220-28-013B0N	NEW-E	80-15-012
220-28-008F0G	REP-E	80-14-076	220-28-010E0E	NEW-E	80-15-005	220-28-013B0N	REP-E	80-15-070
220-28-008F0H	NEW-E	80-14-076	220-28-010E0E	REP-E	80-15-009	220-28-013B0P	NEW-E	80-15-070
220-28-008F0H	REP-E	80-15-113	220-28-010F0L	NEW-E	80-11-022	220-28-013B0P	REP-E	80-16-022
220-28-008F0I	NEW-E	80-15-113	220-28-010F0L	REP-E	80-13-063	220-28-013B0Q	NEW-E	80-16-022
220-28-008F0I	REP-E	80-16-007	220-28-010F0M	NEW-E	80-13-063	220-28-013B0Q	REP-E	80-16-034
220-28-008F0J	NEW-E	80-16-007	220-28-010F0M	REP-E	80-14-030	220-28-013B0R	NEW-E	80-17-005
220-28-008F0J	REP-E	80-17-027	220-28-010F0N	NEW-E	80-14-030	220-28-013G0F	REP-E	80-02-014
220-28-008F0K	NEW-E	80-17-027	220-28-010F0N	REP-E	80-15-005	220-28-013G0G	NEW-E	80-02-043
220-28-008F0K	REP-E	80-17-037	220-28-010F0P	NEW-E	80-15-005	220-28-013G0G	REP-E	80-03-016
220-28-008F0L	NEW-E	80-17-037	220-28-010F0P	REP-E	80-18-005	220-28-013I0A	NEW-E	80-14-044
220-28-008F0Z	NEW-E	80-05-019	220-28-010G0A	NEW-E	80-09-034	220-28-013I0A	REP-E	80-15-113
220-28-008F0Z	REP-E	80-06-121	220-28-010G0A	REP-E	80-15-051	220-28-800	NEW-E	80-09-073
220-28-008H0G	NEW-E	80-16-003	220-28-010G0B	NEW-E	80-15-051	220-28-800	REP-E	80-14-006
220-28-00900I	NEW-E	80-06-121	220-28-01100G	NEW-E	80-15-038	220-28-801	NEW-E	80-10-007
220-28-00900I	REP-E	80-08-008	220-28-01100G	REP-E	80-15-048	220-28-801	REP-E	80-10-022
220-28-00900J	NEW-E	80-08-008	220-28-01100H	NEW-E	80-15-048	220-28-802	NEW-E	80-10-023
220-28-00900J	REP-E	80-13-004	220-28-01100H	REP-E	80-17-005	220-28-802	REP-E	80-10-041
220-28-00900K	NEW-E	80-16-034	220-28-01100I	NEW-E	80-17-005	220-28-803	NEW-E	80-10-041
220-28-00900K	REP-E	80-17-005	220-28-011A0J	NEW-E	80-05-019	220-28-803	REP-E	80-11-011
220-28-00900L	NEW-E	80-17-005	220-28-011A0K	NEW-E	80-17-005	220-28-804	NEW-E	80-11-021
220-28-01000L	NEW-E	80-06-121	220-28-011F0I	NEW-E	80-05-019	220-28-804	REP-E	80-11-047
220-28-01000L	REP-E	80-08-008	220-28-011F0J	NEW-E	80-17-005	220-28-805	NEW-E	80-11-047
220-28-01000M	NEW-E	80-08-008	220-28-011G0E	NEW-E	80-05-019	220-28-805	REP-E	80-11-069
220-28-01000M	REP-E	80-08-033	220-28-011G0E	REP-E	80-09-063	220-28-806	NEW-E	80-11-069
220-28-01000N	NEW-E	80-08-033	220-28-011G0F	NEW-E	80-09-063	220-28-806	REP-E	80-12-009
220-28-01000N	REP-E	80-09-054	220-28-01200P	NEW-E	80-15-018	220-28-807	NEW-E	80-12-009
220-28-01000P	NEW-E	80-09-054	220-28-01200P	REP-E	80-15-073	220-28-807	REP-E	80-12-043
220-28-01000P	REP-E	80-09-061	220-28-01200Q	NEW-E	80-15-073	220-28-808	NEW-E	80-12-043
220-28-01000Q	NEW-E	80-09-061	220-28-01200Q	REP-E	80-15-113	220-28-808	REP-E	80-14-006
220-28-01000Q	REP-E	80-11-022	220-28-012A0G	NEW-E	80-16-034	220-32-02200D	NEW-E	80-03-056
220-28-01000R	NEW-E	80-11-022	220-28-012B0I	NEW-E	80-15-018	220-32-03000A	NEW-E	80-15-076
220-28-01000R	REP-E	80-13-004	220-28-012B0I	REP-E	80-15-073	220-32-03000U	NEW-E	80-03-056
220-28-01000S	NEW-E	80-15-038	220-28-012B0J	NEW-E	80-15-073	220-32-03000V	NEW-E	80-11-041
220-28-01000S	REP-E	80-17-005	220-28-012B0J	REP-E	80-15-113	220-32-03000V	REP-E	80-14-001
220-28-01000T	NEW-E	80-17-005	220-28-012B0K	NEW-E	80-15-113	220-32-03000W	NEW-E	80-14-001
220-28-010A0P	NEW-E	80-06-121	220-28-012B0K	REP-E	80-16-007	220-32-03000W	REP-E	80-14-018
220-28-010A0Q	NEW-E	80-11-022	220-28-012B0L	NEW-E	80-18-018	220-32-03000X	NEW-E	80-14-018
220-28-010A0Q	REP-E	80-13-022	220-28-012C0T	NEW-E	80-09-013	220-32-03000X	REP-E	80-14-031
220-28-010A0R	NEW-E	80-17-005	220-28-012C0T	REP-E	80-15-018	220-32-03000Y	NEW-E	80-14-031
220-28-010B0N	NEW-E	80-06-121	220-28-012C0U	NEW-E	80-15-018	220-32-03000Y	REP-E	80-14-039
220-28-010B0N	REP-E	80-08-008	220-28-012C0U	REP-E	80-15-073	220-32-03000Z	NEW-E	80-14-039
220-28-010B0P	NEW-E	80-08-008	220-28-012C0V	NEW-E	80-15-073	220-32-03000Z	REP-E	80-15-076
220-28-010B0P	REP-E	80-14-006	220-28-012C0V	REP-E	80-15-113	220-32-03600C	NEW-E	80-03-056

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
220-32-03600D	NEW-E	80-11-041	220-47-30700B	REP-E	80-13-004	220-47-40200E	REP-E	80-16-034
220-32-03600D	REP-E	80-12-031	220-47-30700C	NEW-E	80-15-074	220-47-40200F	NEW-E	80-16-034
220-32-03600E	NEW-E	80-12-031	220-47-30700C	REP-E	80-16-007	220-47-40200G	REP-E	80-17-005
220-32-03600E	REP-E	80-13-003	220-47-30700D	NEW-E	80-16-007	220-47-40200G	NEW-E	80-17-005
220-32-03600F	NEW-E	80-13-003	220-47-30700D	REP-E	80-16-034	220-47-40200H	REP-E	80-17-027
220-32-03600F	REP-E	80-14-001	220-47-30700E	NEW-E	80-16-034	220-47-40200H	NEW-E	80-17-027
220-32-03600G	NEW-E	80-14-001	220-47-311	AMD-P	80-06-149	220-47-40300A	REP-E	80-18-005
220-32-04000G	NEW-E	80-02-125	220-47-311	AMD-P	80-09-033	220-47-403	AMD-P	80-06-149
220-32-04000G	REP-E	80-03-056	220-47-311	AMD	80-10-058	220-47-403	AMD-P	80-09-033
220-32-04000H	NEW-E	80-03-056	220-47-31100T	NEW-E	80-12-042	220-47-403	AMD	80-10-058
220-32-04000I	NEW-E	80-10-019	220-47-31100T	REP-E	80-13-004	220-47-40300A	NEW-E	80-12-042
220-32-04000J	NEW-E	80-17-008	220-47-312	AMD-P	80-06-149	220-47-40300A	REP-E	80-13-004
220-32-04100B	NEW-E	80-06-036.1	220-47-312	AMD-P	80-09-033	220-47-40300B	NEW-E	80-13-034
220-32-04100B	REP-E	80-07-029	220-47-312	AMD	80-10-058	220-47-40300B	REP-E	80-15-048
220-32-04100C	NEW-E	80-07-029	220-47-31200A	NEW-E	80-12-042	220-47-40300C	REP-E	80-16-034
220-32-05100M	NEW-E	80-02-125	220-47-31200A	REP-E	80-13-004	220-47-40300C	NEW-E	80-15-048
220-32-05100N	NEW-E	80-12-001	220-47-31200B	NEW-E	80-14-007	220-47-40300D	REP-E	80-16-034
220-32-05100N	REP-E	80-12-041	220-47-31200B	REP-E	80-14-029	220-47-411	AMD-P	80-06-149
220-32-05100P	NEW-E	80-12-041	220-47-31200C	NEW-E	80-14-029	220-47-411	AMD-P	80-09-033
220-32-05100P	REP-E	80-13-041	220-47-31200C	REP-E	80-15-009	220-47-411	AMD	80-10-058
220-32-05500C	NEW-E	80-06-128	220-47-31200D	NEW-E	80-15-009	220-47-41100R	NEW-E	80-10-003
220-32-05700F	NEW-E	80-02-125	220-47-31200D	REP-E	80-15-049	220-47-41100R	REP-E	80-11-071
220-32-05700G	NEW-E	80-06-046	220-47-31200E	NEW-E	80-15-049	220-47-41100S	NEW-E	80-12-008
220-32-05700G	NEW-E	80-11-031	220-47-31200E	REP-E	80-15-074	220-47-41100S	REP-E	80-13-004
220-32-05700H	NEW-E	80-17-008	220-47-31200F	NEW-E	80-15-074	220-47-412	AMD-P	80-06-149
220-32-05800F	NEW-E	80-12-001	220-47-31200F	REP-E	80-16-007	220-47-412	AMD-P	80-09-033
220-32-05800F	REP-E	80-12-041	220-47-31200G	NEW-E	80-16-007	220-47-412	AMD	80-10-058
220-32-05800G	NEW-E	80-12-041	220-47-31200G	REP-E	80-16-034	220-47-41200A	NEW-E	80-10-003
220-32-05800G	REP-E	80-13-041	220-47-31200H	NEW-E	80-16-034	220-47-41200A	REP-E	80-11-040
220-32-05800H	NEW-E	80-13-041	220-47-31200H	REP-E	80-17-005	220-47-41200B	NEW-E	80-11-040
220-36-020	AMD-P	80-06-138	220-47-31200I	NEW-E	80-17-005	220-47-41200B	REP-E	80-11-071
220-36-020	AMD	80-09-072	220-47-31200I	REP-E	80-17-027	220-47-41200C	NEW-E	80-12-008
220-36-02000B	NEW-E	80-08-081	220-47-31200J	NEW-E	80-17-027	220-47-41200C	REP-E	80-12-042
220-36-021	AMD-P	80-06-138	220-47-31200J	REP-E	80-18-005	220-47-41200D	NEW-E	80-12-042
220-36-021	AMD	80-09-072	220-47-31200K	NEW-E	80-18-005	220-47-41200D	REP-E	80-13-004
220-36-02100R	NEW-E	80-08-081	220-47-313	AMD-P	80-06-149	220-47-41200E	NEW-E	80-14-007
220-36-02100S	NEW-E	80-15-058	220-47-313	AMD-P	80-09-033	220-47-41200E	REP-E	80-14-029
220-36-02100S	REP-E	80-15-112	220-47-313	AMD	80-10-058	220-47-41200F	NEW-E	80-14-029
220-36-02100T	NEW-E	80-15-112	220-47-31300A	NEW-E	80-12-042	220-47-41200F	REP-E	80-15-009
220-36-02100T	REP-E	80-16-035	220-47-31300A	REP-E	80-13-004	220-47-41200G	NEW-E	80-15-009
220-36-02100U	NEW-E	80-16-035	220-47-31300B	NEW-E	80-13-034	220-47-41200G	REP-E	80-15-049
220-36-02100U	REP-E	80-17-007	220-47-31300B	REP-E	80-16-034	220-47-41200H	NEW-E	80-15-049
220-36-022	AMD-P	80-06-138	220-47-31300C	NEW-E	80-16-034	220-47-41200H	REP-E	80-15-074
220-36-022	AMD	80-09-072	220-47-314	AMD-P	80-06-149	220-47-41200I	NEW-E	80-15-074
220-36-024	AMD-P	80-06-138	220-47-314	AMD-P	80-09-033	220-47-41200I	REP-E	80-16-007
220-36-024	AMD	80-09-072	220-47-314	AMD	80-10-058	220-47-41200J	NEW-E	80-16-007
220-36-03001	AMD-P	80-06-138	220-47-31400E	NEW-E	80-12-042	220-47-41200J	REP-E	80-16-034
220-36-03001	AMD	80-09-072	220-47-31400E	REP-E	80-13-004	220-47-41200K	NEW-E	80-16-034
220-40-02000C	NEW-E	80-08-081	220-47-317	REP-P	80-06-149	220-47-41200K	REP-E	80-17-005
220-40-021	AMD-P	80-06-138	220-47-317	REP-P	80-09-033	220-47-41200L	NEW-E	80-17-005
220-40-021	AMD	80-09-072	220-47-317	REP	80-10-058	220-47-41200L	REP-E	80-17-027
220-40-02100I	NEW-E	80-08-081	220-47-319	AMD-P	80-06-149	220-47-41200M	NEW-E	80-17-027
220-40-02100J	NEW-E	80-15-086	220-47-319	AMD-P	80-09-033	220-47-41200M	REP-E	80-18-005
220-40-022	AMD-P	80-06-138	220-47-319	AMD	80-10-058	220-47-41200N	NEW-E	80-18-005
220-40-022	AMD	80-09-072	220-47-324	REP-P	80-06-149	220-47-413	AMD-P	80-06-149
220-40-024	AMD-P	80-06-138	220-47-324	REP-P	80-09-033	220-47-413	AMD-P	80-09-033
220-40-024	AMD	80-09-072	220-47-324	REP	80-10-058	220-47-413	AMD	80-10-058
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220-40-030	AMD	80-09-072	220-47-401	AMD-P	80-09-033	220-47-41300A	REP-E	80-13-004
220-44-030	AMD-P	80-16-060	220-47-401	AMD	80-10-058	220-47-41300B	NEW-E	80-13-034
220-44-03000A	NEW-E	80-11-052	220-47-40100B	NEW-E	80-12-042	220-47-41300B	REP-E	80-16-034
220-44-03000B	NEW-E	80-18-017	220-47-40100B	REP-E	80-13-004	220-47-41300C	NEW-E	80-16-034
220-44-040	AMD-P	80-16-060	220-47-402	AMD-P	80-06-149	220-47-41300C	REP-E	80-18-005
220-47-12100A	NEW-E	80-10-036	220-47-402	AMD-P	80-09-033	220-47-41300D	NEW-E	80-18-005
220-47-250	REP-P	80-06-149	220-47-402	AMD	80-10-058	220-47-414	AMD-P	80-06-149
220-47-250	REP-P	80-09-033	220-47-40200A	NEW-E	80-12-042	220-47-414	AMD-P	80-09-033
220-47-250	REP	80-10-058	220-47-40200A	REP-E	80-13-004	220-47-414	AMD	80-10-058
220-47-26400A	NEW-E	80-13-039	220-47-40200B	NEW-E	80-15-009	220-47-41400B	NEW-E	80-10-003
220-47-307	NEW-P	80-06-149	220-47-40200B	REP-E	80-15-049	220-47-41400B	REP-E	80-13-004
220-47-307	NEW-P	80-09-033	220-47-40200C	NEW-E	80-15-049	220-47-41400C	NEW-E	80-15-049
220-47-307	NEW	80-10-058	220-47-40200C	REP-E	80-15-074	220-47-41400C	REP-E	80-15-074
220-47-30700A	NEW-E	80-10-003	220-47-40200D	NEW-E	80-15-074	220-47-41400D	NEW-E	80-17-005
220-47-30700A	REP-E	80-12-042	220-47-40200D	REP-E	80-16-007	220-47-415	REP-P	80-06-149
220-47-30700B	NEW-E	80-12-042	220-47-40200E	NEW-E	80-16-007	220-47-415	REP-P	80-09-033

