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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 81-15-037.

PUBLIC INSPECTION OF DOCUMENTS

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

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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

STATE MAXIMUM INTEREST RATE

The maximum allowable interest rate applicable for the month of June 1991 pursuant to RCW 19.52.020 is twelve point zero percent (12.00%).

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

The maximum allowable retail installment contract service charge applicable for calendar year 1991 pursuant to RCW 63.14.130(1)(a) is thirteen point seven five percent (13.75%).

The maximum allowable retail installment contract service charge for the purchase of a motor vehicle pursuant to RCW 63.14.130(2)(a) is twelve point zero percent (12.0%) for the third calendar quarter of 1991.

The maximum allowable retail installment contract service charge for the purchase of a vessel pursuant to RCW 63.14.130(3)(a) is twelve point zero percent (12.0%) for the second calendar quarter of 1991.

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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 34.05 RCW) may be distinguished by the size and style of type in which they appear.

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

3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATERIAL

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

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

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

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

5. EFFECTIVE DATE OF RULES

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

6. EDITORIAL CORRECTIONS

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

7. INDEX AND TABLES

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

1990 – 1991

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.	Closing Dates ¹			Distribution Date	First Agency Hearing Date ³
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS ² or 10 p. max. Non-OTS		
For Inclusion in—	File no later than—			Count 20 days from—	For hearing on or after
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90-15	Jun 20	Jul 5	Jul 18	Aug 1	Aug 21
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¹All documents are due at the code reviser's office by 5:00 p.m. on or before the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-21-040.

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

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

WSR 91-12-001
RULES COORDINATOR
DEPARTMENT OF WILDLIFE
 [Filed May 24, 1991, 9:21 a.m.]

In accordance with RCW 34.05.310, the rules coordinator for the Washington Department of Wildlife is Pamela K. Madson, 600 Capitol Way North, Mailstop GJ-11, Olympia, WA 98501-1091, phone (206) 586-6212, or scan 321-6212.

Curt Smitch
 Director

WSR 91-12-002
PREPROPOSAL COMMENTS
DEPARTMENT OF REVENUE
 [Filed May 24, 1991, 2:07 p.m.]

Subject of Possible Rule Making: WAC 458-20-18801 Prescription drugs, prosthetic and orthotic devices, ostomic items, and medically prescribed oxygen.

Persons may comment on this subject in writing or by attending the public meeting. Written comments should be addressed to: Les Jaster, Rules Coordinator, Department of Revenue, Interpretation and Appeals, General Administration Building, Mailstop AX-02, Olympia, Washington 98504. Public meeting scheduled at: Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way South, Olympia, WA, on July 10, 1991, at 10:00 a.m. (Written comments will be accepted to this date.)

Other Information or Comments by Agency at this Time, if any: This rule will be amended to include the recent tax policy which is stated in Revenue Policy Memorandum 91-1. This change exempts legend drugs from sales or use tax, even when used by hospitals and physicians. The rule incorporates 1991 legislation which exempts sales of oxygen generating equipment when sold under a prescription. A rule draft is available upon request. Contact Roseanna Hodson (206) 586-4281.

May 23, 1991
 Les Jaster
 Rules Coordinator

WSR 91-12-003
EMERGENCY RULES
DEPARTMENT OF REVENUE
 [Filed May 24, 1991, 2:16 p.m.]

Date of Adoption: May 24, 1991.

Purpose: To implement chapter 80, Laws of 1991, effective June 1, 1991, which changed the tax from a first possession tax to a tax upon the activity of selling carbonated beverages or syrup.

Citation of Existing Rules Affected by this Order:
 Amending WAC 458-20-255.

Statutory Authority for Adoption: RCW 82.32.300.

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

Reasons for this Finding: The emergency filing is necessary to implement chapter 80, Laws of 1991, by June 1, 1991, the effective date of the legislation.

Effective Date of Rule: Immediately.