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220-47-418	REP-P	80-06-149	220-52-073	AMD	80-13-064	220-56-145	NEW	80-03-064
220-47-418	REP-P	80-09-033	220-52-074	AMD-P	80-08-079	220-56-150	NEW	80-03-064
220-47-418	REP	80-10-058	220-52-074	AMD	80-13-064	220-56-155	NEW	80-03-064
220-47-426	REP-P	80-06-149	220-52-075	AMD-P	80-08-079	220-56-160	NEW	80-03-064
220-47-426	REP-P	80-09-033	220-52-075	AMD	80-13-064	220-56-165	NEW	80-03-064
220-47-426	REP	80-10-058	220-52-07500A	NEW-E	80-09-085	220-56-165	AMD-P	80-05-082
220-47-900	NEW-E	80-09-073	220-52-07500A	NEW-E	80-16-010	220-56-165	AMD	80-07-017
220-47-900	REP-E	80-10-007	220-55	NEW-P	80-02-045	220-56-175	NEW	80-03-064
220-47-901	NEW-E	80-10-022	220-55-05600A	NEW-E	80-08-025	220-56-180	NEW	80-03-064
220-47-901	REP-E	80-14-006	220-55-05600A	REP-E	80-08-030	220-56-18000A	NEW-E	80-06-029
220-47-902	NEW-E	80-11-016	220-55-05600B	NEW-E	80-08-030	220-56-18000A	REP-E	80-09-012
220-47-902	REP-E	80-11-047	220-55-065	AMD-P	80-08-079	220-56-18000B	NEW-E	80-09-012
220-47-903	NEW-E	80-11-042	220-55-065	AMD	80-13-064	220-56-18000B	REP-E	80-13-004
220-47-903	REP-E	80-11-047	220-55-070	NEW	80-03-064	220-56-185	NEW	80-03-064
220-47-904	NEW-E	80-11-047	220-55-075	NEW	80-03-064	220-56-190	NEW	80-03-064
220-47-904	REP-E	80-12-009	220-55-080	NEW	80-03-064	220-56-19000A	NEW-E	80-05-092
220-47-905	NEW-E	80-12-009	220-55-085	NEW	80-03-064	220-56-19000B	NEW-E	80-12-007
220-47-905	REP-E	80-12-043	220-55-090	NEW	80-03-064	220-56-19000B	REP-E	80-12-015
220-47-906	NEW-E	80-12-043	220-55-095	NEW	80-03-064	220-56-19000C	NEW-E	80-12-015
220-47-906	REP-E	80-14-006	220-55-100	NEW	80-03-064	220-56-195	NEW	80-03-064
220-48-080	AMD-P	80-16-060	220-55-105	NEW	80-03-064	220-56-200	NEW	80-03-064
220-48-08000B	NEW-E	80-03-061	220-55-110	NEW	80-03-064	220-56-205	NEW	80-03-064
220-48-08000B	REP-E	80-06-046	220-55-115	NEW	80-03-064	220-56-20500A	NEW-E	80-12-027
220-48-09000B	NEW-E	80-05-134	220-55-120	NEW	80-03-064	220-56-210	NEW	80-03-064
220-48-09001	NEW-P	80-16-060	220-55-125	NEW	80-03-064	220-56-215	NEW	80-03-064
220-48-091	REP-P	80-16-060	220-55-130	NEW	80-03-064	220-56-220	NEW	80-03-064
220-48-09100B	NEW-E	80-02-044	220-55-135	NEW	80-03-064	220-56-225	NEW	80-03-064
220-48-092	REP-P	80-16-060	220-56	REP-P	80-02-045	220-56-235	NEW	80-03-064
220-48-095	AMD-P	80-16-060	220-56	NEW-P	80-02-045	220-56-235	AMD-P	80-05-082
220-48-096	AMD-P	80-16-060	220-56-010	REP	80-03-064	220-56-235	AMD	80-07-017
220-48-09600D	NEW-E	80-03-080	220-56-013	REP	80-03-064	220-56-240	NEW	80-03-064
220-48-09600D	REP-E	80-04-063	220-56-019	REP	80-03-064	220-56-245	NEW	80-03-064
220-48-09600E	NEW-E	80-04-063	220-56-020	REP	80-03-064	220-56-250	NEW	80-03-064
220-48-098	AMD-P	80-16-060	220-56-02000A	NEW-E	80-03-053	220-56-250	AMD-P	80-05-082
220-48-09800B	NEW-E	80-04-020	220-56-02000A	REP-E	80-04-094	220-56-250	AMD	80-07-017
220-48-100	AMD-P	80-16-060	220-56-021	REP	80-03-064	220-56-25000A	NEW-E	80-04-094
220-49-020	AMD-P	80-16-060	220-56-022	REP	80-03-064	220-56-25000A	REP-E	80-07-032
220-49-02000D	NEW-E	80-05-030	220-56-023	REP	80-03-064	220-56-25000B	NEW-E	80-07-032
220-49-02000D	REP-E	80-05-071	220-56-030	REP	80-03-064	220-56-255	NEW	80-03-064
220-49-02000E	NEW-E	80-03-053	220-56-040	REP	80-03-064	220-56-260	NEW	80-03-064
220-49-02000E	REP-E	80-04-094	220-56-050	REP	80-03-064	220-56-265	NEW	80-03-064
220-49-02100E	NEW-E	80-05-071	220-56-05000B	NEW-E	80-02-126	220-56-270	NEW	80-03-064
220-49-02100E	REP-E	80-05-105	220-56-05000B	REP-E	80-04-094	220-56-275	NEW	80-03-064
220-49-02100F	NEW-E	80-05-105	220-56-060	REP	80-03-064	220-56-280	NEW	80-03-064
220-49-02100F	REP-E	80-05-133	220-56-063	REP	80-03-064	220-56-285	NEW	80-03-064
220-49-02100G	NEW-E	80-05-133	220-56-064	REP	80-03-064	220-56-28500A	NEW-E	80-09-070
220-49-02100G	REP-E	80-06-035	220-56-065	REP	80-03-064	220-56-290	NEW	80-03-064
220-49-02100H	NEW-E	80-06-035	220-56-070	REP	80-03-064	220-56-295	NEW	80-03-064
220-49-022	AMD-P	80-16-060	220-56-071	REP	80-03-064	220-56-300	NEW	80-03-064
220-49-023	AMD-P	80-16-060	220-56-072	REP	80-03-064	220-56-305	NEW	80-03-064
220-49-05600A	NEW-E	80-03-053	220-56-073	REP	80-03-064	220-56-310	NEW	80-03-064
220-49-05600A	REP-E	80-04-094	220-56-074	REP	80-03-064	220-56-31000A	NEW-E	80-07-004
220-52-01901	AMD-P	80-08-079	220-56-080	REP	80-03-064	220-56-31000B	NEW-E	80-13-023
220-52-01901	AMD	80-13-064	220-56-082	REP	80-03-064	220-56-315	NEW	80-03-064
220-52-01901A	NEW-E	80-11-053	220-56-084	REP	80-03-064	220-56-320	NEW	80-03-064
220-52-040	AMD-P	80-08-079	220-56-086	REP	80-03-064	220-56-325	NEW	80-03-064
220-52-040	AMD	80-13-064	220-56-088	REP	80-03-064	220-56-32500A	NEW-E	80-05-064
220-52-046	AMD-P	80-08-079	220-56-090	REP	80-03-064	220-56-330	NEW	80-03-064
220-52-046	AMD	80-13-064	220-56-092	REP	80-03-064	220-56-335	NEW	80-03-064
220-52-050	AMD-P	80-08-079	220-56-100	NEW	80-03-064	220-56-340	NEW	80-03-064
220-52-050	AMD	80-13-064	220-56-105	NEW	80-03-064	220-56-345	NEW	80-03-064
220-52-05000A	NEW-E	80-06-120	220-56-10500A	NEW-E	80-11-041	220-56-350	NEW	80-03-064
220-52-05000B	NEW-E	80-12-039	220-56-10500A	REP-E	80-15-050	220-56-355	NEW	80-03-064
220-52-05300F	NEW-E	80-05-064	220-56-110	NEW	80-03-064	220-56-360	NEW	80-03-064
220-52-05300G	NEW-E	80-17-006	220-56-115	NEW	80-03-064	220-56-36000A	NEW-E	80-08-025
220-52-054	NEW-P	80-08-079	220-56-115	AMD-P	80-08-015	220-56-365	NEW	80-03-064
220-52-054	NEW	80-13-064	220-56-115	AMD	80-12-040	220-56-370	NEW	80-03-064
220-52-060	AMD-P	80-08-079	220-56-11500A	NEW-E	80-10-035	220-56-372	NEW-P	80-08-079
220-52-060	AMD	80-13-064	220-56-120	NEW	80-03-064	220-56-372	NEW	80-13-064
220-52-063	AMD-P	80-08-079	220-56-125	NEW	80-03-064	220-56-375	NEW	80-03-064
220-52-063	AMD	80-13-064	220-56-128	NEW	80-03-064	220-56-380	NEW	80-03-064
220-52-066	AMD-P	80-08-079	220-56-130	NEW	80-03-064	220-56-382	NEW-P	80-08-079
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220-56-400	NEW 80-03-064	220-57-41000A	REP-E 80-15-075	220-69-261	AMD-P 80-03-096
220-56-405	NEW 80-03-064	220-57-415	AMD 80-03-064	220-69-261	AMD 80-05-093
220-56-410	NEW 80-03-064	220-57-435	AMD 80-03-064	220-69-264	AMD-P 80-03-096
220-57	AMD-P 80-02-045	220-57-440	AMD 80-03-064	220-69-264	AMD 80-05-093
220-57-120	AMD 80-03-064	220-57-450	AMD 80-03-064	220-69-26401	NEW-P 80-03-096
220-57-125	AMD 80-03-064	220-57-455	AMD 80-03-064	220-69-26401	NEW 80-05-093
220-57-130	AMD 80-03-064	220-57-460	AMD 80-03-064	220-69-26402	NEW-P 80-17-032
220-57-13000A	NEW-E 80-11-041	220-57-46000D	NEW-E 80-13-015	220-69-265	AMD-P 80-17-032
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220-57-135	AMD 80-03-064	220-57-46000E	NEW-E 80-15-055	220-69-271	AMD-P 80-03-096
220-57-13500A	NEW-E 80-15-055	220-57-46500A	NEW-E 80-09-011	220-69-271	AMD 80-05-093
220-57-140	AMD 80-03-064	220-57-473	AMD 80-03-064	220-69-280	AMD-P 80-03-096
220-57-160	AMD 80-03-064	220-57-480	AMD 80-03-064	220-69-280	AMD 80-05-093
220-57-16000G	NEW-E 80-03-095	220-57-485	AMD 80-03-064	220-85	AMD-P 80-15-109
220-57-16000H	NEW-E 80-13-021	220-57-495	AMD 80-03-064	220-85-010	REP-P 80-15-109
220-57-16000H	REP-E 80-14-003	220-57-49500B	NEW-E 80-11-041	220-85-015	NEW-P 80-15-109
220-57-16000I	NEW-E 80-14-003	220-57-49500B	REP-E 80-14-075	220-85-020	REP-P 80-15-109
220-57-165	AMD 80-03-064	220-57-49500C	NEW-E 80-15-050	220-85-030	AMD-P 80-15-109
220-57-175	AMD 80-03-064	220-57-49500C	REP-E 80-15-075	220-85-040	AMD-P 80-15-109
220-57-17500E	NEW-E 80-11-041	220-57-505	AMD 80-03-064	220-85-050	AMD-P 80-15-109
220-57-17500E	REP-E 80-14-075	220-57-50500B	NEW-E 80-03-095	220-85-060	AMD-P 80-15-109
220-57-190	AMD 80-03-064	220-57-50500C	NEW-E 80-14-003	220-85-070	AMD-P 80-15-109
220-57-20500B	NEW-E 80-15-050	220-57-510	AMD 80-03-064	220-85-080	AMD-P 80-15-109
220-57-20500B	REP-E 80-15-075	220-57-51000B	NEW-E 80-15-050	220-85-090	AMD-P 80-15-109
220-57-21000B	NEW-E 80-15-050	220-57-51000B	REP-E 80-17-011	220-85-100	AMD-P 80-15-109
220-57-21000B	REP-E 80-15-075	220-57-515	AMD 80-03-064	220-85-110	AMD-P 80-15-109
220-57-21500B	NEW-E 80-15-050	220-57-525	AMD 80-03-064	220-85-115	NEW-P 80-15-109
220-57-21500B	REP-E 80-15-075	220-57A	AMD-P 80-02-045	220-85-210	REP-P 80-15-109
220-57-21500C	NEW-E 80-16-022	220-57A-005	AMD 80-03-064	220-85-220	REP-P 80-15-109
220-57-21500C	REP-E 80-17-005	220-57A-010	AMD 80-03-064	220-85-230	REP-P 80-15-109
220-57-220	AMD 80-03-064	220-57A-012	NEW 80-03-064	220-85-240	REP-P 80-15-109
220-57-235	AMD 80-03-064	220-57A-017	NEW 80-03-064	220-85-250	REP-P 80-15-109
220-57-23500A	NEW-E 80-11-041	220-57A-040	AMD 80-03-064	220-85-260	REP-P 80-15-109
220-57-24000D	NEW-E 80-15-050	220-57A-065	AMD 80-03-064	220-85-270	REP-P 80-15-109
220-57-24000D	REP-E 80-15-075	220-57A-080	AMD 80-03-064	220-85-280	REP-P 80-15-109
220-57-250	AMD 80-03-064	220-57A-095	AMD 80-03-064	220-85-290	REP-P 80-15-109
220-57-25000A	NEW-E 80-11-041	220-57A-115	AMD 80-03-064	220-85-300	REP-P 80-15-109
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220-57-260	AMD 80-03-064	220-57A-135	AMD 80-03-064	220-95-01000A	NEW-E 80-15-069
220-57-26500B	NEW-E 80-15-050	220-57A-150	AMD 80-03-064	220-105	REP-P 80-02-045
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220-57-27000F	NEW-E 80-15-055	220-57A-17500C	REP-E 80-10-035	220-105-035	REP 80-03-064
220-57-290	AMD 80-03-064	220-57A-17500D	NEW-E 80-10-035	220-105-040	REP 80-03-064
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220-57-310	AMD 80-03-064	220-57A-185	AMD 80-03-064	220-105-047	REP 80-03-064
220-57-31000A	REP-E 80-14-075	220-57A-190	AMD 80-03-064	220-105-050	REP 80-03-064
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220-57-385	AMD 80-03-064	220-69-24000B	NEW-E 80-16-010	230-04-200	AMD-P 80-18-052
220-57-38500C	NEW-E 80-15-055	220-69-241	AMD-P 80-17-032	230-04-260	AMD 80-03-060
220-57-400	AMD 80-03-064	220-69-25401	NEW-P 80-03-096	230-04-305	NEW 80-03-060
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220-57-40500B	REP-E 80-15-050	220-69-25401B	NEW-E 80-16-010	230-20-030	REP 80-03-060
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230-25-033	NEW	80-06-038	232-28-502	REP-P	80-05-130	248-14-120	AMD-P	80-15-115
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230-40-010	AMD-P	80-06-152	232-28-600	REP-P	80-17-042	248-14-130	AMD-P	80-15-115
230-40-010	AMD	80-09-067	232-28-602	REP-P	80-08-078	248-14-140	AMD-P	80-03-112
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230-40-015	AMD	80-09-067	232-28-60201	NEW-E	80-05-012	248-14-140	AMD-P	80-15-115
230-40-030	AMD-P	80-04-082	232-28-60202	NEW-E	80-05-043	248-14-150	AMD-P	80-03-112
230-40-030	AMD-P	80-06-037	232-28-60203	NEW-P	80-05-130	248-14-150	AMD	80-06-086
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230-40-225	AMD-P	80-04-082	232-28-60204	NEW-E	80-09-050	248-14-160	AMD	80-06-086
230-40-225	AMD-P	80-06-078	232-28-60204	NEW-E	80-15-017	248-14-160	AMD-P	80-15-115
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230-50-010	AMD	80-03-059	232-28-60205	NEW-E	80-09-002	248-14-170	AMD	80-06-086
230-60-010	AMD-P	80-16-061	232-28-60206	NEW-E	80-10-025	248-14-170	AMD-P	80-15-115
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230-60-070	AMD-P	80-08-083	232-28-60207	REP-E	80-15-016	248-14-180	AMD	80-06-086
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232-12-171	AMD-P	80-02-167	232-28-603	NEW	80-03-042	248-14-200	AMD	80-06-086
232-12-250	REP-P	80-08-078	232-28-701	REP	80-17-042	248-14-200	AMD-P	80-15-115
232-12-250	REP	80-13-012	232-28-702	NEW	80-03-042	248-14-210	REP-P	80-03-112
232-12-260	REP-P	80-11-056	232-28-702	REP-P	80-17-042	248-14-210	REP	80-06-086
232-12-260	REP	80-15-063	232-28-703	NEW-P	80-17-042	248-14-210	REP	80-06-086
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232-12-270	REP	80-15-063	232-28-801	REP	80-06-059	248-14-220	REP	80-06-086
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232-16-255	REP	80-15-064	232-32-121	NEW-E	80-02-133	248-14-247	NEW	80-06-086
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232-16-490	REP	80-15-064	232-32-123	NEW-E	80-04-011	248-14-250	AMD	80-06-086
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232-28-001	REP-P	80-17-042	247-02-050	AMD-E	80-18-015	248-14-266	NEW-P	80-03-112
232-28-002	NEW-E	80-15-014	247-16-040	AMD-E	80-16-026	248-14-266	NEW	80-06-086
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232-28-102	REP	80-09-028	248-14-001	AMD-P	80-03-112	248-14-285	AMD-P	80-15-115
232-28-103	NEW-P	80-05-130	248-14-001	AMD	80-06-086	248-14-510	NEW-P	80-03-112
232-28-103	NEW	80-09-028	248-14-001	AMD-P	80-15-115	248-14-510	NEW	80-06-086
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232-28-202	REP-P	80-04-112	248-14-020	AMD	80-06-086	248-14-520	NEW	80-06-086
232-28-202	REP	80-09-003	248-14-050	AMD-P	80-03-112	248-14-530	NEW-P	80-03-112
232-28-203	NEW-P	80-04-112	248-14-050	AMD	80-06-086	248-14-530	NEW	80-06-086
232-28-203	NEW	80-09-003	248-14-055	AMD-P	80-03-112	248-14-540	NEW-P	80-03-112
232-28-20301	NEW-E	80-09-059	248-14-055	REP	80-06-086	248-14-540	NEW	80-06-086
232-28-20302	NEW-E	80-09-060	248-14-060	AMD-P	80-03-112	248-14-550	NEW-P	80-03-112
232-28-20303	NEW-E	80-11-014	248-14-060	AMD	80-06-086	248-14-550	NEW	80-06-086
232-28-20304	NEW-E	80-12-047	248-14-065	AMD-P	80-03-112	248-14-560	NEW-P	80-03-112
232-28-300	REP-P	80-17-042	248-14-065	AMD	80-06-086	248-14-560	NEW	80-06-086
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248-18-220	AMD-P 80-07-022	248-19-500	AMD-P 80-15-094	248-30-100	NEW-P 80-03-101
248-18-220	AMD 80-09-053	248-22-001	AMD-P 80-14-065	248-30-100	NEW-P 80-05-020
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248-18-222	NEW 80-03-085	248-22-010	REP-P 80-14-065	248-30-110	NEW-P 80-03-101
248-18-500	AMD-P 80-18-047	248-22-011	NEW-P 80-14-065	248-30-110	NEW-P 80-05-020
248-18-505	AMD-P 80-18-047	248-22-015	REP-P 80-14-065	248-30-110	NEW 80-06-065
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248-18-510	AMD 80-03-062	248-22-020	REP-P 80-14-065	248-30-120	NEW-P 80-05-020
248-18-510	AMD-P 80-18-047	248-22-021	NEW-P 80-14-065	248-30-120	NEW 80-06-065
248-18-515	AMD-P 80-18-047	248-22-026	NEW-P 80-14-065	248-64-290	AMD-P 80-02-020
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248-18-636	NEW 80-03-085	248-22-040	REP-P 80-14-065	248-72-100	REP-P 80-04-090
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248-19-210	AMD-P 80-15-094	248-23-010	NEW 80-03-079	248-84-010	AMD 80-14-059
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248-19-220	AMD-W 80-13-026	248-23-030	NEW 80-03-079	248-84-015	NEW 80-14-059
248-19-220	AMD-P 80-15-094	248-23-040	NEW 80-03-079	248-84-020	AMD-P 80-10-051
248-19-230	AMD-P 80-12-059	248-23-050	NEW 80-03-079	248-84-020	AMD 80-14-059
248-19-230	AMD-W 80-13-026	248-23-060	NEW 80-03-079	248-84-025	NEW-P 80-10-051
248-19-230	AMD-P 80-15-094	248-23-070	NEW 80-03-079	248-84-025	NEW 80-14-059
248-19-240	AMD-P 80-15-094	248-29-001	NEW-P 80-03-102	248-84-030	AMD-P 80-10-051
248-19-250	AMD-P 80-15-094	248-29-001	NEW 80-05-099	248-84-030	AMD 80-14-059
248-19-260	AMD-P 80-15-094	248-29-010	NEW-P 80-03-102	248-84-035	NEW-P 80-10-051
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248-19-320	AMD-P 80-15-094	248-29-070	NEW-P 80-03-102	248-84-065	NEW-P 80-10-051
248-19-325	NEW-P 80-15-094	248-29-070	NEW 80-05-099	248-84-065	NEW 80-14-059
248-19-330	AMD-P 80-15-094	248-29-080	NEW-P 80-03-102	248-84-070	AMD-P 80-10-051
248-19-340	AMD-P 80-15-094	248-29-080	NEW 80-05-099	248-84-070	AMD 80-14-059
248-19-350	AMD-P 80-15-094	248-29-090	NEW-P 80-03-102	248-84-075	NEW-P 80-10-051
248-19-355	NEW-P 80-15-094	248-29-090	NEW 80-05-099	248-84-075	NEW 80-14-059
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248-19-370	AMD-W 80-13-026	248-30-010	REP 80-06-065	248-84-085	NEW-P 80-10-051
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248-19-400	AMD-P 80-15-094	248-30-020	REP 80-06-065	248-84-090	NEW 80-14-059
248-19-403	NEW-P 80-12-059	248-30-030	REP-P 80-03-101	248-84-095	NEW-P 80-10-051
248-19-403	NEW-W 80-13-026	248-30-030	REP-P 80-05-020	248-84-095	NEW 80-14-059
248-19-403	NEW-P 80-15-094	248-30-030	REP 80-06-065	248-84-100	NEW-P 80-10-051
248-19-405	NEW-P 80-12-059	248-30-040	REP-P 80-03-101	248-84-100	NEW 80-14-059
248-19-405	NEW-W 80-13-026	248-30-040	REP-P 80-05-020	248-84-105	NEW-P 80-10-051
248-19-405	NEW-P 80-15-094	248-30-040	REP 80-06-065	248-84-105	NEW 80-14-059
248-19-410	AMD-P 80-12-059	248-30-050	REP-P 80-03-101	248-84-110	NEW-P 80-10-051
248-19-410	AMD-W 80-13-026	248-30-050	REP-P 80-05-020	248-84-110	NEW 80-14-059
248-19-410	AMD-P 80-15-094	248-30-050	REP 80-06-065	248-84-500	NEW-P 80-10-051
248-19-415	NEW-P 80-15-094	248-30-060	REP-P 80-03-101	248-84-500	NEW 80-14-059
248-19-420	AMD-P 80-15-094	248-30-060	REP-P 80-05-020	248-84-900	NEW-P 80-10-051
248-19-430	AMD-P 80-15-094	248-30-060	REP 80-06-065	248-84-900	NEW 80-14-059
248-19-440	AMD-P 80-15-094	248-30-070	NEW-P 80-03-101	248-96-020	AMD-P 80-01-107
248-19-450	AMD-P 80-15-094	248-30-070	NEW-P 80-05-020	248-96-020	AMD 80-04-038
248-19-475	NEW-P 80-15-094	248-30-070	NEW 80-06-065	248-96-040	AMD-P 80-01-107
248-19-480	AMD-P 80-12-059	248-30-080	NEW-P 80-03-101	248-96-040	AMD 80-04-038
248-19-480	AMD-W 80-13-026	248-30-080	NEW-P 80-05-020	248-96-075	AMD-P 80-01-107

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
248-96-075	AMD	80-04-038	260-48-110	AMD-W	80-17-010	275-15-320	REP	80-02-136
248-96-080	AMD-P	80-01-107	260-52-010	AMD-P	80-14-035	275-15-325	REP	80-02-136
248-96-080	AMD	80-04-038	260-52-010	AMD-W	80-17-010	275-15-330	REP	80-02-136
248-100-163	AMD-P	80-05-119	260-52-040	AMD-P	80-14-035	275-15-335	REP	80-02-136
248-100-163	AMD-P	80-07-023	260-52-040	AMD-W	80-17-010	275-15-340	REP	80-02-136
248-100-295	AMD-P	80-15-079	260-60-120	AMD-P	80-14-035	275-15-345	REP	80-02-136
248-140-220	AMD-P	80-08-077	260-60-120	AMD-W	80-17-010	275-15-350	REP	80-02-136
248-140-220	AMD-P	80-11-033	260-70-010	AMD-P	80-01-106	275-15-355	REP	80-02-136
248-140-220	AMD	80-14-063	260-70-010	AMD-P	80-03-018	275-15-360	REP	80-02-136
248-140-230	NEW-P	80-08-077	260-70-010	AMD-P	80-14-036	275-15-400	REP	80-02-136
248-140-230	NEW-P	80-11-033	260-70-010	AMD-P	80-14-037	275-15-500	REP	80-02-136
248-140-230	NEW	80-14-063	260-70-010	AMD-W	80-17-010	275-15-600	REP	80-02-136
250-20-011	AMD-P	80-02-149	260-70-021	REP-P	80-01-106	275-15-605	REP	80-02-136
250-20-011	AMD	80-05-025	260-70-021	REP-P	80-03-018	275-15-610	REP	80-02-136
250-20-011	AMD-P	80-08-074	260-70-021	REP-P	80-14-036	275-15-615	REP	80-02-136
250-20-011	AMD	80-12-028	260-70-021	AMD-P	80-14-037	275-15-620	REP	80-02-136
250-20-021	AMD-P	80-02-149	260-70-021	AMD-W	80-17-010	275-15-625	REP	80-02-136
250-20-021	AMD	80-05-025	260-70-021	REP-W	80-17-010	275-15-630	REP	80-02-136
250-20-041	AMD-P	80-02-149	260-70-022	NEW-P	80-01-106	275-15-700	REP	80-02-136
250-20-041	AMD	80-05-025	260-70-022	NEW-P	80-03-018	275-15-705	REP	80-02-136
250-20-091	NEW-P	80-08-074	260-70-022	NEW-P	80-14-036	275-15-710	REP	80-02-136
250-20-091	NEW	80-12-028	260-70-022	NEW-W	80-17-010	275-15-715	REP	80-02-136
250-40-040	AMD-P	80-02-150	260-70-090	AMD-P	80-03-098	275-15-800	REP	80-02-136
250-40-040	AMD	80-05-024	260-70-090	AMD	80-05-132	275-15-805	REP	80-02-136
250-40-050	AMD-P	80-02-150	260-70-090	REP-P	80-14-036	275-15-810	REP	80-02-136
250-40-050	AMD	80-05-024	260-70-090	AMD-P	80-14-037	275-15-815	REP	80-02-136
250-55-030	AMD-P	80-02-152	260-70-090	AMD-W	80-17-010	275-16-030	AMD-P	80-04-107
250-55-030	AMD	80-05-017	260-70-090	REP-W	80-17-010	275-16-030	AMD-E	80-04-108
250-55-030	AMD-P	80-15-103	260-70-100	AMD-P	80-03-098	275-16-030	AMD	80-06-087
251-04-020	AMD-P	80-05-108	260-70-100	AMD	80-05-132	275-19-010	NEW	80-02-136
251-04-020	AMD	80-08-073	260-70-100	REP-P	80-14-036	275-19-020	NEW	80-02-136
251-06-060	AMD	80-02-111	260-70-100	AMD-P	80-14-037	275-19-030	NEW	80-02-136
251-09-090	AMD	80-02-111	260-70-100	AMD-W	80-17-010	275-19-040	NEW	80-02-136
251-12-095	REP-P	80-10-049	260-70-100	REP-W	80-17-010	275-19-050	NEW	80-02-136
251-12-095	REP	80-15-026	260-70-140	AMD-P	80-14-035	275-19-060	NEW	80-02-136
251-12-110	AMD-P	80-10-049	260-70-140	AMD-W	80-17-010	275-19-070	NEW	80-02-136
251-12-110	AMD-P	80-14-032	260-70-170	AMD-P	80-03-098	275-19-075	NEW	80-02-136
251-12-110	AMD	80-16-009	260-70-170	AMD	80-05-132	275-19-080	NEW	80-02-136
251-14-030	AMD-P	80-10-049	260-70-170	AMD-P	80-14-036	275-19-090	NEW	80-02-136
251-14-030	AMD-P	80-14-032	260-70-170	AMD-P	80-14-037	275-19-100	NEW	80-02-136
251-14-030	AMD-P	80-16-008	260-70-170	AMD-W	80-17-010	275-19-110	NEW	80-02-136
251-14-090	AMD-P	80-10-049	260-70-180	AMD-P	80-14-037	275-19-120	NEW	80-02-136
251-14-090	AMD	80-15-026	260-70-180	AMD-W	80-17-010	275-19-130	NEW	80-02-136
251-14-120	NEW-P	80-10-049	275-15-010	REP	80-02-136	275-19-140	NEW	80-02-136
251-14-120	NEW	80-15-026	275-15-020	REP	80-02-136	275-19-150	NEW	80-02-136
251-18-176	AMD-P	80-05-108	275-15-030	REP	80-02-136	275-19-160	NEW	80-02-136
251-18-176	AMD	80-08-073	275-15-040	REP	80-02-136	275-19-170	NEW	80-02-136
251-18-250	AMD-P	80-05-108	275-15-050	REP	80-02-136	275-19-180	NEW	80-02-136
251-18-250	AMD	80-08-073	275-15-060	REP	80-02-136	275-19-190	NEW	80-02-136
251-18-390	AMD-P	80-05-108	275-15-070	REP	80-02-136	275-19-200	NEW	80-02-136
251-18-390	AMD	80-08-073	275-15-080	REP	80-02-136	275-19-210	NEW	80-02-136
251-22-111	AMD	80-02-111	275-15-100	REP	80-02-136	275-19-220	NEW	80-02-136
251-22-240	AMD-P	80-10-049	275-15-110	REP	80-02-136	275-19-230	NEW	80-02-136
251-22-240	AMD-P	80-14-032	275-15-120	REP	80-02-136	275-19-240	NEW	80-02-136
251-22-240	AMD-P	80-16-008	275-15-130	REP	80-02-136	275-19-250	NEW	80-02-136
260-12-010	AMD-P	80-14-035	275-15-140	REP	80-02-136	275-19-260	NEW	80-02-136
260-12-010	AMD-W	80-17-010	275-15-150	REP	80-02-136	275-19-270	NEW	80-02-136
260-12-140	AMD-P	80-14-035	275-15-160	REP	80-02-136	275-19-280	NEW	80-02-136
260-12-140	AMD-W	80-17-010	275-15-200	REP	80-02-136	275-19-300	NEW	80-02-136
260-20-075	NEW-P	80-14-035	275-15-205	REP	80-02-136	275-19-310	NEW	80-02-136
260-20-075	NEW-W	80-17-010	275-15-210	REP	80-02-136	275-19-320	NEW	80-02-136
260-20-170	AMD-P	80-14-035	275-15-215	REP	80-02-136	275-19-330	NEW	80-02-136
260-20-170	AMD-W	80-17-010	275-15-220	REP	80-02-136	275-19-340	NEW	80-02-136
260-24-280	AMD-P	80-14-035	275-15-225	REP	80-02-136	275-19-350	NEW	80-02-136
260-24-280	AMD-W	80-17-010	275-15-230	REP	80-02-136	275-19-400	NEW	80-02-136
260-32-040	AMD-P	80-14-034	275-15-235	REP	80-02-136	275-19-410	NEW	80-02-136
260-32-040	AMD-W	80-17-010	275-15-240	REP	80-02-136	275-19-420	NEW	80-02-136
260-36-040	AMD-P	80-14-035	275-15-245	REP	80-02-136	275-19-430	NEW	80-02-136
260-36-040	AMD-W	80-17-010	275-15-250	REP	80-02-136	275-19-440	NEW	80-02-136
260-36-180	NEW-P	80-14-035	275-15-255	REP	80-02-136	275-19-500	NEW	80-02-136
260-36-180	NEW-W	80-17-010	275-15-300	REP	80-02-136	275-19-510	NEW	80-02-136
260-40-120	AMD-P	80-14-035	275-15-305	REP	80-02-136	275-19-520	NEW	80-02-136
260-40-120	AMD-W	80-17-010	275-15-310	REP	80-02-136	275-19-530	NEW	80-02-136
260-48-110	AMD-P	80-14-035	275-15-315	REP	80-02-136	275-19-540	NEW	80-02-136

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
275-88-060	AMD	80-06-067	275-120-010	REP	80-09-069	275-150-090	NEW	80-09-020
275-88-110	AMD-P	80-04-091	275-120-015	REP-P	80-05-142	284-12-024	NEW-P	80-04-089
275-88-110	AMD	80-06-068	275-120-015	REP	80-09-069	284-12-024	NEW	80-06-039
275-93-040	AMD-P	80-17-018	275-120-020	REP-P	80-05-142	284-15-010	NEW-P	80-15-084
275-110	AMD-P	80-09-082	275-120-020	REP	80-09-069	284-15-020	NEW-P	80-15-084
275-110-010	NEW	80-02-109	275-120-025	REP-P	80-05-142	284-15-030	NEW-P	80-15-084
275-110-010	AMD-P	80-06-169	275-120-025	REP	80-09-069	284-15-040	NEW-P	80-15-084
275-110-010	AMD-E	80-08-060	275-120-030	REP-P	80-05-142	284-15-050	NEW-P	80-15-084
275-110-010	AMD-E	80-12-004	275-120-030	REP	80-09-069	284-15-060	NEW-P	80-15-084
275-110-010	AMD-P	80-12-051	275-120-035	REP-P	80-05-142	284-15-090	NEW-P	80-15-084
275-110-010	AMD	80-17-004	275-120-035	REP	80-09-069	284-17-200	NEW-P	80-02-086
275-110-020	NEW	80-02-109	275-120-040	REP-P	80-05-142	284-17-200	NEW	80-04-042
275-110-020	AMD-P	80-06-169	275-120-040	REP	80-09-069	284-17-210	NEW-P	80-02-086
275-110-020	AMD-E	80-08-060	275-120-045	REP-P	80-05-142	284-17-210	NEW	80-04-042
275-110-020	AMD-E	80-12-004	275-120-045	REP	80-09-069	284-17-220	NEW-P	80-02-086
275-110-020	AMD-P	80-12-051	275-120-050	REP-P	80-05-142	284-17-220	NEW	80-04-042
275-110-020	AMD	80-17-004	275-120-050	REP	80-09-069	284-17-230	NEW-P	80-02-086
275-110-030	NEW	80-02-109	275-120-055	REP-P	80-05-142	284-17-230	NEW	80-04-042
275-110-030	AMD-P	80-06-169	275-120-055	REP	80-09-069	284-17-240	NEW-P	80-02-086
275-110-030	AMD-E	80-08-060	275-120-060	REP-P	80-05-142	284-17-240	NEW	80-04-042
275-110-030	AMD-E	80-12-004	275-120-060	REP	80-09-069	284-17-250	NEW-P	80-02-086
275-110-030	AMD-P	80-12-051	275-120-065	REP-P	80-05-142	284-17-250	NEW	80-04-042
275-110-030	AMD	80-17-004	275-120-065	REP	80-09-069	284-17-260	NEW-P	80-02-086
275-110-040	NEW	80-02-109	275-120-070	REP-P	80-05-142	284-17-260	NEW	80-04-042
275-110-040	AMD-P	80-06-169	275-120-070	REP	80-09-069	284-17-270	NEW-P	80-02-086
275-110-040	AMD-E	80-08-060	275-120-075	REP-P	80-05-142	284-17-270	NEW	80-04-042
275-110-040	AMD-E	80-12-004	275-120-075	REP	80-09-069	284-17-280	NEW-P	80-02-086
275-110-040	AMD-P	80-12-051	275-120-080	REP-P	80-05-142	284-17-280	NEW	80-04-042
275-110-040	AMD	80-17-004	275-120-080	REP	80-09-069	284-17-290	NEW-P	80-02-086
275-110-050	NEW	80-02-109	275-120-085	REP-P	80-05-142	284-17-290	NEW	80-04-042
275-110-050	AMD-P	80-06-169	275-120-085	REP	80-09-069	284-17-300	NEW-P	80-02-086
275-110-050	AMD-E	80-08-060	275-120-090	REP-P	80-05-142	284-17-300	NEW	80-04-042
275-110-050	AMD-E	80-12-004	275-120-090	REP	80-09-069	284-17-310	NEW	80-04-042
275-110-050	AMD-P	80-12-051	275-120-095	REP-P	80-05-142	284-17-320	NEW	80-04-042
275-110-050	AMD	80-17-004	275-120-095	REP	80-09-069	284-17-400	NEW-P	80-02-103
275-110-060	NEW	80-02-109	275-120-100	REP-P	80-05-142	284-17-400	NEW-E	80-02-115
275-110-060	AMD-P	80-06-169	275-120-100	REP	80-09-069	284-17-400	NEW	80-04-041
275-110-060	AMD-E	80-08-060	275-120-105	REP-P	80-05-142	284-17-410	NEW-P	80-02-103
275-110-060	AMD-E	80-12-004	275-120-105	REP	80-09-069	284-17-410	NEW-E	80-02-115
275-110-060	AMD-P	80-12-051	275-120-110	REP-P	80-05-142	284-17-410	NEW	80-04-041
275-110-060	AMD	80-17-004	275-120-110	REP	80-09-069	284-17-420	NEW-P	80-02-103
275-110-070	NEW	80-02-109	275-120-115	REP-P	80-05-142	284-17-420	NEW-E	80-02-115
275-110-070	AMD-P	80-06-169	275-120-115	REP	80-09-069	284-17-420	NEW	80-04-041
275-110-070	AMD-E	80-08-060	275-120-120	REP-P	80-05-142	284-20-005	AMD-P	80-02-089
275-110-070	AMD-E	80-12-004	275-120-120	REP	80-09-069	284-20-005	AMD	80-04-018
275-110-070	AMD-P	80-12-051	275-120-125	REP-P	80-05-142	284-23-400	NEW-P	80-03-076
275-110-070	AMD	80-17-004	275-120-125	REP	80-09-069	284-23-400	NEW	80-05-098
275-110-080	NEW	80-02-109	275-120-130	REP-P	80-05-142	284-23-410	NEW-P	80-03-076
275-110-080	AMD-P	80-06-169	275-120-130	REP	80-09-069	284-23-410	NEW	80-05-098
275-110-080	AMD-E	80-08-060	275-120-135	REP-P	80-05-142	284-23-420	NEW-P	80-03-076
275-110-080	AMD-E	80-12-004	275-120-135	REP	80-09-069	284-23-420	NEW	80-05-098
275-110-080	AMD-P	80-12-051	275-120-140	REP-P	80-05-142	284-23-430	NEW-P	80-03-076
275-110-080	AMD	80-17-004	275-120-140	REP	80-09-069	284-23-430	NEW	80-05-098
275-110-090	NEW	80-02-109	275-120-145	REP-P	80-05-142	284-23-440	NEW-P	80-03-076
275-110-090	AMD-P	80-06-169	275-120-145	REP	80-09-069	284-23-440	NEW	80-05-098
275-110-090	AMD-E	80-08-060	275-120-150	REP-P	80-05-142	284-23-450	NEW-P	80-03-076
275-110-090	AMD-E	80-12-004	275-120-150	REP	80-09-069	284-23-450	NEW	80-05-098
275-110-090	AMD-P	80-12-051	275-150-010	NEW-P	80-05-103	284-23-460	NEW-P	80-03-076
275-110-090	AMD	80-17-004	275-150-010	NEW	80-09-020	284-23-460	NEW	80-05-098
275-110-100	NEW	80-02-109	275-150-020	NEW-P	80-05-103	284-23-470	NEW-P	80-03-076
275-110-100	AMD-P	80-06-169	275-150-020	NEW	80-09-020	284-23-470	NEW	80-05-098
275-110-100	AMD-E	80-08-060	275-150-030	NEW-P	80-05-103	284-23-480	NEW-P	80-03-076
275-110-100	AMD-E	80-12-004	275-150-030	NEW	80-09-020	284-23-480	NEW	80-05-098
275-110-100	AMD-P	80-12-051	275-150-040	NEW-P	80-05-103	284-23-490	NEW-P	80-03-076
275-110-100	AMD	80-17-004	275-150-040	NEW	80-09-020	284-23-490	NEW	80-05-098
275-110-110	NEW-P	80-06-169	275-150-050	NEW-P	80-05-103	284-23-500	NEW-P	80-03-076
275-110-110	NEW-E	80-08-060	275-150-050	NEW	80-09-020	284-23-500	NEW	80-05-098
275-110-110	NEW-E	80-12-004	275-150-060	NEW-P	80-05-103	284-23-510	NEW-P	80-03-076
275-110-110	NEW-P	80-12-051	275-150-060	NEW	80-09-020	284-23-510	NEW	80-05-098
275-110-110	NEW	80-17-004	275-150-070	NEW-P	80-05-103	284-23-520	NEW-P	80-03-076
275-110-120	NEW-E	80-12-004	275-150-070	NEW	80-09-020	284-23-520	NEW	80-05-098
275-110-120	NEW-P	80-12-051	275-150-080	NEW-P	80-05-103	284-23-530	NEW-P	80-03-076
275-110-120	NEW	80-17-004	275-150-080	NEW	80-09-020	284-23-530	NEW	80-05-098
275-120-010	REP-P	80-05-142	275-150-090	NEW-P	80-05-103	284-25-010	NEW-P	80-17-036

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
284-25-020	NEW-P	80-17-036	289-16-130	NEW-P	80-15-032	296-11-002	REP	80-03-081
284-25-030	NEW-P	80-17-036	289-16-140	NEW-P	80-15-032	296-15	AMD-P	80-17-017
284-25-040	NEW-P	80-17-036	289-16-150	NEW-P	80-15-032	296-15-040	REP-P	80-14-080
284-25-050	NEW-P	80-17-036	289-16-160	NEW-P	80-15-032	296-15-040	REP-P	80-18-031
284-25-060	NEW-P	80-17-036	289-16-200	NEW-P	80-15-032	296-15-044	NEW-P	80-14-080
284-25-070	NEW-P	80-17-036	289-16-210	NEW-P	80-15-032	296-15-044	NEW-P	80-18-031
284-25-080	NEW-P	80-17-036	289-16-220	NEW-P	80-15-032	296-16-010	NEW-P	80-15-123
284-25-090	NEW-P	80-17-036	289-16-230	NEW-P	80-15-032	296-16-010	NEW	80-18-033
284-25-100	NEW-P	80-17-036	289-16-240	NEW-P	80-15-032	296-17	AMD-P	80-17-017
284-25-110	NEW-P	80-17-036	289-16-250	NEW-P	80-15-032	296-17	AMD-P	80-18-031
284-25-120	NEW-P	80-17-036	289-16-260	NEW-P	80-15-032	296-17-351	AMD-P	80-14-080
289-13-070	AMD-P	80-16-066	289-18	AMD-P	80-16-064	296-17-351	AMD	80-17-016
289-13-075	NEW-P	80-16-066	289-18-100	NEW-P	80-15-032	296-17-441	NEW-P	80-14-080
289-13-110	AMD-P	80-16-066	289-18-110	NEW-P	80-15-032	296-17-441	NEW	80-17-016
289-13-115	NEW-P	80-16-066	289-18-120	NEW-P	80-15-032	296-17-50601	AMD-P	80-14-080
289-13-170	AMD-P	80-16-066	289-18-200	NEW-P	80-15-032	296-17-50601	AMD	80-17-016
289-13-090	AMD-P	80-02-161	289-18-210	NEW-P	80-15-032	296-17-50602	AMD-P	80-14-080
289-13-090	AMD	80-04-113	289-18-220	NEW-P	80-15-032	296-17-50602	AMD	80-17-016
289-13-100	NEW-P	80-02-161	289-19	AMD-P	80-16-064	296-17-533	REP-P	80-14-080
289-13-100	NEW	80-04-113	289-19-010	NEW-P	80-15-032	296-17-533	REP	80-17-016
289-13-105	NEW-E	80-08-038	289-19-100	NEW-P	80-15-032	296-17-534	AMD-P	80-14-080
289-13-105	NEW-P	80-10-038	289-19-110	NEW-P	80-15-032	296-17-534	AMD	80-17-016
289-13-105	NEW	80-15-027	289-19-120	NEW-P	80-15-032	296-17-53501	NEW-P	80-14-080
289-13-110	NEW-P	80-02-161	289-19-130	NEW-P	80-15-032	296-17-53501	NEW	80-17-016
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289-13-150	NEW	80-04-113	289-20-120	NEW-P	80-15-032	296-17-594	AMD-P	80-14-080
289-13-160	NEW-P	80-02-161	289-20-130	NEW-P	80-15-032	296-17-594	AMD	80-17-016
289-13-160	NEW	80-04-113	289-20-140	NEW-P	80-15-032	296-17-652	AMD-P	80-14-080
289-13-170	NEW-P	80-02-161	289-20-150	NEW-P	80-15-032	296-17-652	AMD	80-17-016
289-13-170	NEW	80-04-113	289-20-160	NEW-P	80-15-032	296-17-659	AMD-P	80-14-080
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289-13-230	NEW	80-04-113	289-20-240	NEW-P	80-15-032	296-17-713	AMD-P	80-14-080
289-14	AMD-P	80-16-064	289-20-250	NEW-P	80-15-032	296-17-713	AMD	80-17-016
289-14-005	AMD-P	80-15-032	289-20-260	NEW-P	80-15-032	296-17-731	AMD-P	80-14-080
289-14-010	AMD-P	80-15-032	289-20-265	NEW-P	80-15-032	296-17-731	AMD	80-17-016
289-14-020	REP-P	80-15-032	289-20-270	NEW-P	80-15-032	296-17-736	AMD-P	80-14-080
289-14-030	REP-P	80-15-032	289-20-280	NEW-P	80-15-032	296-17-736	AMD	80-17-016
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289-14-110	NEW-P	80-15-032	289-22	AMD-P	80-16-064	296-17-758	AMD	80-17-016
289-14-120	NEW-P	80-15-032	289-22-100	NEW-P	80-15-032	296-17-759	AMD-P	80-14-080
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289-15-130	NEW-P	80-15-032	296-04-005	AMD	80-03-004	296-17-880	AMD	80-17-016
289-15-200	NEW-P	80-15-032	296-04-015	AMD	80-03-004	296-17-885	AMD-P	80-14-080
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289-15-230	NEW-P	80-15-032	296-04-295	AMD	80-03-004	296-17-890	AMD	80-17-016
289-16	AMD-P	80-16-064	296-04-490	REP	80-03-004	296-17-895	AMD-P	80-14-080
289-16-100	NEW-P	80-15-032	296-11-001	AMD-P	80-01-102	296-17-895	AMD	80-17-016
289-16-110	NEW-P	80-15-032	296-11-001	AMD	80-03-081	296-17-920	AMD-P	80-14-080
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296-22-300	AMD	80-18-055	296-23-030	AMD-P	80-15-123	296-23-811	AMD-P	80-15-123
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296-22-315	AMD	80-18-055	296-23-07903	AMD-P	80-15-123	296-24-060	AMD	80-17-014
296-22-325	AMD-P	80-15-123	296-23-07904	AMD-P	80-15-123	296-24-08103	AMD-P	80-03-082
296-22-325	AMD	80-18-055	296-23-07905	AMD-P	80-15-123	296-24-08103	AMD	80-11-010
296-22-330	AMD-P	80-15-123	296-23-07906	AMD-P	80-15-123	296-24-08107	AMD-P	80-03-082
296-22-330	AMD	80-18-055	296-23-07907	AMD-P	80-15-123	296-24-08107	AMD	80-11-010
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296-22-337	AMD-P	80-15-123	296-23-105	REP-P	80-15-123	296-24-08109	AMD	80-11-010
296-22-337	AMD	80-18-055	296-23-110	REP-P	80-15-123	296-24-12007	AMD-P	80-10-045
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296-22-355	AMD-P	80-15-123	296-23-200	AMD-P	80-15-123	296-24-19507	AMD	80-17-015
296-22-355	AMD	80-18-055	296-23-201	AMD-P	80-15-123	296-24-20533	AMD-P	80-10-045
296-22-365	AMD-P	80-15-123	296-23-20101	AMD-P	80-15-123	296-24-20533	AMD	80-17-015
296-22-365	AMD	80-18-055	296-23-20102	NEW-P	80-15-123	296-24-217	NEW-P	80-10-044
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296-22-370	AMD	80-18-055	296-23-208	AMD-P	80-15-123	296-24-21701	NEW-P	80-10-044
296-22-375	AMD-P	80-15-123	296-23-212	AMD-P	80-15-123	296-24-21701	NEW	80-17-014
296-22-375	AMD	80-18-055	296-23-216	AMD-P	80-15-123	296-24-21703	NEW-P	80-10-044
296-22-405	AMD-P	80-15-123	296-23-221	AMD-P	80-15-123	296-24-21703	NEW	80-17-014
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296-22-410	AMD	80-18-055	296-23-232	AMD-P	80-15-123	296-24-21707	NEW-P	80-10-044
296-22-413	AMD-P	80-15-123	296-23-300	AMD-P	80-15-123	296-24-21707	NEW	80-17-014
296-22-413	AMD	80-18-055	296-23-301	AMD-P	80-15-123	296-24-21709	NEW-P	80-10-044
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296-22-415	AMD	80-18-055	296-23-310	AMD-P	80-15-123	296-24-21711	NEW-P	80-10-044
296-22-420	AMD-P	80-15-123	296-23-330	AMD-P	80-15-123	296-24-21711	NEW	80-17-014
296-22-420	AMD	80-18-055	296-23-335	AMD-P	80-15-123	296-24-23509	AMD-P	80-10-045
296-22-425	AMD-P	80-15-123	296-23-340	AMD-P	80-15-123	296-24-23509	AMD	80-17-015
296-22-425	AMD	80-18-055	296-23-356	AMD-P	80-15-123	296-24-23515	AMD-P	80-10-045
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296-22-430	AMD-P	80-15-123	296-23-61001	REP-P	80-15-123	296-24-23525	AMD	80-17-015
296-22-430	AMD	80-18-055	296-23-61002	REP-P	80-15-123	296-24-29413	AMD-P	80-10-045
296-22-435	AMD-P	80-15-123	296-23-61003	REP-P	80-15-123	296-24-29413	AMD	80-17-015
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296-22-440	AMD-P	80-15-123	296-23-61005	REP-P	80-15-123	296-24-33001	AMD	80-17-015
296-22-440	AMD	80-18-055	296-23-61006	REP-P	80-15-123	296-24-47513	AMD-P	80-10-045
296-22-445	AMD-P	80-15-123	296-23-61007	REP-P	80-15-123	296-24-47513	AMD	80-17-015
296-22-445	AMD	80-18-055	296-23-61008	REP-P	80-15-123	296-24-51009	AMD-P	80-10-045
296-22-450	AMD-P	80-15-123	296-23-61009	REP-P	80-15-123	296-24-51009	AMD	80-17-015
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296-22-465	AMD-P	80-15-123	296-23-620	AMD-P	80-15-123	296-24-51017	AMD	80-17-015
296-22-465	AMD	80-18-055	296-23-710	AMD-P	80-15-123	296-24-51021	AMD-P	80-10-045
296-22-470	AMD-P	80-15-123	296-23-715	AMD-P	80-15-123	296-24-51021	AMD	80-17-015
296-22-470	AMD	80-18-055	296-23-720	AMD-P	80-15-123	296-24-65501	AMD-P	80-10-045
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296-22-475	AMD	80-18-055	296-23-810	AMD-P	80-15-123	296-24-81011	AMD-P	80-10-045
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296-23-010	AMD-P	80-15-123	296-23-81002	REP-P	80-15-123	296-24-82515	AMD-P	80-03-082
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296-27-05501	NEW-P	80-18-040	296-54-531	AMD	80-11-057	296-62-05215	NEW-P	80-18-040
296-27-05503	NEW-P	80-18-040	296-54-535	AMD-E	80-02-030	296-62-05217	NEW-P	80-18-040
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296-27-05513	NEW-P	80-18-040	296-54-539	AMD-E	80-02-030	296-62-060	AMD	80-11-010
296-27-05515	NEW-P	80-18-040	296-54-539	AMD-P	80-03-082	296-62-073	AMD-P	80-10-045
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296-27-05519	NEW-P	80-18-040	296-54-539	AMD-E	80-09-062	296-62-07301	REP-P	80-10-045
296-27-05521	NEW-P	80-18-040	296-54-539	AMD	80-11-057	296-62-07301	REP	80-17-014
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296-27-05525	NEW-P	80-18-040	296-54-543	AMD-P	80-03-082	296-62-07302	NEW	80-17-014
296-27-05527	NEW-P	80-18-040	296-54-543	AMD-E	80-05-058	296-62-07303	REP-P	80-10-045
296-37-510	AMD-E	80-15-024	296-54-543	AMD-E	80-09-062	296-62-07303	REP	80-17-014
296-37-510	AMD-P	80-18-040	296-54-543	AMD	80-11-057	296-62-07304	NEW-P	80-10-045
296-37-550	AMD-E	80-15-024	296-54-549	AMD-E	80-02-030	296-62-07304	NEW	80-17-014
296-37-550	AMD-P	80-18-040	296-54-549	AMD-P	80-03-082	296-62-07305	REP-P	80-10-045
296-37-575	AMD-P	80-18-040	296-54-549	AMD-E	80-05-058	296-62-07305	REP	80-17-014
296-40-19105	NEW-P	80-14-056	296-54-549	AMD-E	80-09-062	296-62-07306	NEW-P	80-10-045
296-40-19300	NEW-P	80-14-056	296-54-549	AMD	80-11-057	296-62-07306	NEW	80-17-014
296-45-65003	AMD-E	80-14-005	296-54-551	AMD-E	80-02-030	296-62-07307	REP-P	80-10-045
296-45-65003	AMD-P	80-18-040	296-54-551	AMD-P	80-03-082	296-62-07307	REP	80-17-014
296-45-660	NEW-E	80-14-005	296-54-551	AMD-E	80-05-058	296-62-07308	NEW-P	80-10-045
296-45-660	NEW-P	80-18-040	296-54-551	AMD-E	80-09-062	296-62-07308	NEW	80-17-014
296-52-030	AMD-P	80-18-040	296-54-551	AMD	80-11-057	296-62-07309	REP-P	80-10-045
296-52-043	AMD-P	80-18-040	296-54-555	AMD-E	80-02-030	296-62-07309	REP	80-17-014
296-52-050	AMD-P	80-18-040	296-54-555	AMD-P	80-03-082	296-62-07310	NEW-P	80-10-045
296-52-090	AMD-P	80-18-040	296-54-555	AMD-E	80-05-058	296-62-07310	NEW	80-17-014
296-52-095	AMD-P	80-18-040	296-54-555	AMD-E	80-09-062	296-62-07311	REP-P	80-10-045
296-54-505	AMD-E	80-02-030	296-54-555	AMD	80-11-057	296-62-07311	REP	80-17-014
296-54-505	AMD-P	80-03-082	296-54-557	AMD-E	80-02-030	296-62-07312	NEW-P	80-10-045
296-54-505	AMD-E	80-05-058	296-54-557	AMD-P	80-03-082	296-62-07312	NEW	80-17-014
296-54-505	AMD-E	80-09-062	296-54-557	AMD-E	80-05-058	296-62-07313	REP-P	80-10-045
296-54-505	AMD	80-11-057	296-54-557	AMD-E	80-09-062	296-62-07313	REP	80-17-014
296-54-507	AMD-E	80-02-030	296-54-557	AMD	80-11-057	296-62-07314	NEW-P	80-10-045
296-54-507	AMD-P	80-03-082	296-54-559	AMD-P	80-18-040	296-62-07314	NEW	80-17-014
296-54-507	AMD-E	80-05-058	296-54-563	AMD-E	80-02-030	296-62-07315	REP-P	80-10-045
296-54-507	AMD-E	80-09-062	296-54-563	AMD-P	80-03-082	296-62-07315	REP	80-17-014
296-54-507	AMD	80-11-057	296-54-563	AMD-E	80-05-058	296-62-07316	NEW	80-17-014
296-54-511	AMD-E	80-02-030	296-54-563	AMD-E	80-09-062	296-62-07317	REP-P	80-10-045
296-54-511	AMD-P	80-03-082	296-54-563	AMD	80-11-057	296-62-07317	REP	80-17-014
296-54-511	AMD-E	80-05-058	296-54-565	AMD-P	80-18-040	296-62-07319	REP-P	80-10-045
296-54-511	AMD-E	80-09-062	296-54-567	AMD-P	80-18-040	296-62-07319	REP	80-17-014
296-54-511	AMD	80-11-057	296-54-575	AMD-E	80-02-030	296-62-07321	REP-P	80-10-045
296-54-515	AMD-E	80-02-030	296-54-575	AMD-P	80-03-082	296-62-07321	REP	80-17-014
296-54-515	AMD-P	80-03-082	296-54-575	AMD-E	80-05-058	296-62-07323	REP-P	80-10-045
296-54-515	AMD-E	80-05-058	296-54-575	AMD-E	80-09-062	296-62-07323	REP	80-17-014
296-54-515	AMD-E	80-09-062	296-54-575	AMD	80-11-057	296-62-07325	REP-P	80-10-045
296-54-515	AMD	80-11-057	296-54-593	AMD-E	80-02-030	296-62-07325	REP	80-17-014
296-54-517	AMD-E	80-02-030	296-54-593	AMD-P	80-03-082	296-62-07327	REP-P	80-10-045
296-54-517	AMD-P	80-03-082	296-54-593	AMD-E	80-05-058	296-62-07327	REP	80-17-014
296-54-517	AMD-E	80-05-058	296-54-593	AMD-E	80-09-062	296-62-07329	AMD-P	80-18-040
296-54-517	AMD-E	80-09-062	296-54-593	AMD	80-11-057	296-62-07335	REP-P	80-03-082
296-54-517	AMD	80-11-057	296-54-595	AMD-E	80-02-030	296-62-07335	REP-E	80-04-010
296-54-519	AMD-E	80-02-030	296-54-595	AMD-P	80-03-082	296-62-07335	REP-E	80-06-150
296-54-519	AMD-P	80-03-082	296-54-595	AMD-E	80-05-058	296-62-07335	REP	80-11-010
296-54-519	AMD-E	80-05-058	296-54-595	AMD-E	80-09-062	296-62-07341	AMD-P	80-03-082
296-54-519	AMD-E	80-09-062	296-54-595	AMD	80-11-057	296-62-07341	AMD	80-11-010
296-54-519	AMD	80-11-057	296-54-601	AMD-E	80-02-030	296-62-07341	AMD-P	80-18-040
296-54-519	AMD-E	80-02-030	296-54-601	AMD-P	80-03-082	296-62-07345	AMD-P	80-03-082
296-54-527	AMD-E	80-02-030	296-54-601	AMD-E	80-05-058	296-62-07345	AMD	80-11-010
296-54-527	AMD-P	80-03-082	296-54-601	AMD-E	80-09-062	296-62-07345	AMD-P	80-18-040
296-54-527	AMD-E	80-05-058	296-54-601	AMD	80-11-057	296-62-07347	AMD-P	80-18-040
296-54-527	AMD-E	80-09-062	296-54-601	AMD	80-11-057	296-62-07347	AMD-P	80-18-040
296-54-527	AMD	80-11-057	296-62-020	AMD-P	80-10-045	296-62-07349	NEW-P	80-03-082
296-54-529	AMD-E	80-02-030	296-62-020	AMD	80-17-015	296-62-07349	NEW-E	80-03-099
296-54-529	AMD-P	80-03-082	296-62-052	NEW-P	80-18-040	296-62-07349	NEW-E	80-06-136
296-54-529	AMD-E	80-05-058	296-62-05201	NEW-P	80-18-040	296-62-07349	NEW	80-11-009
296-54-529	AMD-E	80-09-062	296-62-05203	NEW-P	80-18-040	296-62-07349	AMD-P	80-18-040
296-54-529	AMD	80-11-057	296-62-05205	NEW-P	80-18-040	296-62-07501	AMD-P	80-03-082
296-54-531	AMD-E	80-02-030	296-62-05207	NEW-P	80-18-040	296-62-07501	AMD	80-11-010