May 24, 1991
 Edward L. Faker
 Assistant Director

AMENDATORY SECTION (Amending Order 89-13, filed 8/3/89)

WAC 458-20-255 CARBONATED BEVERAGE AND SYRUP TAX. (1) **INTRODUCTION.** Under the provisions of chapter ~~((271)) 80~~, Laws of 19~~((89))91~~, a tax ~~((carbonated beverage and syrup tax))~~ is imposed, effective ~~((July)) June 1, ((+1989)) 1991~~, upon the volume of carbonated beverages and syrups ~~((possessed))~~ sold at wholesale and retail in this state with specific credits and exemptions provided. This tax is an excise tax upon the ~~((privilege of possessing))~~ business activity of selling carbonated beverages or syrups in this state. It is imposed in addition to all other taxes of an excise or property tax nature and is not in lieu of any other such taxes.

~~((a) The tax provisions relate exclusively to the possession of carbonated beverages and syrups. The incidence or privilege which incurs tax liability is simply the possession of the carbonated beverages or syrup and is imposed upon any possession of carbonated beverages or syrup in this state by any person who is not expressly exempt of the tax. However, it is the intent of the law that the economic burden of the tax should fall upon the first such possession in this state. Therefore, the law provides that if the tax has not been paid upon any carbonated beverage or syrup the department may collect the tax from any person who has had possession. The amount of tax paid then constitutes a debt owed by the first person having had taxable possession to the person who pays the tax.))~~

(2) **DEFINITIONS.** For purposes of this section the following terms will apply.

(a) "Tax" means the carbonated beverage or syrup tax imposed by chapter ~~((271)) 80~~, Laws of 19~~((89))91~~.

(b) "Carbonated beverage" has its ordinary meaning and includes any nonalcoholic liquid intended for human consumption which contains carbon dioxide.

(i) Thus, "carbonated beverage" includes but is not limited to soft drinks, "soda pop," mineral waters, seltzers, fruit juices, or any other nonalcoholic beverages, including carbonated waters, which are produced for human consumption and which contain any amount of carbon dioxide.

(ii) However, "carbonated beverage" does not include bromides or other carbonated liquids commonly sold as pharmaceuticals.

~~((c))~~ "Possession" means the control of a carbonated beverage or syrup located within this state and includes both actual and constructive possession:

(i) "Actual possession" occurs when the person with control has physical possession:

(ii) "Constructive possession" occurs when the person with control does not have physical possession:

(iii) "Control" means the power to sell or use a carbonated beverage or syrup or to authorize the sale or use by another:)

~~((d))~~ (c) "Previously taxed carbonated beverage or syrup" means a carbonated beverage or syrup in respect to which a tax has been paid under this chapter. A "previously taxed carbonated beverage" includes carbonated beverages in respect to which the tax has been paid on either the carbonated beverage or on the syrup in the carbonated beverage.

(i) Example. A retailer who produces a carbonated beverage by adding water and carbonation to a syrup, upon which the tax has been paid to and collected by a ~~((prior possessor))~~ wholesaler ~~((; possesses a "previously taxed carbonated beverage or syrup" and))~~ incurs no additional tax liability ~~((as))~~ because the tax has been paid upon the syrup ~~((used in the production process))~~ and collected by the wholesaler.

(e) "Syrup" means a concentrated liquid which is added to carbonated water to produce a carbonated beverage.

(i) Thus, "syrup" includes the concentrated liquid marketed by manufacturers to which the purchaser adds water and/or carbon dioxide, or, carbonated water to produce a carbonated beverage.

(f) "State" means for the credit provisions of this section:

(i) A state of the United States other than Washington, or any political subdivision of such other state,

(ii) The District of Columbia, and

(iii) Any foreign country or political subdivision thereof.

(g) Except as otherwise expressly defined in this section, the definitions of terms provided in chapters 82.04, 82.08, and 82.12 RCW apply equally for this section. Other terms not expressly defined in these chapters or this section are to be given their common and ordinary meanings.