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296-62-07503	AMD	80-11-010	296-81-315	NEW-P	80-14-023	296-116-082	NEW	80-03-081
296-62-07505	AMD-P	80-03-082	296-81-320	NEW-P	80-14-023	296-116-090	REP-P	80-01-102
296-62-07505	AMD	80-11-010	296-81-325	NEW-P	80-14-023	296-116-090	REP	80-03-081
296-62-07507	AMD-P	80-03-082	296-81-330	NEW-P	80-14-023	296-116-095	REP-P	80-01-102
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296-62-07509	AMD-P	80-03-082	296-81-340	NEW-P	80-14-023	296-116-100	REP-P	80-01-102
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296-62-07513	AMD	80-11-010	296-92-010	NEW-P	80-14-023	296-116-120	AMD	80-16-005
296-62-07515	AMD-P	80-03-082	296-92-020	NEW-P	80-14-023	296-116-130	AMD-P	80-01-102
296-62-07515	AMD	80-11-010	296-92-030	NEW-P	80-14-023	296-116-130	AMD	80-03-081
296-62-07517	AMD-P	80-03-082	296-92-040	NEW-P	80-14-023	296-116-160	REP-P	80-01-102
296-62-07517	AMD	80-11-010	296-92-050	NEW-P	80-14-023	296-116-160	REP	80-03-081
296-62-07517	AMD-P	80-18-040	296-92-060	NEW-P	80-14-023	296-116-180	REP-P	80-01-102
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296-62-09005	AMD	80-11-010	296-92-080	NEW-P	80-14-023	296-116-185	REP-P	80-01-102
296-62-09005	AMD-E	80-13-007	296-92-090	NEW-P	80-14-023	296-116-185	AMD	80-03-081
296-62-09005	AMD-P	80-13-056	296-92-100	NEW-P	80-14-023	296-116-190	REP-P	80-01-102
296-62-09005	AMD	80-16-029	296-92-110	NEW-P	80-14-023	296-116-190	REP	80-03-081
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296-62-09011	AMD	80-11-010	296-104-200	AMD	80-05-065	296-116-201	NEW-P	80-12-048
296-62-09011	AMD-P	80-18-040	296-104-200	AMD-P	80-16-052	296-116-210	REP-P	80-01-102
296-62-11001	AMD-P	80-03-082	296-104-201	NEW-P	80-05-089	296-116-210	REP	80-03-081
296-62-11001	AMD-P	80-10-045	296-104-201	NEW	80-14-015	296-116-220	REP-P	80-01-102
296-62-11001	AMD	80-11-010	296-115	NEW-E	80-06-076	296-116-220	REP	80-03-081
296-62-11001	AMD	80-17-014	296-115	NEW	80-17-014	296-116-300	AMD-P	80-03-097
296-62-11015	AMD-P	80-03-082	296-115-001	NEW-E	80-06-076	296-116-300	AMD-P	80-05-021
296-62-11015	AMD	80-11-010	296-115-001	NEW-P	80-10-045	296-116-300	AMD	80-06-084
296-62-11021	AMD-P	80-03-082	296-115-001	NEW	80-17-014	296-116-300	AMD-E	80-06-085
296-62-11021	AMD	80-11-010	296-115-005	NEW-E	80-06-076	296-116-310	REP-P	80-01-102
296-62-14501	AMD-P	80-03-082	296-115-005	NEW-P	80-10-045	296-116-310	REP	80-03-081
296-62-14501	AMD	80-11-010	296-115-005	NEW	80-17-014	296-116-320	AMD-P	80-01-102
296-62-14507	AMD-P	80-03-082	296-115-010	NEW-E	80-06-076	296-116-320	AMD	80-03-081
296-62-14507	AMD	80-11-010	296-115-010	NEW-P	80-10-045	296-116-351	REP	80-03-081
296-62-14531	AMD-P	80-03-082	296-115-010	NEW	80-17-014	296-155-005	AMD-P	80-10-045
296-62-14531	AMD	80-11-010	296-115-015	NEW-E	80-06-076	296-155-005	AMD	80-17-014
296-62-14531	AMD-P	80-18-040	296-115-015	NEW-P	80-10-045	296-306-147	NEW-P	80-03-082
296-62-14533	NEW-P	80-10-045	296-115-015	NEW	80-17-014	296-350-010	AMD-P	80-10-045
296-62-14533	NEW	80-17-014	296-115-025	NEW-E	80-06-076	296-350-010	AMD	80-17-014
296-62-14535	NEW-P	80-10-045	296-115-025	NEW-P	80-10-045	296-350-030	AMD-P	80-10-045
296-62-14535	NEW	80-17-014	296-115-025	NEW	80-17-014	296-350-030	AMD	80-17-014
296-62-20023	AMD-P	80-18-040	296-115-030	NEW-E	80-06-076	296-350-255	AMD-P	80-10-045
296-62-900	REP-P	80-03-082	296-115-030	NEW-P	80-10-045	296-350-255	AMD	80-17-014
296-62-900	REP	80-11-010	296-115-030	NEW	80-17-014	296-350-280	AMD-P	80-10-045
296-62-901	REP-P	80-03-082	296-115-035	NEW-E	80-06-076	296-350-280	AMD	80-17-014
296-62-901	REP	80-11-010	296-115-035	NEW-P	80-10-045	296-350-35010	AMD-P	80-10-045
296-62-902	REP-P	80-03-082	296-115-035	NEW	80-17-014	296-350-35010	AMD	80-17-014
296-62-902	REP	80-11-010	296-115-040	NEW-E	80-06-076	296-350-35030	AMD-P	80-10-045
296-62-903	REP-P	80-03-082	296-115-040	NEW-P	80-10-045	296-350-35030	AMD	80-17-014
296-62-903	REP	80-11-010	296-115-040	NEW	80-17-014	296-350-35035	AMD-P	80-10-045
296-62-904	REP-P	80-03-082	296-115-050	NEW-E	80-06-076	296-350-35035	AMD	80-17-014
296-62-904	REP	80-11-010	296-115-050	NEW-P	80-10-045	296-350-35045	AMD-P	80-10-045
296-62-905	REP-P	80-03-082	296-115-050	NEW	80-17-014	296-350-35045	AMD	80-17-014
296-62-905	REP	80-11-010	296-115-060	NEW-E	80-06-076	296-350-35050	AMD-P	80-10-045
296-62-906	REP-P	80-03-082	296-115-060	NEW-P	80-10-045	296-350-35050	AMD	80-17-014
296-62-906	REP	80-11-010	296-115-060	NEW	80-17-014	296-350-35055	AMD-P	80-10-045
296-62-907	REP-P	80-03-082	296-115-070	NEW-E	80-06-076	296-350-35055	AMD	80-17-014
296-62-907	REP	80-11-010	296-115-070	NEW-P	80-10-045	296-350-35060	AMD-P	80-10-045
296-62-908	REP-P	80-03-082	296-115-070	NEW	80-17-014	296-350-35060	AMD	80-17-014
296-62-908	REP	80-11-010	296-115-100	NEW-E	80-06-076	296-350-460	AMD-P	80-10-045
296-79-140	AMD-P	80-10-045	296-115-100	NEW-P	80-10-045	296-350-460	AMD	80-17-014
296-79-170	AMD-P	80-10-045	296-115-100	NEW	80-17-014	296-350-470	AMD-P	80-10-045
296-79-180	AMD-P	80-10-045	296-115-120	NEW-E	80-06-076	296-350-470	AMD	80-17-014
296-79-220	AMD-P	80-10-045	296-115-120	NEW-P	80-10-045	296-350-500	AMD-P	80-10-045
296-79-29029	AMD-P	80-10-045	296-115-120	NEW	80-17-014	296-350-500	AMD	80-17-014
296-79-300	AMD-P	80-10-045	296-116-040	REP-P	80-01-102	296-350-990	AMD-P	80-10-045
296-81	NEW-P	80-18-001	296-116-040	REP	80-03-081	296-350-990	AMD	80-17-014
296-81-300	NEW-P	80-14-023	296-116-080	AMD-P	80-01-102	296-360-005	NEW-P	80-10-045
296-81-305	NEW-P	80-14-023	296-116-080	AMD	80-03-081	296-360-005	NEW	80-17-015

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296-360-010	NEW	80-17-015	308-13-030	AMD	80-05-141	308-52-139	AMD	80-15-031
296-360-020	NEW-P	80-10-045	308-13-040	AMD-P	80-03-058	308-52-139	AMD-P	80-18-049
296-360-020	NEW	80-17-015	308-13-040	AMD	80-05-141	308-52-140	AMD-P	80-18-049
296-360-030	NEW-P	80-10-045	308-13-080	AMD-P	80-03-058	308-52-141	AMD-P	80-18-049
296-360-030	NEW	80-17-015	308-13-080	AMD	80-05-141	308-52-144	REP-P	80-18-049
296-360-040	NEW-P	80-10-045	308-13-120	AMD-P	80-11-046	308-52-145	NEW-P	80-10-031
296-360-040	NEW	80-17-015	308-13-120	AMD	80-14-022	308-52-145	NEW	80-15-031
296-360-050	NEW-P	80-10-045	308-16-218	NEW-P	80-15-117	308-52-201	NEW-P	80-18-049
296-360-050	NEW	80-17-015	308-16-211	AMD-P	80-15-117	308-52-205	NEW-P	80-18-049
296-360-060	NEW-P	80-10-045	308-16-212	AMD-P	80-15-117	308-52-211	NEW-P	80-18-049
296-360-060	NEW	80-17-015	308-16-215	AMD-P	80-15-117	308-52-215	NEW-P	80-18-049
296-360-070	NEW-P	80-10-045	308-16-216	AMD-P	80-15-117	308-52-221	NEW-P	80-18-049
296-360-070	NEW	80-17-015	308-16-217	AMD-P	80-15-117	308-52-250	REP-P	80-18-053
296-360-080	NEW-P	80-10-045	308-16-350	AMD	80-02-079	308-52-255	NEW-P	80-18-053
296-360-080	NEW	80-17-015	308-16-390	AMD-P	80-15-117	308-52-310	AMD-P	80-11-046
296-360-090	NEW-P	80-10-045	308-16-420	AMD-P	80-11-046	308-52-310	AMD	80-14-022
296-360-090	NEW	80-17-015	308-16-420	AMD	80-14-022	308-53-145	NEW-P	80-01-103
296-360-100	NEW-P	80-10-045	308-24-305	AMD-P	80-15-118	308-53-145	NEW	80-04-054
296-360-100	NEW	80-17-015	308-24-320	AMD-P	80-15-118	308-53-146	NEW-P	80-01-103
296-360-110	NEW-P	80-10-045	308-24-403	AMD-P	80-15-118	308-53-146	NEW	80-04-054
296-360-110	NEW	80-17-015	308-24-404	AMD-P	80-15-118	308-53-280	NEW-P	80-01-103
296-360-120	NEW-P	80-10-045	308-24-430	AMD-P	80-15-118	308-53-280	NEW	80-04-054
296-360-120	NEW	80-17-015	308-24-490	AMD-P	80-11-046	308-53-310	AMD-P	80-11-046
296-360-130	NEW-P	80-10-045	308-24-490	AMD	80-14-022	308-53-310	AMD	80-14-022
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296-360-140	NEW	80-17-015	308-31-310	AMD-P	80-11-046	308-54-160	AMD-P	80-05-059
296-360-150	NEW-P	80-10-045	308-31-310	AMD	80-14-022	308-54-160	AMD	80-08-066
296-360-150	NEW	80-17-015	308-33-011	AMD-P	80-15-116	308-54-170	AMD-P	80-05-059
296-360-160	NEW-P	80-10-045	308-33-015	REP-P	80-15-116	308-54-170	AMD	80-08-066
296-360-160	NEW	80-17-015	308-33-020	AMD-P	80-15-116	308-54-180	AMD-P	80-05-059
296-360-170	NEW-P	80-10-045	308-33-030	AMD-P	80-15-116	308-54-180	AMD	80-08-066
296-360-170	NEW	80-17-015	308-33-100	AMD-P	80-11-046	308-54-190	REP-P	80-05-059
296-401-060	NEW	80-02-052	308-33-100	AMD	80-14-022	308-54-190	REP	80-08-066
296-401-070	NEW	80-02-052	308-36-050	AMD-P	80-01-104	308-54-225	AMD-P	80-05-059
296-401-080	NEW	80-02-052	308-36-050	AMD	80-03-063	308-54-225	AMD	80-08-066
296-401-090	NEW	80-02-052	308-36-050	AMD-P	80-18-008	308-54-310	AMD-P	80-11-046
296-401-100	NEW	80-02-052	308-36-055	NEW-P	80-03-094	308-54-310	AMD	80-14-022
296-401-110	NEW	80-02-052	308-36-060	AMD-P	80-14-033	308-54-320	NEW-P	80-02-166
296-401-120	NEW	80-02-052	308-36-060	AMD	80-18-009	308-54-320	NEW	80-04-057
296-401-130	NEW	80-02-052	308-36-065	NEW	80-05-063	308-55-010	NEW-P	80-05-139
296-401-140	NEW	80-02-052	308-36-065	AMD-P	80-14-079	308-55-010	NEW	80-08-003
296-401-150	NEW	80-02-052	308-36-065	AMD	80-18-009	308-61-110	AMD	80-02-053
296-401-160	NEW	80-02-052	308-36-080	AMD-P	80-11-046	308-61-155	AMD	80-02-053
296-401-170	NEW	80-02-052	308-36-080	AMD	80-14-022	308-61-010	REP-P	80-17-048
296-401-180	NEW	80-02-052	308-40-101	AMD-P	80-03-094	308-92-010	REP-E	80-17-049
304-25	AMD	80-02-041	308-40-101	AMD	80-05-063	308-92-020	REP-P	80-17-048
304-25-010	AMD	80-02-041	308-40-105	NEW-P	80-03-094	308-92-020	REP-E	80-17-049
304-25-020	AMD	80-02-041	308-40-105	NEW	80-05-063	308-92-030	REP-P	80-17-048
304-25-030	AMD	80-02-041	308-40-105	AMD-P	80-14-079	308-92-030	REP-E	80-17-049
304-25-040	AMD	80-02-041	308-40-105	AMD	80-18-009	308-92-040	REP-P	80-17-048
304-25-050	AMD	80-02-041	308-40-120	AMD-P	80-11-046	308-92-040	REP-E	80-17-049
304-25-060	AMD	80-02-041	308-40-120	AMD	80-14-022	308-92-050	REP-P	80-17-048
304-25-070	REP	80-02-041	308-41-020	AMD-P	80-11-046	308-92-050	REP-E	80-17-049
304-25-080	REP	80-02-041	308-41-020	AMD	80-14-022	308-92-060	REP-P	80-17-048
304-25-090	AMD	80-02-041	308-42-055	NEW-P	80-10-039	308-92-060	REP-E	80-17-049
304-25-100	AMD	80-02-041	308-42-055	NEW	80-14-011	308-92-070	REP-P	80-17-048
304-25-110	AMD	80-02-041	308-42-100	AMD-P	80-11-046	308-92-070	REP-E	80-17-049
304-25-120	AMD	80-02-041	308-42-100	AMD	80-14-022	308-92-080	REP-P	80-17-048
304-25-510	NEW	80-02-041	308-42-120	NEW-P	80-02-166	308-92-080	REP-E	80-17-049
304-25-520	NEW	80-02-041	308-42-120	NEW	80-04-057	308-92-100	REP-P	80-17-048
304-25-530	NEW	80-02-041	308-48-310	AMD-P	80-11-046	308-92-100	REP-E	80-17-049
304-25-540	NEW	80-02-041	308-48-310	AMD	80-14-022	308-92-110	REP-P	80-17-048
304-25-550	NEW	80-02-041	308-51-030	AMD-P	80-11-046	308-92-110	REP-E	80-17-049
304-25-555	NEW	80-02-041	308-51-030	AMD	80-14-022	308-92-120	REP-P	80-17-048
304-25-560	NEW	80-02-041	308-51-130	AMD	80-04-012	308-92-120	REP-E	80-17-049
304-25-570	NEW	80-02-041	308-52-020	REP-P	80-18-053	308-92-130	REP-P	80-17-048
304-25-580	NEW	80-02-041	308-52-040	AMD-P	80-18-053	308-92-130	REP-E	80-17-049
304-25-590	NEW	80-02-041	308-52-110	REP-P	80-18-053	308-92-140	REP-P	80-17-048
308-04-010	AMD-P	80-09-107	308-52-120	AMD-P	80-18-053	308-92-140	REP-E	80-17-049
308-04-010	AMD	80-13-002	308-52-132	NEW-P	80-18-049	308-92-150	REP-P	80-17-048
308-13-010	AMD-P	80-03-058	308-52-137	REP-P	80-18-049	308-92-150	REP-E	80-17-049
308-13-010	AMD	80-05-141	308-52-138	AMD-P	80-18-049	308-92-160	REP-P	80-17-048

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308-92-170	REP-P	80-17-048	308-120-420	AMD-P	80-17-034	308-140-240	AMD-P	80-11-035
308-92-170	REP-E	80-17-049	308-120-505	NEW	80-04-072	308-140-240	AMD	80-15-059
308-92-180	REP-P	80-17-048	308-120-506	NEW	80-04-072	308-140-245	NEW-P	80-11-035
308-92-180	REP-E	80-17-049	308-120-507	NEW	80-04-072	308-150-006	NEW-P	80-06-153
308-92-190	REP-P	80-17-048	308-120-508	NEW	80-04-072	308-150-006	NEW	80-09-106
308-92-190	REP-E	80-17-049	308-120-509	NEW	80-04-072	308-150-007	NEW-P	80-06-153
308-92-200	REP-P	80-17-048	308-120-509	AMD-P	80-14-078	308-150-007	NEW	80-09-106
308-92-200	REP-E	80-17-049	308-120-509	AMD-P	80-17-034	308-150-008	NEW-P	80-06-153
308-96A-400	NEW-E	80-09-068	308-120-510	NEW	80-04-072	308-150-008	NEW	80-09-106
308-96A-400	NEW-P	80-11-072	308-120-510	AMD-P	80-14-078	308-150-009	NEW-P	80-06-153
308-96A-400	NEW-P	80-13-049	308-120-510	AMD-P	80-17-034	308-150-009	NEW	80-09-106
308-96A-400	NEW-E	80-13-050	308-120-511	NEW	80-04-072	308-150-010	REP-P	80-03-092
308-96A-400	NEW-W	80-13-052	308-120-511	AMD-P	80-14-078	308-150-010	REP-P	80-06-153
308-96A-400	NEW-P	80-16-014	308-120-511	AMD-P	80-17-034	308-150-010	REP	80-09-106
308-97-230	NEW-E	80-09-108	308-120-512	NEW	80-04-072	308-150-011	NEW-P	80-06-153
308-97-230	NEW-P	80-09-110	308-120-513	NEW	80-04-072	308-150-011	NEW	80-09-106
308-97-230	NEW	80-13-001	308-120-514	NEW	80-04-072	308-150-012	NEW-P	80-06-153
308-115-040	AMD-P	80-11-046	308-120-515	NEW	80-04-072	308-150-012	NEW	80-09-106
308-115-040	AMD	80-14-022	308-120-516	NEW	80-04-072	308-150-013	NEW-P	80-06-153
308-116-310	AMD-P	80-11-046	308-120-517	NEW	80-04-072	308-150-015	REP-P	80-03-092
308-116-310	AMD	80-14-022	308-120-518	NEW	80-04-072	308-150-015	REP-P	80-06-153
308-120-100	AMD-P	80-02-091	308-120-519	NEW	80-04-072	308-150-015	REP	80-09-106
308-120-100	AMD	80-04-072	308-120-520	NEW	80-04-072	308-150-020	REP-P	80-03-092
308-120-100	AMD-P	80-14-078	308-120-521	NEW	80-04-072	308-150-020	REP-P	80-06-153
308-120-100	AMD-P	80-17-034	308-120-522	NEW	80-04-072	308-150-020	REP	80-09-106
308-120-120	REP-P	80-02-091	308-122-020	AMD-P	80-11-046	308-150-025	REP-P	80-06-153
308-120-120	REP	80-04-072	308-122-020	AMD	80-14-022	308-150-025	REP	80-09-106
308-120-130	REP-P	80-02-091	308-122-040	NEW	80-02-114	308-150-040	REP-P	80-03-092
308-120-130	REP	80-04-072	308-122-040	REP-P	80-15-013	308-150-040	REP-P	80-06-153
308-120-140	REP-P	80-02-091	308-122-050	NEW	80-02-114	308-150-040	REP	80-09-106
308-120-140	REP	80-04-072	308-122-050	REP-P	80-15-013	308-150-060	NEW-P	80-06-153
308-120-140	REP-P	80-14-078	308-122-220	AMD-P	80-04-068	308-150-060	NEW	80-09-106
308-120-160	REP-P	80-17-034	308-122-220	AMD	80-07-010	308-150-061	NEW-P	80-06-153
308-120-161	NEW-P	80-14-078	308-122-410	AMD-P	80-04-068	308-150-061	NEW	80-09-106
308-120-161	NEW-P	80-17-034	308-122-410	AMD	80-07-010	308-150-062	NEW-P	80-06-153
308-120-162	NEW-P	80-14-078	308-122-460	AMD-P	80-11-046	308-150-062	NEW	80-09-106
308-120-162	NEW-P	80-17-034	308-122-460	AMD	80-14-022	308-150-070	NEW-P	80-03-092
308-120-163	NEW-P	80-14-078	308-124-005	AMD-P	80-15-088	308-150-070	NEW-P	80-06-153
308-120-163	NEW-P	80-17-034	308-124-021	AMD-P	80-15-088	308-150-070	NEW	80-09-106
308-120-164	NEW-P	80-14-078	308-124A-010	AMD-P	80-15-088	308-150-080	NEW-P	80-03-092
308-120-164	NEW-P	80-17-034	308-124A-020	AMD-P	80-15-088	308-150-090	NEW-P	80-03-092
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308-120-165	NEW-P	80-17-034	308-124A-030	AMD-P	80-15-088	308-150-110	NEW-P	80-03-092
308-120-166	NEW-P	80-14-078	308-124A-040	REP-P	80-15-088	308-150-120	NEW-P	80-03-092
308-120-166	NEW-P	80-17-034	308-124A-100	AMD-P	80-15-088	308-150-130	NEW-P	80-03-092
308-120-168	NEW-P	80-14-078	308-124A-110	NEW-P	80-15-088	308-150-140	NEW-P	80-03-092
308-120-168	NEW-P	80-17-034	308-124A-120	NEW-P	80-15-088	308-150-150	NEW-P	80-03-092
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308-120-170	AMD-P	80-17-034	308-124A-200	AMD-P	80-15-088	308-150-170	NEW-P	80-03-092
308-120-185	AMD-P	80-14-078	308-124A-210	REP-P	80-15-088	308-150-200	NEW-P	80-03-092
308-120-185	AMD-P	80-17-034	308-124A-310	REP-P	80-15-088	308-150-210	NEW-P	80-03-092
308-120-205	NEW-P	80-02-091	308-124A-410	NEW-P	80-15-088	308-150-220	NEW-P	80-03-092
308-120-206	NEW-P	80-02-091	308-124A-420	NEW-P	80-15-088	308-150-230	NEW-P	80-03-092
308-120-207	NEW-P	80-02-091	308-124B-040	AMD-P	80-15-088	308-150-240	NEW-P	80-03-092
308-120-208	NEW-P	80-02-091	308-124B-110	AMD-P	80-15-088	308-151-080	NEW-P	80-03-092
308-120-209	NEW-P	80-02-091	308-124B-120	AMD-P	80-15-088	308-151-080	NEW	80-05-032
308-120-210	NEW-P	80-02-091	308-124C-010	AMD-P	80-15-088	308-151-090	NEW-P	80-03-092
308-120-211	NEW-P	80-02-091	308-124E-010	AMD-P	80-15-089	308-151-090	NEW	80-05-032
308-120-212	NEW-P	80-02-091	308-124F-010	AMD-P	80-15-089	308-151-100	NEW-P	80-03-092
308-120-213	NEW-P	80-02-091	308-124F-050	REP-P	80-15-089	308-151-100	NEW	80-05-032
308-120-214	NEW-P	80-02-091	308-124F-200	REP-P	80-15-089	308-151-100	AMD-P	80-13-008
308-120-215	NEW-P	80-02-091	308-124G-010	REP-P	80-15-089	308-151-100	AMD	80-16-023
308-120-216	NEW-P	80-02-091	308-124H-020	AMD-P	80-15-089	308-152-010	AMD-P	80-11-046
308-120-217	NEW-P	80-02-091	308-124H-030	AMD-P	80-15-089	308-152-010	AMD	80-14-022
308-120-218	NEW-P	80-02-091	308-124H-040	AMD-P	80-15-089	308-154-040	AMD-P	80-13-008
308-120-219	NEW-P	80-02-091	308-124H-045	AMD-P	80-15-089	308-154-040	AMD	80-16-023
308-120-220	NEW-P	80-02-091	308-124H-050	AMD-P	80-15-089	308-154-070	AMD-P	80-13-008
308-120-221	NEW-P	80-02-091	308-124H-060	AMD-P	80-15-089	308-154-070	AMD	80-16-023
308-120-222	NEW-P	80-02-091	308-138-060	AMD-P	80-11-046	308-154-080	NEW-P	80-13-008
308-120-260	AMD-P	80-11-046	308-138-060	AMD	80-14-022	308-154-080	NEW	80-16-023
308-120-260	AMD	80-14-022	308-140-150	AMD-P	80-11-035	308-170-040	NEW-P	80-15-013
308-120-410	AMD-P	80-14-078	308-140-150	AMD	80-15-059	308-170-050	NEW-P	80-15-013
308-120-410	AMD-P	80-17-034	308-140-210	AMD-P	80-11-035	308-300-020	AMD-P	80-18-048