(3) TAX IMPOSITION, RATE AND MEASURE.

(a) The tax is imposed upon the wholesale or retail business activity ((privilege)) of ((possessing)) selling carbonated beverages or syrups within this state. The tax shall be paid by the buyer to the wholesaler and each wholesaler shall collect the tax from the buyer unless the wholesaler is prohibited from collecting the tax from the buyer under the Constitution of this state or the Constitution or laws of the United States in which case the wholesaler is liable for the amount of the tax. The amount of the tax required to be collected by the wholesaler is a debt from the buyer to the wholesaler until the tax is paid by the buyer to the wholesaler. A wholesaler

who fails or refuses to collect the tax with intent to violate the provisions of this chapter or to gain some advantage directly or indirectly, is guilty of a misdemeanor. When a retailer sells carbonated beverages or uses syrup which the retailer has purchased from an out-of-state wholesaler who has not collected the tax, the retailer must report and pay the tax.

(i) When a ~~((manufacturer or))~~ bottler produces a carbonated beverage end product, the measure of the tax shall be the volume of the carbonated beverage ((produced)) end product sold at wholesale or retail ((and not an ingredient in the production process)).

(ii) Manufacturers of syrup are taxable on the ((possession)) business activity of selling syrup only when such syrup is removed from the production process ((for purposes of sale or other transfer of possession)) and sold without further processing by them or another manufacturer or bottler.

(iii) Example. An ingredient used in the manufacturing process by a ~~((manufacturer or))~~ bottler of carbonated beverages is never taxed even if the ingredient is a syrup. Therefore, a manufacturer of syrup who ((uses, or)) sells ((or transfers possession of)) an ingredient to another manufacturer of syrup or a bottler, is not taxed on the ingredient ((possessed)) sold even if the ingredient is a syrup. The product ((used;)) sold ((or transferred)) is not a taxable syrup but an ingredient in the manufacturing process. The ((using or)) purchasing manufacturer or bottler is taxed upon the end product produced by such manufacturer of syrup or bottler, or by a contract bottler hired by him.

Similarly, a manufacturer of syrup or bottler who receives a product from an out of state source for use as an ingredient in the manufacturing or bottling process ((is not taxed on the possession of the ingredient even if the ingredient is a syrup. The manufacturer of the carbonated beverage)) is taxed ((upon)) when the end product produced is sold.

(b) The tax rate and measure for carbonated beverages is eighty-four one thousandths of a cent per ounce. The tax rate and measure for syrup is seventy five cents per gallon. Fractional amounts shall be taxed proportionally.

(4) EXEMPTIONS. The following are exempt from the tax:

(a) Any successive possession of a previously taxed carbonated beverage or syrup.

(i) In order to verify the payment of the tax, all persons selling or otherwise transferring possession of taxed beverages or syrup, except retailers, shall separately itemize the amount of the tax on the invoice, bill of lading, or other ~~((delivery document))~~ instrument of sale. For purposes of the payment and the itemization of the tax, the tax computed on standard units of a product, cases, liters, gallons, etc., may be stated in an amount rounded to the nearest cent. ~~((To allow sufficient time for the installation of equipment and procedures necessary to itemize the tax, the requirement for itemization of the tax shall take effect November 1, 1989:))~~ In competitive bid documents, the tax will be considered to not be included in the bid price unless the bid documents separately itemizes the tax. In either case, the tax must

be separately itemized on the instrument of sale except when the separate itemization is prohibited by law.

(ii) Any person prohibited by federal or state law, ruling or requirement from itemizing the tax on an invoice, bill of lading, or other document of delivery shall retain the documentation necessary for verification of the payment of the tax.

(iii) A subsequent ((possessor)) sale of carbonated beverages or syrups sold or delivered upon an invoice, bill of lading, or other document of sale which contains a separate itemization of the tax shall be exempt from the tax.