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352-32-036	NEW	80-14-009	356-26-030	AMD-P	80-02-038	356-42-010	AMD	80-13-047
352-32-037	NEW-P	80-10-056	356-26-030	AMD-P	80-02-137	356-42-020	AMD-P	80-10-021
352-32-037	NEW	80-14-009	356-26-030	AMD-P	80-04-024	356-42-020	AMD-E	80-12-032
352-32-045	AMD-P	80-02-176	356-26-030	AMD-P	80-06-132	356-42-020	AMD	80-13-047
352-32-045	AMD	80-05-007	356-26-030	AMD-P	80-10-033	356-46-060	AMD-P	80-04-075
352-32-050	AMD-P	80-02-176	356-26-030	AMD	80-13-047	356-46-060	AMD	80-06-033
352-32-050	AMD	80-05-007	356-26-060	AMD-P	80-02-137	360-11-010	AMD-P	80-04-071
352-32-250	AMD-P	80-02-176	356-26-060	AMD	80-04-025	360-11-010	AMD-P	80-06-077
352-32-250	AMD	80-05-007	356-26-060	AMD-P	80-10-021	360-11-010	AMD	80-08-036
352-32-265	NEW-P	80-14-025	356-26-060	AMD-P	80-13-046	360-11-023	NEW-P	80-04-071
352-32-265	NEW	80-18-004	356-26-060	AMD-P	80-15-054	360-11-023	NEW-P	80-06-077
352-36-040	AFF	80-17-023	356-30-070	AMD-P	80-02-137	360-11-023	NEW	80-08-036
352-48-010	NEW-P	80-08-070	356-30-070	AMD	80-04-025	360-11-027	NEW-P	80-04-071
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352-48-020	NEW-P	80-08-070	356-30-080	AMD	80-15-052	360-11-027	NEW	80-08-036
352-48-020	NEW	80-12-022	356-30-146	AMD-P	80-02-137	360-11-030	AMD-P	80-04-071
352-48-030	NEW-P	80-08-070	356-30-146	AMD	80-04-025	360-11-030	AMD-P	80-06-077
352-48-030	NEW	80-12-022	356-30-200	AMD-P	80-16-018	360-11-033	NEW-P	80-04-071
352-48-040	NEW-P	80-08-070	356-30-320	AMD-P	80-06-132	360-11-033	NEW-P	80-06-077
352-48-040	NEW	80-12-022	356-30-320	AMD-P	80-10-033	360-11-033	NEW	80-08-036
352-48-050	NEW-P	80-08-070	356-30-320	AMD	80-13-047	360-11-037	NEW-P	80-04-071
352-48-050	NEW	80-12-022	356-30-330	AMD-P	80-04-075	360-11-037	NEW-P	80-06-077
352-48-060	NEW-P	80-08-070	356-30-330	AMD-P	80-06-030	360-11-037	NEW	80-08-036
352-48-060	NEW	80-12-022	356-34-010	AMD-P	80-15-098	360-11-040	AMD-P	80-04-071
352-48-070	NEW-P	80-08-070	356-34-012	REP-P	80-15-098	360-11-040	AMD-P	80-06-077
352-48-070	NEW	80-12-022	356-34-020	AMD-P	80-15-098	360-11-040	AMD	80-08-036
352-48-080	NEW-P	80-08-070	356-34-030	AMD-P	80-15-098	360-11-045	NEW-P	80-04-071
352-48-080	NEW	80-12-022	356-34-040	AMD-P	80-15-098	360-11-045	NEW-P	80-06-077
356-06-010	AMD-P	80-05-111	356-34-050	AMD-P	80-15-098	360-11-045	NEW	80-08-036
356-06-010	AMD-P	80-07-033	356-34-060	REP-P	80-15-098	360-11-050	REP-P	80-04-071
356-06-010	AMD	80-09-010	356-34-070	AMD-P	80-15-098	360-11-050	REP-P	80-06-077
356-06-010	AMD-P	80-10-021	356-34-080	AMD-P	80-15-098	360-11-050	REP	80-08-036
356-06-010	AMD	80-13-047	356-34-085	AMD-P	80-15-098	360-11-060	AMD-P	80-04-071
356-06-010	AMD-P	80-16-018	356-34-090	AMD-P	80-15-098	360-11-060	AMD-P	80-06-077
356-06-020	AMD-P	80-04-075	356-34-100	AMD-P	80-15-098	360-11-060	AMD	80-08-036
356-06-020	AMD	80-06-032	356-34-10501	AMD-P	80-15-098	360-12-140	NEW-P	80-05-070
356-06-040	AMD-P	80-02-137	356-34-110	AMD-P	80-15-098	360-12-140	NEW	80-08-035
356-06-040	AMD	80-04-025	356-34-113	AMD-P	80-15-098	360-18-010	NEW-P	80-03-091
356-10-050	AMD-P	80-06-132	356-34-120	AMD-P	80-15-098	360-18-010	NEW	80-05-074
356-10-050	AMD-P	80-10-033	356-34-130	AMD-P	80-15-098	360-18-020	NEW-P	80-03-091
356-10-050	AMD	80-13-047	356-34-140	AMD-P	80-15-098	360-18-020	AMD-P	80-05-070
356-10-060	AMD-P	80-06-132	356-34-150	AMD-P	80-15-098	360-18-020	NEW	80-05-074
356-10-060	AMD-P	80-10-033	356-34-160	AMD-P	80-15-098	360-18-020	AMD	80-08-035
356-10-060	AMD	80-13-047	356-34-170	AMD-P	80-15-098	360-18-030	NEW-P	80-03-091
356-14-085	NEW-E	80-15-053	356-34-180	AMD-P	80-10-033	360-18-030	NEW	80-05-074
356-14-085	NEW-P	80-16-018	356-34-180	AMD-P	80-13-046	360-18-040	NEW-P	80-03-091
356-14-140	AMD-P	80-02-038	356-34-180	AMD-P	80-15-054	360-25-001	REP-P	80-03-091
356-14-140	AMD	80-03-024	356-34-180	AMD-P	80-15-098	360-25-001	REP	80-05-074
356-15-050	AMD-P	80-02-039	356-34-190	AMD-P	80-15-098	360-36-010	AMD-P	80-03-091
356-15-120	AMD-P	80-02-039	356-34-200	AMD-P	80-15-098	360-36-010	AMD	80-05-074
356-15-120	AMD-P	80-04-075	356-34-210	AMD-P	80-15-098	360-36-100	REP-P	80-10-040
356-15-120	AMD-P	80-06-031	356-34-220	AMD-P	80-10-033	360-36-100	REP	80-14-012
356-15-120	AMD-P	80-10-021	356-34-220	AMD-P	80-13-046	360-36-105	NEW-P	80-10-040
356-15-120	AMD-P	80-13-046	356-34-220	AMD-P	80-15-054	360-36-110	REP-P	80-10-040
356-15-120	AMD-P	80-15-054	356-34-220	AMD-P	80-15-098	360-36-110	REP	80-14-012
356-18-015	NEW-P	80-02-039	356-34-230	AMD-P	80-15-098	360-36-120	REP-P	80-10-040
356-18-020	AMD-P	80-02-039	356-34-250	AMD-P	80-15-098	360-36-120	REP	80-14-012
356-18-025	AMD-P	80-02-039	356-34-260	AMD-P	80-15-098	360-36-130	REP-P	80-10-040
356-18-030	AMD-P	80-02-039	356-34-270	AMD-P	80-15-098	360-36-130	REP	80-14-012
356-18-040	AMD-P	80-02-039	356-34-280	AMD-P	80-15-098	360-36-140	REP-P	80-10-040
356-18-050	AMD-P	80-12-033	356-34-290	AMD-P	80-15-098	360-36-140	REP	80-14-012
356-18-050	AMD-P	80-15-054	356-34-300	AMD-P	80-15-098	360-36-230	AMD-P	80-03-091
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356-18-110	AMD-P	80-12-033	356-39-060	AMD	80-13-047	360-49-040	AMD-P	80-10-040
356-18-110	AMD-P	80-15-054	356-39-070	AMD-P	80-10-033	360-49-040	AMD	80-14-012
356-18-150	AMD-P	80-06-132	356-39-070	AMD	80-13-047	360-52-060	AMD	80-02-113
356-18-150	AMD-P	80-10-033	356-39-070	AMD-P	80-16-018	360-52-070	AMD-P	80-02-112
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356-18-150	AMD-P	80-15-054	356-39-090	AMD	80-13-047	365-31-010	AMD-P	80-02-122
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365-31-110	AMD-P	80-02-122	365-33-740	REP	80-05-023	365-50-030	REP-P	80-05-100
365-31-110	AMD-E	80-03-011	365-33-750	REP-P	80-02-122	365-50-030	REP	80-08-056
365-31-110	AMD	80-05-023	365-33-750	REP-E	80-03-011	365-50-040	REP-P	80-05-100
365-31-111	NEW-P	80-02-122	365-33-750	REP	80-05-023	365-50-040	REP	80-08-056
365-31-111	NEW-E	80-03-011	365-33-760	REP-P	80-02-122	365-50-050	REP-P	80-05-100
365-31-111	NEW	80-05-023	365-33-760	REP-E	80-03-011	365-50-050	REP	80-08-056
365-31-120	AMD-P	80-02-122	365-33-760	REP	80-05-023	365-50-060	REP-P	80-05-100
365-31-120	AMD-E	80-03-011	365-35-010	REP-P	80-02-122	365-50-060	REP	80-08-056
365-31-120	AMD	80-05-023	365-35-010	REP-E	80-03-011	365-50-070	REP-P	80-05-100
365-31-130	AMD-P	80-02-122	365-35-010	REP	80-05-023	365-50-070	REP	80-08-056
365-31-130	AMD-E	80-03-011	365-35-900	REP-P	80-02-122	365-50-080	REP-P	80-05-100
365-31-130	AMD	80-05-023	365-35-900	REP-E	80-03-011	365-50-080	REP	80-08-056
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365-31-150	AMD-E	80-03-011	365-37-010	REP-P	80-02-122	365-50-090	REP	80-08-056
365-31-150	AMD	80-05-023	365-37-010	REP-E	80-03-011	365-50-100	REP-P	80-05-100
365-31-160	AMD-P	80-02-122	365-37-010	REP	80-05-023	365-50-100	REP	80-08-056
365-31-160	AMD-E	80-03-011	365-37-110	REP-P	80-02-122	365-50-110	REP-P	80-05-100
365-31-160	AMD	80-05-023	365-37-110	REP-E	80-03-011	365-50-110	REP	80-08-056
365-31-170	AMD-P	80-02-122	365-37-110	REP	80-05-023	365-50-120	REP-P	80-05-100
365-31-170	AMD-E	80-03-011	365-37-120	REP-P	80-02-122	365-50-120	REP	80-08-056
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365-31-180	REP-E	80-03-011	365-37-130	REP-P	80-02-122	365-50-140	REP-P	80-05-100
365-31-180	REP	80-05-023	365-37-130	REP-E	80-03-011	365-50-140	REP	80-08-056
365-31-210	AMD-P	80-02-122	365-37-130	REP	80-05-023	365-50-150	REP-P	80-05-100
365-31-210	AMD-E	80-03-011	365-37-210	REP-P	80-02-122	365-50-150	REP	80-08-056
365-31-210	AMD	80-05-023	365-37-210	REP-E	80-03-011	365-50-160	REP-P	80-05-100
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365-31-310	REP	80-05-023	365-37-220	REP-E	80-03-011	365-50-170	REP	80-08-056
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365-31-320	REP-E	80-03-011	365-37-310	REP-P	80-02-122	365-50-180	REP	80-08-056
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365-31-330	AMD-P	80-02-122	365-37-310	REP	80-05-023	365-50-190	REP	80-08-056
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365-31-340	REP-E	80-03-011	365-37-330	REP-P	80-02-122	365-50-210	REP	80-08-056
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365-31-350	REP-E	80-03-011	365-37-340	REP-P	80-02-122	365-50-230	REP-P	80-05-100
365-31-350	REP	80-05-023	365-37-340	REP-E	80-03-011	365-50-230	REP	80-08-056
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365-31-370	REP	80-05-023	365-37-510	REP-E	80-03-011	365-50-260	REP	80-08-056
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365-31-410	REP-E	80-03-011	365-37-520	REP-P	80-02-122	365-50-270	REP	80-08-056
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365-31-420	REP-E	80-03-011	365-37-530	REP-P	80-02-122	365-50-290	REP-P	80-05-100
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365-31-440	REP-E	80-03-011	365-37-550	REP-P	80-02-122	365-50-320	REP-P	80-05-100
365-31-440	REP	80-05-023	365-37-550	REP-E	80-03-011	365-50-320	REP	80-08-056
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365-31-450	REP	80-05-023	365-37-560	REP-E	80-03-011	365-50-340	REP-P	80-05-100
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390-12-100	REP	80-02-106	391-21-128	REP-P	80-09-092	391-21-718	REP-P	80-09-092
390-12-110	REP	80-02-106	391-21-130	REP-P	80-09-092	391-21-719	NEW-E	80-02-116
390-12-120	REP	80-02-106	391-21-132	REP-P	80-09-092	391-21-719	NEW-P	80-02-156
390-12-140	REP	80-02-106	391-21-134	REP-P	80-09-092	391-21-719	NEW	80-04-073
390-12-160	REP	80-02-106	391-21-136	REP-P	80-09-092	391-21-719	NEW-E	80-04-074
390-14-100	AMD-E	80-03-088	391-21-137	REP-P	80-09-092	391-21-719	REP-P	80-09-092
390-14-100	AMD-P	80-03-090	391-21-138	REP-P	80-09-092	391-21-720	AMD-E	80-02-116
390-14-100	AMD	80-05-097	391-21-140	REP-P	80-09-092	391-21-720	AMD-P	80-02-156
390-14-110	AMD-E	80-03-088	391-21-142	REP-P	80-09-092	391-21-720	AMD	80-04-073
390-14-110	AMD-P	80-03-090	391-21-300	REP-P	80-09-092	391-21-720	AMD-E	80-04-074
390-14-110	AMD	80-05-097	391-21-302	REP-P	80-09-092	391-21-720	REP-P	80-09-092
390-16-080	REP	80-02-106	391-21-304	REP-P	80-09-092	391-21-721	NEW-E	80-02-116
390-16-085	REP	80-02-106	391-21-306	REP-P	80-09-092	391-21-721	NEW-P	80-02-156
390-16-090	REP	80-02-106	391-21-308	REP-P	80-09-092	391-21-721	NEW	80-04-073
390-16-095	REP	80-02-106	391-21-310	REP-P	80-09-092	391-21-721	NEW-E	80-04-074
390-20-020	AMD	80-02-055	391-21-312	REP-P	80-09-092	391-21-721	REP-P	80-09-092
390-20-028	REP	80-02-055	391-21-314	REP-P	80-09-092	391-21-722	AMD-E	80-02-116
390-20-030	REP	80-02-106	391-21-316	REP-P	80-09-092	391-21-722	AMD-P	80-02-156
390-20-040	REP	80-02-106	391-21-318	REP-P	80-09-092	391-21-722	AMD	80-04-073
390-20-050	REP	80-02-106	391-21-320	REP-P	80-09-092	391-21-722	AMD-E	80-04-074
390-20-051	REP	80-02-055	391-21-321	REP-P	80-09-092	391-21-722	REP-P	80-09-092
390-20-052	NEW	80-02-055	391-21-322	REP-P	80-09-092	391-21-723	NEW-E	80-02-116
390-20-053	REP	80-02-055	391-21-500	REP-P	80-09-092	391-21-723	NEW-P	80-02-156
390-20-055	REP	80-02-055	391-21-502	REP-P	80-09-092	391-21-723	NEW	80-04-073
390-20-060	REP	80-02-106	391-21-504	REP-P	80-09-092	391-21-723	NEW-E	80-04-074
390-20-070	REP	80-02-106	391-21-506	REP-P	80-09-092	391-21-723	REP-P	80-09-092
390-20-080	REP-P	80-01-115	391-21-508	REP-P	80-09-092	391-21-724	AMD-E	80-02-116
390-20-080	REP	80-03-089	391-21-510	REP-P	80-09-092	391-21-724	AMD-P	80-02-156
390-20-085	REP-P	80-04-077	391-21-512	REP-P	80-09-092	391-21-724	AMD	80-04-073
390-20-085	REP	80-06-119	391-21-514	REP-P	80-09-092	391-21-724	AMD-E	80-04-074
390-20-120	AMD	80-02-106	391-21-516	REP-P	80-09-092	391-21-724	REP-P	80-09-092
390-20-144	NEW-P	80-16-069	391-21-518	REP-P	80-09-092	391-21-726	AMD-E	80-02-116
390-24-010	AMD	80-02-055	391-21-520	REP-P	80-09-092	391-21-726	AMD-P	80-02-156
390-24-010	AMD-P	80-14-069	391-21-522	REP-P	80-09-092	391-21-726	AMD	80-04-073
390-24-010	AMD	80-18-028	391-21-524	REP-P	80-09-092	391-21-726	AMD-E	80-04-074
390-24-025	AMD-P	80-01-115	391-21-526	REP-P	80-09-092	391-21-726	REP-P	80-09-092
390-24-025	AMD	80-03-089	391-21-528	REP-P	80-09-092	391-21-728	AMD-E	80-02-116
390-24-030	NEW-P	80-14-069	391-21-530	REP-P	80-09-092	391-21-728	AMD-P	80-02-156
390-24-030	NEW	80-18-028	391-21-532	REP-P	80-09-092	391-21-728	AMD	80-04-073
390-28-040	AMD-P	80-01-115	391-21-534	REP-P	80-09-092	391-21-728	AMD-E	80-04-074
390-28-040	AMD	80-03-089	391-21-535	REP-P	80-09-092	391-21-728	REP-P	80-09-092
390-28-100	AMD	80-02-106	391-21-536	REP-P	80-09-092	391-21-733	NEW-E	80-02-116
391-08-001	AMD-P	80-09-089	391-21-550	REP-P	80-09-092	391-21-733	NEW-P	80-02-156
391-08-001	AMD	80-14-045	391-21-556	REP-P	80-09-092	391-21-733	NEW	80-04-073
391-08-007	AMD-P	80-09-089	391-21-700	AMD-E	80-02-116	391-21-733	NEW-E	80-04-074
391-08-007	AMD	80-14-045	391-21-700	AMD-P	80-02-156	391-21-733	REP-P	80-09-092
391-08-180	AMD-P	80-09-089	391-21-700	AMD	80-04-073	391-21-734	AMD-E	80-02-116
391-08-180	AMD	80-14-045	391-21-700	AMD-E	80-04-074	391-21-734	AMD-P	80-02-156
391-08-230	NEW-P	80-09-089	391-21-700	REP-P	80-09-092	391-21-734	AMD	80-04-073
391-08-230	NEW-E	80-16-040	391-21-702	AMD-E	80-02-116	391-21-734	AMD-E	80-04-074
391-08-230	NEW-P	80-16-058	391-21-702	AMD-P	80-02-156	391-21-734	REP-P	80-09-092
391-08-820	AMD-P	80-09-089	391-21-702	AMD	80-04-073	391-21-735	NEW-E	80-02-116
391-08-820	AMD	80-14-045	391-21-702	AMD-E	80-04-074	391-21-735	NEW-P	80-02-156
391-21-001	REP-P	80-09-092	391-21-702	REP-P	80-09-092	391-21-735	NEW	80-04-073
391-21-003	REP-P	80-09-092	391-21-706	REP-P	80-09-092	391-21-735	NEW-E	80-04-074
391-21-100	REP-P	80-09-092	391-21-708	AMD-E	80-02-116	391-21-735	REP-P	80-09-092
391-21-102	REP-P	80-09-092	391-21-708	AMD-P	80-02-156	391-21-737	NEW-E	80-02-116
391-21-104	REP-P	80-09-092	391-21-708	AMD	80-04-073	391-21-737	NEW-P	80-02-156
391-21-105	REP-P	80-09-092	391-21-708	AMD-E	80-04-074	391-21-737	NEW	80-04-073
391-21-106	REP-P	80-09-092	391-21-708	REP-P	80-09-092	391-21-737	NEW-E	80-04-074
391-21-107	REP-P	80-09-092	391-21-712	AMD-E	80-02-116	391-21-737	REP-P	80-09-092
391-21-108	REP-P	80-09-092	391-21-712	AMD-P	80-02-156	391-21-738	AMD-E	80-02-116
391-21-110	REP-P	80-09-092	391-21-712	AMD	80-04-073	391-21-738	AMD-P	80-02-156
391-21-112	REP-P	80-09-092	391-21-712	AMD-E	80-04-074	391-21-738	AMD	80-04-073
391-21-113	REP-P	80-09-092	391-21-712	REP-P	80-09-092	391-21-738	AMD-E	80-04-074
391-21-114	REP-P	80-09-092	391-21-716	AMD-E	80-02-116	391-21-738	REP-P	80-09-092
391-21-115	REP-P	80-09-092	391-21-716	AMD-P	80-02-156	391-21-740	REP-E	80-02-116
391-21-116	REP-P	80-09-092	391-21-716	AMD	80-04-073	391-21-740	REP-P	80-02-156
391-21-118	REP-P	80-09-092	391-21-716	AMD-E	80-04-074	391-21-740	REP	80-04-073
391-21-120	REP-P	80-09-092	391-21-716	REP-P	80-09-092	391-21-740	REP-E	80-04-074
391-21-122	REP-P	80-09-092	391-21-718	AMD-E	80-02-116	391-21-742	REP-E	80-02-116
391-21-124	REP-P	80-09-092	391-21-718	AMD-P	80-02-156	391-21-742	REP-P	80-02-156
391-21-125	REP-P	80-09-092	391-21-718	AMD	80-04-073	391-21-742	REP	80-04-073
391-21-126	REP-P	80-09-092	391-21-718	AMD-E	80-04-074	391-21-742	REP-E	80-04-074

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
391-21-744	REP-E	80-02-116	391-25-190	NEW-P	80-16-058	391-30-118	REP-P	80-09-092
391-21-744	REP-P	80-02-156	391-25-210	NEW-P	80-09-090	391-30-120	REP-P	80-09-092
391-21-744	REP	80-04-073	391-25-210	NEW	80-14-046	391-30-122	REP-P	80-09-092
391-21-744	REP-E	80-04-074	391-25-230	NEW-P	80-09-090	391-30-124	REP-P	80-09-092
391-21-746	REP-E	80-02-116	391-25-230	NEW	80-14-046	391-30-126	REP-P	80-09-092
391-21-746	REP-P	80-02-156	391-25-250	NEW-P	80-09-090	391-30-128	REP-P	80-09-092
391-21-746	REP	80-04-073	391-25-250	NEW	80-14-046	391-30-130	REP-P	80-09-092
391-21-746	REP-E	80-04-074	391-25-252	NEW-P	80-09-090	391-30-132	REP-P	80-09-092
391-21-748	REP-E	80-02-116	391-25-252	NEW	80-14-046	391-30-134	REP-P	80-09-092
391-21-748	REP-P	80-02-156	391-25-253	NEW-P	80-09-090	391-30-136	REP-P	80-09-092
391-21-748	REP	80-04-073	391-25-253	NEW	80-14-046	391-30-137	REP-P	80-09-092
391-21-748	REP-E	80-04-074	391-25-270	NEW-P	80-09-090	391-30-138	REP-P	80-09-092
391-21-750	REP-E	80-02-116	391-25-270	NEW	80-14-046	391-30-140	REP-P	80-09-092
391-21-750	REP-P	80-02-156	391-25-290	NEW-P	80-09-090	391-30-142	REP-P	80-09-092
391-21-750	REP	80-04-073	391-25-290	NEW	80-14-046	391-30-300	REP-P	80-09-092
391-21-750	REP-E	80-04-074	391-25-299	NEW-P	80-09-090	391-30-302	REP-P	80-09-092
391-21-752	REP-E	80-02-116	391-25-299	NEW	80-14-046	391-30-304	REP-P	80-09-092
391-21-752	REP-P	80-02-156	391-25-310	NEW-P	80-09-090	391-30-306	REP-P	80-09-092
391-21-752	REP	80-04-073	391-25-310	NEW	80-14-046	391-30-308	REP-P	80-09-092
391-21-752	REP-E	80-04-074	391-25-330	NEW-P	80-09-090	391-30-310	REP-P	80-09-092
391-21-754	REP-E	80-02-116	391-25-330	NEW	80-14-046	391-30-312	REP-P	80-09-092
391-21-754	REP-P	80-02-156	391-25-350	NEW-P	80-09-090	391-30-314	REP-P	80-09-092
391-21-754	REP	80-04-073	391-25-350	NEW	80-14-046	391-30-316	REP-P	80-09-092
391-21-754	REP-E	80-04-074	391-25-370	NEW-P	80-09-090	391-30-318	REP-P	80-09-092
391-21-756	REP-E	80-02-116	391-25-370	NEW	80-14-046	391-30-320	REP-P	80-09-092
391-21-756	REP-P	80-02-156	391-25-390	NEW-P	80-09-090	391-30-321	REP-P	80-09-092
391-21-756	REP	80-04-073	391-25-390	NEW	80-14-046	391-30-322	REP-P	80-09-092
391-21-756	REP-E	80-04-074	391-25-391	NEW-P	80-09-090	391-30-500	REP-P	80-09-092
391-21-758	REP-E	80-02-116	391-25-391	NEW	80-14-046	391-30-502	REP-P	80-09-092
391-21-758	REP-P	80-02-156	391-25-410	NEW-P	80-09-090	391-30-504	REP-P	80-09-092
391-21-758	REP	80-04-073	391-25-410	NEW	80-14-046	391-30-506	REP-P	80-09-092
391-21-758	REP-E	80-04-074	391-25-412	NEW-P	80-09-090	391-30-508	REP-P	80-09-092
391-21-760	REP-E	80-02-116	391-25-412	NEW	80-14-046	391-30-510	REP-P	80-09-092
391-21-760	REP-P	80-02-156	391-25-413	NEW-P	80-09-090	391-30-512	REP-P	80-09-092
391-21-760	REP	80-04-073	391-25-413	NEW	80-14-046	391-30-514	REP-P	80-09-092
391-21-760	REP-E	80-04-074	391-25-430	NEW-P	80-09-090	391-30-516	REP-P	80-09-092
391-21-800	REP-P	80-09-092	391-25-430	NEW	80-14-046	391-30-518	REP-P	80-09-092
391-21-802	REP-P	80-09-092	391-25-450	NEW-P	80-09-090	391-30-520	REP-P	80-09-092
391-21-804	REP-P	80-09-092	391-25-450	NEW	80-14-046	391-30-522	REP-P	80-09-092
391-21-806	REP-P	80-09-092	391-25-470	NEW-P	80-09-090	391-30-524	REP-P	80-09-092
391-21-808	REP-P	80-09-092	391-25-470	NEW	80-14-046	391-30-526	REP-P	80-09-092
391-21-810	REP-P	80-09-092	391-25-490	NEW-P	80-09-090	391-30-528	REP-P	80-09-092
391-21-812	REP-P	80-09-092	391-25-490	NEW	80-14-046	391-30-530	REP-P	80-09-092
391-21-814	REP-P	80-09-092	391-25-510	NEW-P	80-09-090	391-30-532	REP-P	80-09-092
391-21-900	REP-P	80-09-092	391-25-510	NEW	80-14-046	391-30-534	REP-P	80-09-092
391-25-001	NEW-P	80-09-090	391-25-530	NEW-P	80-09-090	391-30-535	REP-P	80-09-092
391-25-001	NEW	80-14-046	391-25-530	NEW	80-14-046	391-30-536	REP-P	80-09-092
391-25-002	NEW-P	80-09-090	391-25-531	NEW-P	80-09-090	391-30-550	REP-P	80-09-092
391-25-002	NEW	80-14-046	391-25-531	NEW	80-14-046	391-30-552	REP-P	80-09-092
391-25-010	NEW-P	80-09-090	391-25-550	NEW-P	80-09-090	391-30-554	REP-P	80-09-092
391-25-010	NEW	80-14-046	391-25-550	NEW	80-14-046	391-30-556	REP-P	80-09-092
391-25-012	NEW-P	80-09-090	391-25-570	NEW-P	80-09-090	391-30-560	REP-P	80-09-092
391-25-012	NEW	80-14-046	391-25-570	NEW	80-14-046	391-30-700	REP-P	80-09-092
391-25-030	NEW-P	80-09-090	391-25-590	NEW-P	80-09-090	391-30-702	REP-P	80-09-092
391-25-030	NEW	80-14-046	391-25-590	NEW	80-14-046	391-30-704	REP-P	80-09-092
391-25-050	NEW-P	80-09-090	391-25-610	NEW-P	80-09-090	391-30-706	REP-P	80-09-092
391-25-050	NEW	80-14-046	391-25-610	NEW	80-14-046	391-30-708	REP-P	80-09-092
391-25-070	NEW-P	80-09-090	391-25-630	NEW-P	80-09-090	391-30-710	REP-P	80-09-092
391-25-070	NEW	80-14-046	391-25-630	NEW	80-14-046	391-30-712	REP-P	80-09-092
391-25-090	NEW-P	80-09-090	391-25-650	NEW-P	80-09-090	391-30-714	REP-P	80-09-092
391-25-090	NEW	80-14-046	391-25-650	NEW	80-14-046	391-30-716	REP-P	80-09-092
391-25-092	NEW-P	80-09-090	391-25-670	NEW-P	80-09-090	391-30-718	REP-P	80-09-092
391-25-092	NEW	80-14-046	391-25-670	NEW	80-14-046	391-30-720	REP-P	80-09-092
391-25-110	NEW-P	80-09-090	391-30-001	REP-P	80-09-092	391-30-722	REP-P	80-09-092
391-25-110	NEW-E	80-16-040	391-30-100	REP-P	80-09-092	391-30-724	REP-P	80-09-092
391-25-110	NEW-P	80-16-058	391-30-102	REP-P	80-09-092	391-30-726	REP-P	80-09-092
391-25-130	NEW-P	80-09-090	391-30-104	REP-P	80-09-092	391-30-728	REP-P	80-09-092
391-25-130	NEW	80-14-046	391-30-106	REP-P	80-09-092	391-30-730	REP-P	80-09-092
391-25-150	NEW-P	80-09-090	391-30-108	REP-P	80-09-092	391-30-732	REP-P	80-09-092
391-25-150	NEW	80-14-046	391-30-110	REP-P	80-09-092	391-30-734	REP-P	80-09-092
391-25-170	NEW-P	80-09-090	391-30-112	REP-P	80-09-092	391-30-736	REP-P	80-09-092
391-25-170	NEW	80-14-046	391-30-113	REP-P	80-09-092	391-30-738	REP-P	80-09-092
391-25-190	NEW-P	80-09-090	391-30-114	REP-P	80-09-092	391-30-900	REP-P	80-09-092
391-25-190	NEW-E	80-16-040	391-30-116	REP-P	80-09-092	391-35-001	NEW-P	80-09-091