(iv) However, a ((possessor)) subsequent sale of carbonated beverages or syrups sold or delivered to the subsequent seller upon an invoice, bill of lading or other document of sale which does not contain a separate itemization of the tax is conclusively presumed to be ((the first possessor of the)) previously untaxed carbonated beverage or syrup ((in this state)) and the wholesaler ((is liable for)) must report and pay the tax. The retailer must report and pay the tax when the retailer purchases from an out-of-state wholesaler who has not collected the tax.

(v) This exemption for taxes previously paid is available for any person ((in successive possession of a)) selling previously taxed carbonated beverage or syrup even though the previous payment may have been satisfied by the use of credits or offsets available to the ((previous person in possession)) prior seller.

(vi) Example. Company A sells to Company B ((brings)) a carbonated beverage or syrup ((into this state)) upon which it has paid a similar carbonated beverage or syrup tax in another state. Company A takes a credit against its Washington tax liability in the amount of the other state's tax paid. It ((then sells the substance to Company B, and)) provides Company B with an invoice containing a separate itemization of the tax. Company B's ((possession)) subsequent sale is tax exempt even though Company A has not directly paid Washington's tax but has used a credit against its Washington liability.

(b) Any carbonated beverage or syrup that is transferred to a point outside the state for use outside the state.

(i) The exemption for ((possessions)) the sale of exported carbonated beverages or syrups ((for export sale or use)) may be taken by any ((possessor)) seller within the chain of distribution of such products in this state. To perfect its entitlement to this exemption the ((possessor)) seller of such carbonated beverage or syrup must take from its buyer or transferee of the carbonated beverage or syrup a written certification in substantially the following form:

Certificate of Tax Exempt Export Carbonated
Beverages or Syrup

I hereby certify that the carbonated beverages or syrups specified herein, purchased by ((or transferred to)) the undersigned, from (seller ((or transferor))), are for export for use or sale outside Washington state. I will become liable for and pay any carbonated beverage or syrup tax due upon all or any part of such products

which ((are)) is not so exported outside Washington state. This certificate is given with full knowledge of, and subject to the legally prescribed penalties for fraud and tax evasion.

Registration No. _____ Type of Business _____
((if applicable))

Firm Name _____

Registered Name (If different) _____

Authorized Signature _____

Title _____

Identity of Carbonated Beverages or Syrups _____
(Kind and amount by volume)

Date _____

This certificate may be used so long as some portion of the product is exported. ((Transferors)) Sellers are under no obligation to verify the amount of the product to be exported by their ((transferees)) buyers providing such certificates. ((Transferees)) Buyers providing such certificates are, however, subject to penalties and interest, for any late payment of tax due on products not exported.

(ii) Each successive ((possessor)) sale of such carbonated beverages or syrups must, in turn, take a certification in substantially this form from any other person to whom such carbonated beverages or syrups are sold ((or transferred in this state)). Failure to take and keep such certifications as part of its permanent records will incur carbonated beverage or syrup tax liability by such sellers ((or transferors of carbonated beverages or syrups)) if the tax has not been previously paid.

(iii) Persons ((in possession of carbonated beverages or syrups)) who themselves export or cause the exportation of such products to persons outside this state for further sale or use outside this state must keep the proofs of actual exportation required by WAC 458-20-193((, Parts A or C)).

(c) Persons or activities which the state is prohibited from taxing under the United States Constitution are tax exempt.

(i) This exemption extends to the U.S. Government, its agencies and instrumentalities, and to any ((possession)) sale the taxation of which has been expressly reserved or preempted under the laws of the United States. This exemption applies only ((when)) to purchases by the United States, its agencies and instrumentalities((, is the first possessor of carbonated beverages or syrup in this state. The exemption does not apply to persons who possess carbonated beverages or syrups ((for sale or delivery)) to agencies and instrumentalities of the United States located in this state. When the United States or its agencies or instrumentalities purchases carbonated beverages or syrup from a wholesaler who is required to collect this tax from its buyer, the wholesaler itself is liable for, and must report and pay, the tax on the volume of product sold to the United States or its agencies or instrumentalities.

((ii)) The tax will not apply with respect to any possession of any carbonated beverage or syrup purchased, extracted, produced or manufactured outside this state which is shipped or delivered into this state until the interstate transportation of such carbonated beverage or

~~syrup has finally ended in this state. Thus, out of state sellers or producers need not pay the tax on carbonated beverages or syrups shipped directly to customers in this state. The customers must pay the tax upon their first possession unless the out of state seller chooses to pay the tax and evidences such payment on its invoice to its customer, or the customer is otherwise expressly exempt.~~

~~(iii) Out of state sellers or producers will be subject to tax upon carbonated beverages or syrups shipped or delivered into storage (including public storage), or, to distribution centers, or, to other in state facilities owned, leased, or otherwise controlled by them.~~

~~(iv) However, the tax will not apply with respect to possessions of carbonated beverages or syrups which are only temporarily stored or possessed in this state in connection with through, interstate movement of the substances from points of origin to points of destination both of which are outside of this state.)~~

~~(d) The ((possession)) sale of any carbonated beverages or syrups prior to ((July 1, 1989)) June 1, 1991 is tax exempt. Sales of carbonated beverages and syrups after June 1, 1991 are exempt if carbonated beverage and syrup possession tax has been paid on the product. ((This exemption extends to current inventories and stocks of carbonated beverages or syrups on hand on July 1, 1989 when the tax first takes effect. The intent is that the carbonated beverage or syrup tax has no retroactive application.))~~

~~((+)) It is the intent, under the law, that this exemption will apply to the carbonated beverages or syrups throughout their succeeding chain of distribution((, in the possession of any person,)) for the life of those carbonated beverages or syrups. That is, carbonated beverages or syrups already possessed as of ((June 30, 1989)) May 31, 1991 and upon which the possession carbonated beverage and syrup tax has been paid will not incur another tax liability ((in the possession of any person at any time)) upon the sale of the product after May 31, 1991.~~

~~((ii) Persons who already possess any carbonated beverages or syrups on June 30, 1989 must use a first-in-first-out (FIFO) accounting method for depleting such supplies, supported by their purchase, sales, or transfer records. For purposes of this exemption only, persons may choose to account for product possessed as of June 30, 1989 on a product by product basis or a total volume basis.~~

~~(iii) Because this exemption will follow the carbonated beverage or syrup into the possession of any subsequent or succeeding possessors, sellers of such exempt current inventory of carbonated beverages or syrups should provide their registered buyers in this state with a separately itemized statement on the invoice, bill of lading, or other delivery document indicating that the product is tax exempt inventory)).~~

~~(e) Any sale at wholesale of a trademarked carbonated beverage or syrup by any person to a person commonly known as a bottler who is appointed by the owner of the trademark to manufacture, distribute and sell such trademarked carbonated beverage within a specific geographic territory.~~

(5) CREDIT. Credit shall be allowed against the taxes imposed in this section for any carbonated beverage or syrup tax paid to another state with respect to the same carbonated beverage or syrup. The amount of the credit shall not exceed the tax liability arising under this chapter with respect to that carbonated beverage or syrup.

(a) "Carbonated beverage or syrup tax" means a tax:

(i) That is imposed on the ((act or privilege of possessing)) sale at wholesale of carbonated beverages or syrup and is not generally imposed on other activities or privileges; and

(ii) That is measured by the value or volume of the carbonated beverage or syrup possessed.

(b) In order for this credit to apply, the other state's tax must be significantly similar to Washington's tax in all its various respects. The taxable incident must be ((possessing)) the wholesale sale of carbonated beverages or syrups without deductions for costs of doing business, such that the other state's tax does not constitute an income tax or added value tax.