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
391-35-001	NEW	80-14-047	391-45-330	NEW	80-14-048	391-55-001	NEW	80-14-049
391-35-002	NEW-P	80-09-091	391-45-350	NEW-P	80-09-093	391-55-002	NEW-P	80-09-094
391-35-002	NEW	80-14-047	391-45-350	NEW	80-14-048	391-55-002	NEW	80-14-049
391-35-010	NEW-P	80-09-091	391-45-370	NEW-P	80-09-093	391-55-010	NEW-P	80-09-094
391-35-010	NEW	80-14-047	391-45-370	NEW	80-14-048	391-55-010	NEW	80-14-049
391-35-030	NEW-P	80-09-091	391-45-390	NEW-P	80-09-093	391-55-030	NEW-P	80-09-094
391-35-030	NEW	80-14-047	391-45-390	NEW	80-14-048	391-55-030	NEW	80-14-049
391-35-050	NEW-P	80-09-091	391-45-410	NEW-P	80-09-093	391-55-032	NEW-P	80-09-094
391-35-050	NEW	80-14-047	391-45-410	NEW	80-14-048	391-55-032	NEW	80-14-049
391-35-070	NEW-P	80-09-091	391-45-410	AMD-P	80-16-059	391-55-033	NEW-P	80-09-094
391-35-070	NEW	80-14-047	391-45-430	NEW-P	80-09-093	391-55-033	NEW	80-14-049
391-35-090	NEW-P	80-09-091	391-45-430	NEW	80-14-048	391-55-050	NEW-P	80-09-094
391-35-090	NEW	80-14-047	391-45-431	NEW-P	80-09-093	391-55-050	NEW	80-14-049
391-35-099	NEW-P	80-09-091	391-45-431	NEW	80-14-048	391-55-070	NEW-P	80-09-094
391-35-099	NEW	80-14-047	391-45-550	NEW-P	80-09-093	391-55-070	NEW	80-14-049
391-35-110	NEW-P	80-09-091	391-45-550	NEW	80-14-048	391-55-090	NEW-P	80-09-094
391-35-110	NEW	80-14-047	391-45-552	NEW-E	80-16-040	391-55-090	NEW	80-14-049
391-35-130	NEW-P	80-09-091	391-45-552	NEW-P	80-16-058	391-55-110	NEW-P	80-09-094
391-35-130	NEW	80-14-047	391-50-001	REP-P	80-09-092	391-55-110	NEW	80-14-049
391-35-150	NEW-P	80-09-091	391-50-100	REP-P	80-09-092	391-55-130	NEW-P	80-09-094
391-35-150	NEW	80-14-047	391-50-102	REP-P	80-09-092	391-55-130	NEW	80-14-049
391-35-170	NEW-P	80-09-091	391-50-104	REP-P	80-09-092	391-55-150	NEW-P	80-09-094
391-35-170	NEW	80-14-047	391-50-105	REP-P	80-09-092	391-55-150	NEW	80-14-049
391-35-190	NEW-P	80-09-091	391-50-106	REP-P	80-09-092	391-55-200	NEW-P	80-09-094
391-35-190	NEW	80-14-047	391-50-108	REP-P	80-09-092	391-55-200	NEW	80-14-049
391-35-210	NEW-P	80-09-091	391-50-110	REP-P	80-09-092	391-55-205	NEW-P	80-09-094
391-35-210	NEW	80-14-047	391-50-112	REP-P	80-09-092	391-55-205	NEW	80-14-049
391-35-230	NEW-P	80-09-091	391-50-113	REP-P	80-09-092	391-55-210	NEW-P	80-09-094
391-35-230	NEW	80-14-047	391-50-114	REP-P	80-09-092	391-55-210	NEW	80-14-049
391-35-250	NEW-P	80-09-091	391-50-116	REP-P	80-09-092	391-55-215	NEW-P	80-09-094
391-35-250	NEW	80-14-047	391-50-118	REP-P	80-09-092	391-55-215	NEW	80-14-049
391-45-001	NEW-P	80-09-093	391-50-120	REP-P	80-09-092	391-55-220	NEW-P	80-09-094
391-45-001	NEW	80-14-048	391-50-122	REP-P	80-09-092	392-55-220	NEW	80-14-049
391-45-002	NEW-P	80-09-093	391-50-124	REP-P	80-09-092	391-55-225	NEW-P	80-09-094
391-45-002	NEW	80-14-048	391-50-126	REP-P	80-09-092	391-55-225	NEW	80-14-049
391-45-010	NEW-P	80-09-093	391-50-128	REP-P	80-09-092	391-55-230	NEW-P	80-09-094
391-45-010	NEW	80-14-048	391-50-130	REP-P	80-09-092	391-55-230	NEW	80-14-049
391-45-013	NEW-P	80-09-093	391-50-132	REP-P	80-09-092	391-55-235	NEW-P	80-09-094
391-45-013	NEW	80-14-048	391-50-134	REP-P	80-09-092	391-55-235	NEW	80-14-049
391-45-019	NEW-P	80-09-093	391-50-136	REP-P	80-09-092	391-55-240	NEW-P	80-09-094
391-45-019	NEW	80-14-048	391-50-137	REP-P	80-09-092	391-55-240	NEW	80-14-049
391-45-030	NEW-P	80-09-093	391-50-138	REP-P	80-09-092	391-55-245	NEW-P	80-09-094
391-45-030	NEW	80-14-048	391-50-140	REP-P	80-09-092	391-55-245	NEW	80-14-049
391-45-050	NEW-P	80-09-093	391-50-142	REP-P	80-09-092	391-55-255	NEW-P	80-09-094
391-45-050	NEW	80-14-048	391-50-300	REP-P	80-09-092	391-55-255	NEW	80-14-049
391-45-070	NEW-P	80-09-093	391-50-302	REP-P	80-09-092	391-55-260	NEW-P	80-09-094
391-45-070	NEW	80-14-048	391-50-304	REP-P	80-09-092	391-55-260	NEW	80-14-049
391-45-090	NEW-P	80-09-093	391-50-306	REP-P	80-09-092	391-55-300	NEW-P	80-09-094
391-45-090	NEW	80-14-048	391-50-308	REP-P	80-09-092	391-55-300	NEW	80-14-049
391-45-110	NEW-P	80-09-093	391-50-310	REP-P	80-09-092	391-55-310	NEW-P	80-09-094
391-45-110	NEW	80-14-048	391-50-312	REP-P	80-09-092	391-55-310	NEW	80-14-049
391-45-130	NEW-P	80-09-093	391-50-314	REP-P	80-09-092	391-55-315	NEW-P	80-09-094
391-45-130	NEW	80-14-048	391-50-316	REP-P	80-09-092	391-55-315	NEW	80-14-049
391-45-150	NEW-P	80-09-093	391-50-318	REP-P	80-09-092	391-55-320	NEW-P	80-09-094
391-45-150	NEW	80-14-048	391-50-320	REP-P	80-09-092	391-55-320	NEW	80-14-049
391-45-170	NEW-P	80-09-093	391-50-321	REP-P	80-09-092	391-55-325	NEW-P	80-09-094
391-45-170	NEW	80-14-048	391-50-322	REP-P	80-09-092	391-55-325	NEW	80-14-049
391-45-171	NEW-P	80-09-093	391-50-700	REP-P	80-09-092	391-55-330	NEW-P	80-09-094
391-45-171	NEW	80-14-048	391-50-702	REP-P	80-09-092	391-55-330	NEW	80-14-049
391-45-190	NEW-P	80-09-093	391-50-706	REP-P	80-09-092	391-55-335	NEW-P	80-09-094
391-45-190	NEW	80-14-048	391-50-708	REP-P	80-09-092	391-55-335	NEW-E	80-16-040
391-45-210	NEW-P	80-09-093	391-50-710	REP-P	80-09-092	391-55-335	NEW-P	80-16-058
391-45-210	NEW	80-14-048	391-50-712	REP-P	80-09-092	391-55-340	NEW-P	80-09-094
391-45-230	NEW-P	80-09-093	391-50-714	REP-P	80-09-092	391-55-340	NEW	80-14-049
391-45-230	NEW	80-14-048	391-50-716	REP-P	80-09-092	391-55-345	NEW-P	80-09-094
391-45-250	NEW-P	80-09-093	391-50-718	REP-P	80-09-092	391-55-345	NEW-E	80-16-040
391-45-250	NEW	80-14-048	391-50-720	REP-P	80-09-092	391-55-345	NEW-P	80-16-058
391-45-270	NEW-P	80-09-093	391-50-722	REP-P	80-09-092	391-55-350	NEW-P	80-09-094
391-45-270	NEW	80-14-048	391-50-724	REP-P	80-09-092	391-55-350	NEW	80-14-049
391-45-290	NEW-P	80-09-093	391-50-728	REP-P	80-09-092	391-55-355	NEW-P	80-09-094
391-45-290	NEW	80-14-048	391-50-730	REP-P	80-09-092	391-55-355	NEW	80-14-049
391-45-310	NEW-P	80-09-093	391-50-732	REP-P	80-09-092	391-55-360	NEW-P	80-09-094
391-45-310	NEW	80-14-048	391-50-734	REP-P	80-09-092	391-55-360	NEW	80-14-049
391-45-330	NEW-P	80-09-093	391-55-001	NEW-P	80-09-094	391-55-400	NEW-P	80-09-094

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
391-55-400	NEW 80-14-049	391-65-510	NEW 80-14-050	392-105-001	NEW 80-05-034
391-55-410	NEW-P 80-09-094	391-65-515	NEW-P 80-09-095	392-105-003	NEW-P 80-03-103
391-55-415	NEW 80-14-049	391-65-525	NEW 80-14-050	392-105-005	NEW 80-05-034
391-55-420	NEW-P 80-09-094	391-65-530	NEW-P 80-09-095	392-105-005	NEW-P 80-03-103
391-55-425	NEW 80-14-049	391-65-535	NEW 80-14-050	392-105-010	NEW 80-05-034
391-55-430	NEW-P 80-09-094	391-65-540	NEW-P 80-09-095	392-105-010	AMD-P 80-03-103
391-55-435	NEW 80-14-049	391-65-545	NEW 80-14-050	392-105-013	AMD 80-05-034
391-55-440	NEW-P 80-09-094	391-65-550	NEW-P 80-09-095	392-105-013	NEW-P 80-03-103
391-55-445	NEW 80-14-049	391-65-555	NEW 80-14-050	392-105-013	NEW 80-05-034
391-55-450	NEW-P 80-09-094	391-65-560	NEW-P 80-09-095	392-105-015	AMD-P 80-03-103
391-55-455	NEW 80-14-049	391-65-560	NEW 80-14-050	392-105-015	AMD 80-05-034
391-55-455	NEW-P 80-09-094	391-65-560	AMD-P 80-16-059	392-105-015	AMD-P 80-05-034
391-55-455	NEW 80-14-049	391-70-010	REP-P 80-09-092	392-105-020	AMD-P 80-03-103
391-55-500	NEW-P 80-09-094	391-70-020	REP-P 80-09-092	392-105-020	AMD 80-05-034
391-55-500	NEW 80-14-049	391-70-030	REP-P 80-09-092	392-105-025	AMD-P 80-03-103
391-55-505	NEW-P 80-09-094	391-70-040	REP-P 80-09-092	392-105-025	AMD 80-05-034
391-55-505	NEW 80-14-049	391-70-050	REP-P 80-09-092	392-105-030	AMD-P 80-03-103
391-55-510	NEW-P 80-09-094	391-70-070	REP-P 80-09-092	392-105-030	AMD 80-05-034
391-55-510	NEW 80-14-049	391-70-080	REP-P 80-09-092	392-105-035	AMD-P 80-03-103
391-55-515	NEW-P 80-09-094	391-70-090	REP-P 80-09-092	392-105-035	AMD 80-05-034
391-55-515	NEW 80-14-049	391-70-105	REP-P 80-09-092	392-109-005	REP-P 80-05-136
391-55-520	NEW-P 80-09-094	391-70-110	REP-P 80-09-092	392-109-005	REP 80-07-038
391-55-520	NEW 80-14-049	391-70-120	REP-P 80-09-092	392-109-006	REP-P 80-05-136
391-55-525	NEW-P 80-09-094	391-70-140	REP-P 80-09-092	392-109-006	REP 80-07-038
391-55-530	NEW 80-14-049	391-70-170	REP-P 80-09-092	392-109-006	REP-P 80-05-136
391-55-530	NEW-P 80-09-094	391-70-220	REP-P 80-09-092	392-109-010	REP 80-07-038
391-55-535	NEW 80-14-049	391-70-245	REP-P 80-09-092	392-109-010	REP-P 80-05-136
391-55-535	NEW-P 80-09-094	391-70-260	REP-P 80-09-092	392-109-010	REP 80-07-038
391-55-540	NEW 80-14-049	391-70-300	REP-P 80-09-092	392-109-015	REP-P 80-05-136
391-55-540	NEW-P 80-09-094	391-95-001	NEW-P 80-09-092	392-109-015	REP 80-07-038
391-55-545	NEW 80-14-049	391-95-001	NEW 80-14-051	392-109-020	REP-P 80-05-136
391-55-545	NEW-P 80-09-094	391-95-010	NEW-P 80-09-092	392-109-020	REP 80-07-038
391-55-560	NEW-P 80-09-094	391-95-030	NEW-P 80-09-092	392-109-025	REP-P 80-05-136
391-55-560	NEW 80-14-049	391-95-050	NEW 80-14-051	392-109-025	REP 80-07-038
391-65-001	NEW-P 80-09-095	391-95-070	NEW-P 80-09-092	392-109-026	REP-P 80-05-136
391-65-001	NEW 80-14-050	391-95-070	NEW 80-14-051	392-109-026	REP 80-07-038
391-65-002	NEW-P 80-09-095	391-95-090	NEW-P 80-09-092	392-109-030	REP-P 80-05-136
391-65-002	NEW 80-14-050	391-95-090	NEW 80-14-051	392-109-030	REP 80-07-038
391-65-010	NEW-P 80-09-095	391-95-110	NEW-P 80-09-092	392-109-035	REP-P 80-05-136
391-65-010	NEW 80-14-050	391-95-110	NEW 80-14-051	392-109-035	REP 80-07-038
391-65-030	NEW-P 80-09-095	391-95-130	NEW-P 80-09-092	392-109-040	NEW-P 80-05-136
391-65-030	NEW 80-14-050	391-95-130	NEW 80-14-051	392-109-040	NEW 80-07-038
391-65-050	NEW-P 80-09-095	391-95-130	NEW-P 80-16-040	392-109-045	NEW-P 80-05-136
391-65-050	NEW 80-14-050	391-95-130	NEW-P 80-16-058	392-109-045	NEW 80-07-038
391-65-070	NEW-P 80-09-095	391-95-150	NEW-P 80-09-092	392-109-050	NEW-P 80-05-136
391-65-070	NEW 80-14-050	391-95-150	NEW 80-14-051	392-109-050	NEW 80-07-038
391-65-072	NEW-P 80-09-095	391-95-170	NEW-P 80-09-092	392-109-055	NEW-P 80-05-136
391-65-072	NEW 80-14-050	391-95-170	NEW 80-14-051	392-109-055	NEW 80-07-038
391-65-073	NEW-P 80-09-095	391-95-190	NEW-P 80-09-092	392-109-060	NEW-P 80-05-136
391-65-073	NEW 80-14-050	391-95-190	NEW 80-14-051	392-109-060	NEW 80-07-038
391-65-074	NEW-P 80-09-095	391-95-210	NEW-P 80-09-092	392-109-065	NEW-P 80-05-136
391-65-074	NEW 80-14-050	391-95-210	NEW 80-14-051	392-109-065	NEW 80-07-038
391-65-090	NEW-P 80-09-095	391-95-230	NEW-P 80-09-092	392-109-070	NEW-P 80-05-136
391-65-090	NEW 80-14-050	391-95-230	NEW 80-14-051	392-109-070	NEW 80-07-038
391-65-094	NEW-P 80-09-095	391-95-250	NEW-P 80-09-092	392-109-075	NEW-P 80-05-136
391-65-094	NEW 80-14-050	391-95-250	NEW 80-14-051	392-109-075	NEW 80-07-038
391-65-110	NEW-P 80-09-095	391-95-270	NEW-P 80-09-092	392-109-080	NEW-P 80-05-136
391-65-110	NEW 80-14-050	391-95-270	NEW 80-14-051	392-109-080	NEW 80-07-038
391-65-130	NEW-P 80-09-095	391-95-290	NEW-P 80-09-092	392-109-085	NEW-P 80-05-136
391-65-130	NEW 80-14-050	391-95-290	NEW 80-14-051	392-109-085	NEW 80-07-038
391-65-150	NEW-P 80-09-095	391-95-310	NEW-P 80-09-092	392-109-090	NEW-P 80-05-136
391-65-150	NEW 80-14-050	391-95-310	NEW 80-14-051	392-109-090	NEW 80-07-038
391-65-500	NEW-P 80-09-095	391-95-310	NEW-E 80-16-040	392-109-095	NEW-P 80-05-136
391-65-500	NEW 80-14-050	391-95-310	NEW-P 80-16-058	392-109-095	NEW 80-07-038
391-65-510	NEW-P 80-09-095	392-105-001	NEW-P 80-03-103	392-109-100	NEW-P 80-05-136
				392-109-100	NEW 80-07-038
				392-109-105	NEW-P 80-05-136
				392-109-105	NEW 80-07-038
				392-109-110	NEW-P 80-05-136
				392-109-110	NEW 80-07-038
				392-109-115	NEW-P 80-05-136
				392-109-115	NEW 80-07-038
				392-109-120	NEW-P 80-05-136
				392-109-120	NEW 80-07-038
				392-121	AMD-P 80-09-014
				392-121	AMD-P 80-09-099
				392-121-005	REP-P 80-06-176