(c) This credit may be taken for the amount of any other state's qualifying tax which has actually been paid as a result of the same carbonated beverage or syrup being previously ((possessed)) sold by the same person in another taxing jurisdiction before Washington State's tax is incurred.

(d) The amount of credit is limited to the amount of tax paid in this state upon ((possession)) the wholesale sale of the same carbonated beverage or syrup in this state. Also, the credit may not be applied against any tax paid or owed in this state other than the carbonated beverage tax imposed by chapter ((271)) 80, Laws of ((1989)) 1991.

~~((6) RECURRENT TAX LIABILITY. It is the intent of the law that all carbonated beverages or syrups possessed in this state should incur this tax liability only once unless they are expressly exempt. This is true of carbonated beverages or syrups used as ingredients of products as well as the manufactured end product itself. When a manufacturer is in possession of both syrup and carbonated beverage and where the syrup is an ingredient or step in the production of the carbonated beverage end product, the measure of the tax shall be the carbonated beverage produced and not the syrup which is only an ingredient in the production process.~~

~~(a) Manufacturers are taxable on the possession of syrup only when such syrup is removed from the production process for purposes of sale or other transfer of possession without further processing by them or another manufacturer or bottler.~~

~~(b) Example. When a retailer (soda fountain, convenience store, fast food outlet, etc.) who produces carbonated beverages by combining syrup with water and carbon dioxide purchases the syrup from an out-of-state seller who is not the first possessor of the syrup in this state, the retailer incurs tax liability as the first possessor of the syrup in this state. The tax is measured by the volume of syrup first possessed.)~~

~~((7)) (6) HOW AND WHEN TO PAY TAX.~~

~~(a) The tax must be reported on a special line of the combined excise tax return designated "carbonated beverage or syrup". The volume reported shall be the net~~

volume subject to tax, i.e., the gross volume ((~~pos-
sessed~~)) sold less volume exempt.

(b) The tax is due for payment together with the timely filing of the return upon which it is reported, covering the tax reporting period during which the carbonated beverage or syrup is ((~~first possessed within this state~~)) sold. ((~~Any person who is not expressly exempt of the tax and who possesses any carbonated beverage or syrup in this state, without having proof that the tax has previously been paid on that carbonated beverage or syrup, must report and pay the tax.~~))

(i) A wholesaler making a wholesale sale of carbonated beverage or syrup in this state must collect the tax from the buyer and report and pay it to the department. The buyer is not obligated to report or pay the tax.

(ii) A retailer making a retail sale in this state of carbonated beverage or syrup purchased from an out-of-state wholesaler who has not collected the tax must collect the tax from the buyer and report and pay it to the department. The buyer is not obligated to report or pay the tax.

(c) The taxable incident or event is the ((~~possession~~)) sale of the carbonated beverage or syrup. Tax is due for payment by the first ((~~possessor~~)) seller, whether wholesaler or retailer, of carbonated beverage or syrup upon which the tax has not been paid ((~~in this state whether or not the carbonated beverage or syrup has been sold or transferred or whether, if sold, the purchase price has been paid in part or in full~~)). It is the intent of the law that all carbonated beverages or syrups sold in this state should incur this tax liability only once unless they are expressly exempt.

((~~(d) Special provision for manufacturers, bottlers, and wholesalers. Because it is not possible to know, at the time of first possession in this state, whether a carbonated beverage or syrup may be used or sold in a manner which would entitle the first possession to tax exemption, manufacturers, bottlers, wholesalers, and other persons giving their suppliers export exemption certificates who possess carbonated beverages or syrups may report the tax and take any available exemptions and credits at the time that such carbonated beverages or syrups are withdrawn from storage for purposes of their sale, transfer of possession, export, or consumption.~~))

((~~(8)~~)) (7) HOW AND WHEN TO CLAIM CREDIT. Any tax credit available to the taxpayer should be claimed and offset against tax liability reported on the same excise tax return when possible. The tax return form provides a line for reporting tax on carbonated beverages and syrups and the credit shall be taken on the line for taking "other credits" as an offset against the tax reported. A statement showing the computation of the credit must be provided. It is not required that any other documents or other evidences of entitlement to credits be submitted with the report. Such proofs must be retained in permanent records for the purpose of verification of credits taken.