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392-121-005	REP	80-10-010	392-123-025	REP	80-06-043	392-129-020	AMD	80-04-046
392-121-010	REP-P	80-06-176	392-123-030	REP-P	80-04-111	392-129-025	NEW-E	80-06-064
392-121-010	REP	80-10-010	392-123-030	REP	80-06-043	392-131-015	AMD-E	80-05-010
392-121-015	REP-P	80-06-176	392-123-035	REP-P	80-04-111	392-131-015	AMD-P	80-11-037
392-121-015	REP	80-10-010	392-123-035	REP	80-06-043	392-131-015	AMD-E	80-11-039
392-121-020	REP-P	80-06-176	392-123-040	REP-P	80-04-111	392-131-015	AMD	80-14-017
392-121-020	REP	80-10-010	392-123-040	REP	80-06-043	392-133-005	REP-P	80-04-110
392-121-025	REP-P	80-06-176	392-123-045	REP-P	80-04-111	392-133-005	REP	80-06-041
392-121-025	REP	80-10-010	392-123-045	REP	80-06-043	392-133-010	REP-P	80-04-110
392-121-030	REP-P	80-06-176	392-123-050	REP-P	80-04-111	392-133-010	REP	80-06-041
392-121-030	REP	80-10-010	392-123-050	REP	80-06-043	392-133-015	REP-P	80-04-110
392-121-035	REP-P	80-06-176	392-123-051	AMD-P	80-04-111	392-133-015	REP	80-06-041
392-121-035	REP	80-10-010	392-123-051	AMD	80-06-043	392-133-020	REP-P	80-04-110
392-121-040	REP-P	80-06-176	392-123-0511	REP-P	80-04-111	392-133-020	REP	80-06-041
392-121-040	REP	80-10-010	392-123-0511	REP	80-06-043	392-133-025	REP-P	80-04-110
392-121-045	REP-P	80-06-176	392-123-052	REP-P	80-04-111	392-133-025	REP	80-06-041
392-121-045	REP	80-10-010	392-123-052	REP	80-06-043	392-133-030	REP-P	80-04-110
392-121-050	REP-P	80-06-176	392-123-053	AMD-P	80-04-111	392-133-030	REP	80-06-041
392-121-050	REP	80-10-010	392-123-053	AMD	80-06-043	392-133-035	REP-P	80-04-110
392-121-055	REP-P	80-06-176	392-123-054	AMD-P	80-04-111	392-133-035	REP	80-06-041
392-121-055	REP	80-10-010	392-123-054	AMD	80-06-043	392-133-040	REP-P	80-04-110
392-121-060	REP-P	80-06-176	392-123-055	AMD-P	80-04-111	392-133-040	REP	80-06-041
392-121-060	REP	80-10-010	392-123-055	AMD	80-06-043	392-133-045	REP-P	80-04-110
392-121-065	AMD-E	80-04-019	392-123-060	AMD-P	80-04-111	392-133-045	REP	80-06-041
392-121-065	REP-P	80-06-176	392-123-060	AMD	80-06-043	392-133-050	REP-P	80-04-110
392-121-065	REP	80-10-010	392-123-065	AMD-P	80-04-111	392-133-050	REP	80-06-041
392-121-100	NEW-P	80-06-176	392-123-065	AMD	80-06-043	392-134-001	NEW-P	80-03-104
392-121-100	NEW	80-10-010	392-123-071	AMD-P	80-04-111	392-134-001	NEW	80-05-035
392-121-105	NEW-P	80-06-176	392-123-071	AMD	80-06-043	392-134-005	NEW-P	80-03-104
392-121-105	NEW	80-10-010	392-123-072	AMD-P	80-04-111	392-134-005	NEW	80-05-035
392-121-110	NEW-P	80-06-176	392-123-072	AMD	80-06-043	392-134-010	NEW-P	80-03-104
392-121-110	NEW	80-10-010	392-123-072	AMD	80-06-043	392-134-010	NEW	80-05-035
392-121-115	NEW-P	80-06-176	392-123-074	NEW	80-06-043	392-134-015	NEW-P	80-03-104
392-121-115	NEW	80-10-010	392-123-075	REP-P	80-04-111	392-134-015	NEW	80-05-035
392-121-120	NEW-P	80-06-176	392-123-075	REP	80-06-043	392-134-020	NEW-P	80-03-104
392-121-120	NEW	80-10-010	392-123-076	AMD-P	80-04-111	392-134-020	NEW	80-05-035
392-121-125	NEW-P	80-06-176	392-123-076	AMD	80-06-043	392-134-025	NEW-P	80-03-104
392-121-125	NEW	80-10-010	392-123-077	AMD-P	80-04-111	392-134-025	NEW	80-05-035
392-121-130	NEW-P	80-06-176	392-123-077	AMD	80-06-043	392-134-030	NEW-P	80-03-104
392-121-130	NEW	80-10-010	392-123-077	AMD	80-06-043	392-134-030	NEW	80-05-035
392-121-135	NEW-P	80-06-176	392-123-078	NEW-P	80-04-111	392-134-030	NEW	80-05-035
392-121-135	NEW	80-10-010	392-123-078	NEW	80-06-043	392-135-005	AMD-P	80-03-105
392-121-140	NEW-P	80-06-176	392-123-079	NEW-P	80-04-111	392-135-005	AMD	80-05-036
392-121-140	NEW	80-10-010	392-123-079	NEW	80-06-043	392-135-010	AMD-P	80-03-105
392-121-145	NEW-P	80-06-176	392-123-080	AMD-P	80-04-111	392-135-010	AMD	80-05-036
392-121-145	NEW	80-10-010	392-123-085	AMD-P	80-04-111	392-135-025	REP-P	80-03-105
392-121-150	NEW-P	80-06-176	392-123-090	REP-P	80-04-111	392-135-025	REP	80-05-036
392-121-150	NEW	80-10-010	392-123-090	REP	80-06-043	392-136	NEW-P	80-09-026
392-121-155	NEW-P	80-06-176	392-123-095	AMD-P	80-04-111	392-136-005	NEW-E	80-06-051
392-121-155	NEW	80-10-010	392-123-095	AMD	80-06-043	392-136-005	NEW-P	80-06-175
392-121-160	NEW-P	80-06-176	392-123-100	AMD-P	80-04-111	392-136-005	NEW-E	80-07-028
392-121-160	NEW	80-10-010	392-123-105	AMD-P	80-04-111	392-136-005	NEW-W	80-09-066
392-121-165	NEW-P	80-06-176	392-123-110	AMD-P	80-04-111	392-136-005	NEW-P	80-09-101
392-121-165	NEW	80-10-010	392-123-115	AMD-P	80-04-111	392-136-005	NEW	80-12-029
392-121-170	NEW-P	80-06-176	392-123-115	AMD	80-06-043	392-136-010	NEW-E	80-06-051
392-121-170	NEW	80-10-010	392-123-125	AMD-P	80-04-111	392-136-010	NEW-P	80-06-175
392-121-175	NEW-P	80-06-176	392-125-035	AMD-P	80-04-109	392-136-010	NEW-E	80-07-028
392-121-175	NEW	80-10-010	392-125-035	AMD	80-06-042	392-136-010	NEW-W	80-09-066
392-121-175	AMD-E	80-12-034	392-125-040	AMD-P	80-04-109	392-136-010	NEW-P	80-09-101
392-121-175	AMD-P	80-12-056	392-125-054	NEW-P	80-04-109	392-136-010	NEW	80-12-029
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392-121-190	NEW	80-10-010	392-129-005	AMD	80-04-046	392-136-020	NEW-E	80-06-051
392-123-011	AMD-P	80-04-111	392-129-010	AMD-P	80-02-130	392-136-020	NEW-P	80-06-175
392-123-011	AMD	80-06-043	392-129-010	AMD-E	80-02-131	392-136-020	NEW-E	80-07-028
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392-123-020	REP-P	80-04-111	392-129-015	AMD-E	80-02-131	392-136-020	NEW	80-12-029
392-123-020	REP	80-06-043	392-129-015	AMD	80-04-046	392-137-001	NEW-P	80-03-106
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392-139-010	AMD-P 80-15-119	392-141-020	REP-P 80-06-036	392-161-005	AMD-P 80-06-177
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392-171-341	RECOD	80-11-054	392-171-401	NEW-P	80-05-137	392-171-461	RECOD-E	80-12-020
392-171-341	RECOD-E	80-12-020	392-171-401	NEW	80-11-054	392-171-465	REP-P	80-05-137
392-171-345	REP-P	80-05-137	392-171-401	NEW-E	80-12-020	392-171-465	REP	80-11-054
392-171-345	REP	80-11-054	392-171-405	AM/DE-P	80-05-137	392-171-465	REP-E	80-12-020
392-171-345	REP-E	80-12-020	392-171-405	AM/DE	80-11-054	392-171-466	RECOD-P	80-05-137
392-171-346	RECOD-P	80-05-137	392-171-405	AM/DE-E	80-12-020	392-171-466	RECOD	80-11-054
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392-171-471	RECOD-P 80-05-137	392-171-531	RECOD-E 80-12-020	392-171-595	REP 80-11-054
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392-171-475	REP-P 80-05-137	392-171-535	AM/DE-E 80-12-020	392-171-596	NEW 80-11-054
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392-171-486	RECOD 80-11-054	392-171-550	AM/DE-P 80-05-137	392-171-610	AM/DE-E 80-12-020
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392-171-496	RECOD 80-11-054	392-171-560	AM/DE-P 80-05-137	392-171-620	AM/DE-E 80-12-020
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402-16-250	AMD-P	80-12-055	402-36-150	AMD-P	80-12-055
402-16-270	AMD-P	80-12-055	402-36-153	NEW-P	80-12-055
402-16-280	AMD-P	80-12-055	402-36-155	AMD-P	80-12-055
402-19-190	AMD-P	80-12-055	402-36-157	NEW-P	80-12-055
402-19-250	AMD-P	80-12-055	402-36-160	AMD-P	80-12-055
402-19-300	AMD-P	80-12-055	402-40-020	AMD-P	80-12-055
402-19-400	AMD-P	80-12-055	402-40-030	AMD-P	80-12-055
402-19-500	AMD-P	80-12-055	402-40-040	AMD-P	80-12-055
402-19-530	NEW	80-02-080	402-40-050	AMD-P	80-12-055
402-19-530	AMD-P	80-12-055	402-44-010	AMD-P	80-12-055
402-21-030	AMD-P	80-12-055	402-44-030	AMD-P	80-12-055
402-21-050	AMD-P	80-12-055	402-44-040	AMD-P	80-12-055
402-21-100	REP-P	80-12-055	402-44-050	AMD-P	80-12-055
402-22-070	AMD-P	80-12-055	402-44-060	AMD-P	80-12-055
402-22-110	AMD-P	80-12-055	402-44-070	AMD-P	80-12-055
402-22-200	AMD-P	80-12-055	402-44-080	AMD-P	80-12-055
402-24-020	AMD-P	80-12-055	402-44-090	AMD-P	80-12-055
402-24-024	AMD-P	80-12-055	402-44-100	AMD-P	80-12-055
402-24-027	NEW-P	80-12-055	402-44-110	AMD-P	80-12-055
402-24-030	AMD-P	80-12-055	402-44-120	AMD-P	80-12-055
402-24-035	AMD-P	80-12-055	402-48-010	AMD-P	80-12-055
402-24-040	AMD-P	80-12-055	402-48-020	AMD-P	80-12-055
402-24-060	AMD-P	80-12-055	402-48-030	AMD-P	80-12-055
402-24-070	AMD-P	80-12-055	402-48-040	AMD-P	80-12-055
402-24-085	AMD-P	80-12-055	410-20-010	NEW-P	80-17-048
402-24-090	AMD-P	80-12-055	410-20-010	NEW-E	80-17-049
402-24-095	AMD-P	80-12-055	410-20-020	NEW-P	80-17-048
402-24-125	AMD-P	80-12-055	410-20-020	NEW-E	80-17-049
402-24-130	AMD-P	80-12-055	410-20-030	NEW-P	80-17-048
402-24-140	AMD-P	80-12-055	410-20-030	NEW-E	80-17-049
402-24-150	AMD-P	80-12-055	410-20-040	NEW-P	80-17-048
402-24-170	AMD-P	80-12-055	410-20-040	NEW-E	80-17-049
402-24-180	AMD-P	80-12-055	410-20-050	NEW-P	80-17-048
402-24-190	AMD-P	80-12-055	410-20-050	NEW-E	80-17-049
402-24-200	AMD-P	80-12-055	410-20-060	NEW-P	80-17-048
402-24-220	AMD-P	80-12-055	410-20-060	NEW-E	80-17-049
402-24-230	AMD-P	80-12-055	410-20-070	NEW-P	80-17-048
402-28-010	AMD-P	80-12-055	410-20-070	NEW-E	80-17-049
402-28-020	AMD-P	80-12-055	434-28-010	AMD-P	80-03-115
402-28-031	AMD-P	80-12-055	434-28-010	REP	80-05-014
402-28-035	AMD-P	80-12-055	434-28-012	NEW	80-05-014
402-28-040	AMD-P	80-12-055	434-28-030	REP-P	80-03-115
402-28-051	AMD-P	80-12-055	434-28-030	REP	80-05-014
402-28-052	AMD-P	80-12-055	434-62-005	NEW-P	80-11-045
402-28-053	AMD-P	80-12-055	434-62-005	NEW	80-15-008
402-28-054	AMD-P	80-12-055	434-62-010	NEW-P	80-11-045
402-28-055	AMD-P	80-12-055	434-62-010	NEW	80-15-008
402-28-080	AMD-P	80-12-055	434-62-020	NEW-P	80-11-045
402-28-090	REP-P	80-12-055	434-62-020	NEW	80-15-008
402-28-091	NEW-P	80-12-055	434-62-030	NEW-P	80-11-045
402-28-100	REP-P	80-12-055	434-62-030	NEW	80-15-008
402-28-101	NEW-P	80-12-055	434-62-040	NEW-P	80-11-045
402-28-110	AMD-P	80-12-055	434-62-040	NEW	80-15-008
402-28-120	AMD-P	80-12-055	434-62-050	NEW-P	80-11-045
402-28-99004	NEW-P	80-12-055	434-62-050	NEW	80-15-008
402-32	AMD-P	80-12-055	434-62-060	NEW-P	80-11-045
402-32-020	AMD-P	80-12-055	434-62-060	NEW	80-15-008
434-62-070	NEW-P	80-11-045	434-62-070	NEW-P	80-11-045
434-62-070	NEW	80-15-008	434-62-080	NEW-P	80-11-045
434-62-080	NEW-P	80-11-045	434-62-080	NEW	80-15-008
434-62-090	NEW-P	80-11-045	434-62-090	NEW	80-15-008
434-62-100	NEW-P	80-11-045	434-62-100	NEW-P	80-11-045
434-62-110	NEW-P	80-11-045	434-62-110	NEW	80-15-008
434-62-120	NEW-P	80-11-045	434-62-120	NEW	80-15-008
434-62-130	NEW-P	80-11-045	434-62-130	NEW-P	80-11-045
434-62-140	NEW	80-15-008	434-62-140	NEW	80-15-008
434-69-005	NEW-P	80-03-119	434-69-005	NEW	80-05-013
434-69-010	NEW-P	80-03-119	434-69-010	NEW-P	80-03-119
434-69-020	NEW	80-05-013	434-69-020	NEW	80-05-013
434-69-030	NEW-P	80-03-119	434-69-030	NEW-P	80-03-119
434-69-040	NEW	80-05-013	434-69-040	NEW	80-05-013
434-69-050	NEW-P	80-03-119	434-69-050	NEW	80-05-013
434-69-060	NEW	80-05-013	434-69-060	NEW-P	80-03-119
434-69-070	NEW-P	80-03-119	434-69-070	NEW	80-05-013
434-69-080	NEW-P	80-03-119	434-69-080	NEW	80-05-013
446-20-010	NEW-P	80-05-101	446-20-010	NEW-P	80-05-101
446-20-010	NEW-E	80-05-102	446-20-010	NEW	80-08-057
446-20-020	NEW-P	80-05-102	446-20-020	NEW-P	80-05-101
446-20-020	NEW-E	80-05-102	446-20-020	NEW-E	80-08-057
446-20-030	NEW-P	80-05-101	446-20-030	NEW-P	80-05-101
446-20-040	NEW-E	80-05-102	446-20-040	NEW-E	80-05-101
446-20-050	NEW-P	80-05-101	446-20-050	NEW	80-08-057
446-20-060	NEW-E	80-05-102	446-20-060	NEW-P	80-05-101
446-20-070	NEW	80-08-057	446-20-070	NEW-E	80-05-102
446-20-080	NEW-P	80-05-101	446-20-080	NEW	80-08-057
446-20-090	NEW-E	80-05-102	446-20-090	NEW-P	80-05-101
446-20-100	NEW	80-08-057	446-20-100	NEW-E	80-05-102
446-20-110	NEW-P	80-05-101	446-20-110	NEW	80-08-057
446-20-120	NEW-E	80-05-102	446-20-120	NEW-P	80-05-101
446-20-130	NEW	80-08-057	446-20-130	NEW-E	80-05-102
446-20-140	NEW-P	80-05-101	446-20-140	NEW	80-08-057

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
446-20-140	NEW-E	80-05-102	458-16-081	AMD-E	80-16-002	458-57-050	NEW	80-03-048
446-20-140	NEW	80-08-057	458-19-550	NEW-E	80-16-001	458-57-060	NEW-P	80-01-116
446-20-150	NEW-P	80-05-101	458-20-192	AMD-E	80-08-058	458-57-060	NEW	80-03-048
446-20-150	NEW-E	80-05-102	458-20-192	AMD-E	80-14-026	458-57-070	NEW-P	80-01-116
446-20-150	NEW	80-08-057	458-20-192	AMD-P	80-14-027	458-57-070	NEW	80-03-048
446-20-160	NEW-P	80-05-101	458-20-192	AMD-P	80-16-055	458-57-080	NEW-P	80-01-116
446-20-160	NEW-E	80-05-102	458-20-192	AMD	80-17-026	458-57-080	NEW	80-03-048
446-20-160	NEW	80-08-057	458-20-237	AMD-E	80-17-038	458-57-090	NEW-P	80-01-116
446-20-170	NEW-P	80-05-101	458-20-237	AMD-P	80-17-039	458-57-090	NEW	80-03-048
446-20-170	NEW-E	80-05-102	458-40-18600	AMD-P	80-05-117	458-57-100	NEW-P	80-01-116
446-20-170	NEW	80-08-057	458-40-18600	AMD	80-08-041	458-57-100	NEW	80-03-048
446-20-180	NEW-P	80-05-101	458-40-18600	AMD-E	80-08-042	458-57-110	NEW-P	80-01-116
446-20-180	NEW-E	80-05-102	458-40-18600	AMD-P	80-16-051	458-57-110	NEW	80-03-048
446-20-180	NEW	80-08-057	458-40-18629	AMD	80-02-019	458-57-120	NEW-P	80-01-116
446-20-190	NEW-P	80-05-101	458-40-18643	NEW-P	80-05-117	458-57-120	NEW	80-03-048
446-20-190	NEW-E	80-05-102	458-40-18643	NEW	80-08-041	458-57-130	NEW-P	80-01-116
446-20-190	NEW	80-08-057	458-40-18643	NEW-E	80-08-042	458-57-130	NEW	80-03-048
446-20-200	NEW-P	80-05-101	458-40-18644	NEW-P	80-05-117	458-57-140	NEW-P	80-01-116
446-20-200	NEW-E	80-05-102	458-40-18644	NEW	80-08-041	458-57-140	NEW	80-03-048
446-20-200	NEW	80-08-057	458-40-18644	NEW-E	80-08-042	458-57-150	NEW-P	80-01-116
446-20-210	NEW-P	80-05-101	458-40-18645	NEW-P	80-05-117	458-57-150	NEW	80-03-048
446-20-210	NEW-E	80-05-102	458-40-18645	NEW	80-08-041	458-57-160	NEW-P	80-01-116
446-20-210	NEW	80-08-057	458-40-18645	NEW-E	80-08-042	458-57-160	NEW	80-03-048
446-20-220	NEW-P	80-05-101	458-40-18646	NEW-P	80-05-117	458-57-170	NEW-P	80-01-116
446-20-220	NEW-E	80-05-102	458-40-18646	NEW	80-08-041	458-57-170	NEW	80-03-048
446-20-220	NEW	80-08-057	458-40-18646	NEW-E	80-08-042	458-57-180	NEW-P	80-01-116
446-20-230	NEW-P	80-05-101	458-40-18647	NEW-P	80-05-117	458-57-180	NEW	80-03-048
446-20-230	NEW-E	80-05-102	458-40-18647	NEW	80-08-041	458-57-190	NEW-P	80-01-116
446-20-230	NEW	80-08-057	458-40-18647	NEW-E	80-08-042	458-57-190	NEW	80-03-048
446-20-240	NEW-P	80-05-101	458-40-18648	NEW-P	80-05-117	458-57-200	NEW-P	80-01-116
446-20-240	NEW-E	80-05-102	458-40-18648	NEW	80-08-041	458-57-200	NEW	80-03-048
446-20-240	NEW	80-08-057	458-40-18648	NEW-E	80-08-042	458-57-210	NEW-P	80-01-116
446-20-250	NEW-P	80-05-101	458-40-18649	NEW-P	80-16-051	458-57-210	NEW	80-03-048
446-20-250	NEW-E	80-05-102	458-40-18650	NEW-P	80-16-051	458-57-220	NEW-P	80-01-116
446-20-250	NEW	80-08-057	458-40-18651	NEW-P	80-16-051	458-57-220	NEW	80-03-048
446-20-260	NEW-P	80-05-101	458-40-18652	NEW-P	80-16-051	458-57-230	NEW-P	80-01-116
446-20-260	NEW-E	80-05-102	458-40-18653	NEW-P	80-16-051	458-57-230	NEW	80-03-048
446-20-260	NEW	80-08-057	458-40-18654	NEW-P	80-16-051	458-57-240	NEW-P	80-01-116
446-20-270	NEW-P	80-05-101	458-40-19000	AMD-P	80-05-117	458-57-240	NEW	80-03-048
446-20-270	NEW-E	80-05-102	458-40-19000	AMD	80-08-041	458-57-250	NEW-P	80-01-116
446-20-270	NEW	80-08-057	458-40-19000	AMD-E	80-08-042	458-57-250	NEW	80-03-048
446-20-400	NEW-P	80-05-101	458-40-19000	AMD-P	80-16-051	458-57-260	NEW-P	80-01-116
446-20-400	NEW-E	80-05-102	458-40-19001	AMD-P	80-05-117	458-57-260	NEW	80-03-048
446-20-400	NEW	80-08-057	458-40-19001	AMD	80-08-041	458-57-270	NEW-P	80-01-116
446-20-410	NEW-P	80-05-101	458-40-19001	AMD-E	80-08-042	458-57-270	NEW	80-03-048
446-20-410	NEW-E	80-05-102	458-40-19001	AMD-P	80-16-051	458-57-280	NEW-P	80-01-116
446-20-410	NEW	80-08-057	458-40-19002	AMD-P	80-05-117	458-57-280	NEW	80-03-048
446-20-420	NEW-P	80-05-101	458-40-19002	AMD	80-08-041	458-57-290	NEW-P	80-01-116
446-20-420	NEW-E	80-05-102	458-40-19002	AMD-E	80-08-042	458-57-290	NEW	80-03-048
446-20-420	NEW	80-08-057	458-40-19002	AMD-P	80-16-051	458-57-300	NEW-P	80-01-116
446-20-430	NEW-P	80-05-101	458-40-19003	AMD-P	80-05-117	458-57-300	NEW	80-03-048
446-20-430	NEW-E	80-05-102	458-40-19003	AMD	80-08-041	458-57-310	NEW-P	80-01-116
446-20-430	NEW	80-08-057	458-40-19003	AMD-E	80-08-042	458-57-310	NEW	80-03-048
446-20-440	NEW-P	80-05-101	458-40-19003	AMD-P	80-16-051	458-57-320	NEW-P	80-01-116
446-20-440	NEW-E	80-05-102	458-40-19004	AMD-P	80-05-117	458-57-320	NEW	80-03-048
446-20-440	NEW	80-08-057	458-40-19004	AMD	80-08-041	458-57-330	NEW-P	80-01-116
446-20-450	NEW-P	80-05-101	458-40-19004	AMD-E	80-08-042	458-57-330	NEW	80-03-048
446-20-450	NEW-E	80-05-102	458-40-19004	AMD-P	80-16-051	458-57-340	NEW-P	80-01-116
446-20-450	NEW	80-08-057	458-40-19104	NEW-P	80-14-055	458-57-340	NEW	80-03-048
446-50-010	AMD-P	80-18-039	458-40-19104	NEW	80-18-029	458-57-350	NEW-P	80-01-116
446-50-020	AMD-P	80-18-039	458-40-19105	NEW-P	80-14-056	458-57-350	NEW	80-03-048
446-50-080	AMD-P	80-18-039	458-40-19105	NEW	80-18-030	458-57-360	NEW-P	80-01-116
448-12-015	AMD-P	80-04-004	458-40-19300	NEW-P	80-14-056	458-57-360	NEW	80-03-048
448-12-015	AMD-E	80-04-005	458-40-19300	NEW	80-18-030	458-57-370	NEW-P	80-01-116
448-12-020	AMD-P	80-04-004	458-57	NEW-P	80-03-003	458-57-370	NEW	80-03-048
448-12-020	AMD-E	80-04-005	458-57-010	NEW-P	80-01-116	458-57-380	NEW-P	80-01-116
448-12-020	AMD	80-05-112	458-57-010	NEW	80-03-048	458-57-380	NEW	80-03-048
448-12-090	AMD-P	80-04-004	458-57-020	NEW-P	80-01-116	458-57-390	NEW-P	80-01-116
448-12-090	AMD-E	80-04-005	458-57-020	NEW	80-03-048	458-57-390	NEW	80-03-048
448-12-090	AMD	80-05-112	458-57-030	NEW-P	80-01-116	458-57-400	NEW-P	80-01-116
448-12-100	AMD-P	80-04-004	458-57-030	NEW	80-03-048	458-57-400	NEW	80-03-048
448-12-100	AMD-E	80-04-005	458-57-040	NEW-P	80-01-116	458-57-410	NEW-P	80-01-116
448-12-100	AMD	80-05-112	458-57-040	NEW	80-03-048	458-57-410	NEW	80-03-048
458-14-126	NEW-E	80-13-005	458-57-050	NEW-P	80-01-116	458-57-420	NEW-P	80-01-116

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
458-57-420	NEW	80-03-048	460-80-170	REP-P	80-02-099	468-300-030	AMD	80-04-104
458-57-430	NEW-P	80-01-116	460-80-170	REP	80-04-036	468-300-040	AMD-P	80-02-174
458-57-430	NEW	80-03-048	460-80-180	REP-P	80-02-099	468-300-040	AMD	80-04-104
458-57-440	NEW-P	80-01-116	460-80-180	REP	80-04-036	468-300-050	AMD-P	80-02-174
458-57-440	NEW	80-03-048	460-80-200	REP-P	80-02-099	468-300-050	AMD	80-04-104
458-57-450	NEW-P	80-01-116	460-80-200	REP	80-04-036	468-300-100	NEW-P	80-06-148
458-57-450	NEW	80-03-048	460-80-210	REP-P	80-02-099	468-300-100	NEW	80-09-056
458-57-460	NEW-P	80-01-116	460-80-210	REP	80-04-036	468-300-110	NEW-P	80-06-148
458-57-460	NEW	80-03-048	460-80-220	REP-P	80-02-099	468-300-500	REP-P	80-02-174
458-57-470	NEW-P	80-01-116	460-80-220	REP	80-04-036	468-300-500	REP	80-04-104
458-57-470	NEW	80-03-048	460-80-300	AMD-P	80-02-099	468-300-700	NEW-P	80-06-148
458-57-480	NEW-P	80-01-116	460-80-300	AMD	80-04-036	468-300-700	NEW	80-09-056
458-57-480	NEW	80-03-048	460-80-315	NEW-P	80-02-099	478-116-240	AMD-P	80-06-133
458-57-490	NEW-P	80-01-116	460-80-315	NEW	80-04-036	478-116-240	AMD	80-12-002
458-57-490	NEW	80-03-048	460-80-320	REP-P	80-02-099	478-116-600	AMD-P	80-06-133
458-57-500	NEW-P	80-01-116	460-80-320	REP	80-04-036	478-116-600	AMD	80-12-002
458-57-500	NEW	80-03-048	460-80-330	REP-P	80-02-099	478-132-030	AMD	80-03-049
458-60-002	NEW-P	80-11-020	460-80-330	REP	80-04-036	478-138-050	AMD-P	80-06-133
458-60-002	NEW	80-15-033	460-80-900	REP-P	80-02-099	478-156-016	AMD	80-03-005
458-60-045	NEW-P	80-11-020	460-80-900	REP	80-04-036	478-156-017	AMD	80-03-005
458-60-045	NEW	80-15-033	460-80-905	NEW-P	80-02-099	478-160-060	AMD-P	80-11-050
458-60-046	NEW-P	80-11-020	460-80-910	REP-P	80-02-099	478-160-060	AMD	80-15-082
458-60-046	NEW	80-15-033	460-80-910	REP	80-04-036	478-160-105	AMD-P	80-11-050
458-60-048	NEW-P	80-11-020	460-80-915	NEW-P	80-02-099	478-160-105	AMD	80-15-082
458-60-048	NEW	80-15-033	460-80-925	NEW-P	80-02-099	478-160-110	AMD-P	80-11-050
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460-10A-015	AMD	80-04-037	460-80-945	NEW-P	80-02-099	478-160-120	AMD-P	80-11-050
460-16A-085	AMD-P	80-02-098	461-08-006	NEW-P	80-06-052	478-160-120	AMD	80-15-082
460-16A-085	AMD	80-04-037	461-08-070	AMD	80-02-100	478-160-145	AMD-P	80-11-050
460-20A-220	AMD-P	80-02-098	466-06-010	REP-P	80-06-148	478-160-145	AMD	80-15-082
460-20A-220	AMD	80-04-037	466-06-010	REP	80-09-056	478-160-210	AMD-P	80-11-050
460-32A-235	AMD-P	80-02-098	468-34-030	NEW-P	80-10-024	478-160-210	AMD	80-15-082
460-32A-235	AMD	80-04-037	468-34-030	NEW	80-13-042	478-160-215	AMD-P	80-11-050
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460-42A-020	NEW-P	80-18-051	468-38-450	AMD-E	80-04-043	478-160-216	NEW-P	80-11-050
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