((~~(9) CARBONATED BEVERAGES OR SYRUPS ON CONSIGNMENT. Consignees who possess carbonated beverages or syrups in this state with the power to sell such things,~~

~~in their own name or on behalf of a disclosed or undisclosed consignor have "control" of the product and are liable for payment of the tax unless the tax has been paid by a prior possessor. The exemption for previously taxed carbonated beverages or syrups is available for such consignees if the consignor or the previous possessor has paid the tax and the consignee has retained the document of sale or delivery containing a separately itemized statement of the payment of the tax. Possession of consigned carbonated beverages or syrups by a consignee who has control of the product does not constitute constructive possession by the consignor.~~

~~(10) Various circumstances may arise whereby a person will possess carbonated beverages or syrups in this state, some of which have been previously taxed in this or other states and some of which may not. In such cases formulary tax reporting may be used, only after receipt of a special ruling issued by the department of revenue authorizing such formulary reporting.~~

~~(a) Example. Fungible carbonated beverages or syrups from sources both within and outside this state are commingled in common storage facilities. Formulary reporting may be appropriate based upon volume percentages reflecting the ratio of in-state production to out-of-state production or other form of acquisition.~~

(8) NOTICE TO CONSUMERS BY RETAILERS THAT PURCHASE PRICE INCLUDES WASHINGTON DRUG FUND TAX. Chapter 80, Laws of 1991 authorizes the voluntary posting or print advertising by certain retailers that the price of the product includes the Washington Drug Fund Tax. The intent of this voluntary program is to increase public and consumer awareness of the state's drug problem and its enforcement measures.

((~~(11)~~)) (9) ADMINISTRATIVE PROVISIONS. The provisions of chapters 82.32 and 82.04 RCW regarding due dates, reporting periods, tax return requirements, interest and penalties, tax audits and limitations, disputes and appeals, and all such general administrative provisions apply equally to the carbonated beverage or syrup tax.

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

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

WSR 91-12-004

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 91-37—Filed May 24, 1991, 3:59 p.m.]

Date of Adoption: May 24, 1991.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-32-05500Y.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the

public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Harvestable numbers of salmon are available for a subsistence fishery. This conforms state regulations with Yakima Tribe regulations.

Effective Date of Rule: Immediately.

May 24, 1991
Judith Merchant
Deputy
for Joseph R. Blum
Director

NEW SECTION

WAC 220-32-05500Z COLUMBIA RIVER TRIBUTARIES—SUBSISTENCE. Notwithstanding the provisions of WAC 220-32-055 and WAC 220-32-059, effective immediately until further notice, it is unlawful for any fisher to take, fish for, or possess salmon for commercial or subsistence purposes from the Yakima, Klickitat, Icicle, Wind or Columbia Rivers except treaty Indian fishers possessing treaty rights under the Yakima Treaty may fish for foodfish for subsistence purposes as provided for in this section:

(1) *Yakima River* – a. Horn Dam and from the southern border of the reservation to Sunnyside Dam open 12:00 noon Tuesday to 6:00 p.m. Saturday of each week from April 9 to June 29, 1991.

b. Prosser and Wapato Dams open 12:00 noon Wednesday to 6:00 p.m. Saturday of each week from April 10 to June 29, 1991.

In all open areas it shall be unlawful to place fishing platforms, or to take, molest, injure, or fish for salmon or to fish bypass pipes associated with irrigation canal fish screening structures and no fishing is allowed from boats or any other floating devices. Lawful gear is restricted to dipnet, setbag net, or rod and reel with bait or lure.

(2) *Klickitat River* – open 12:00 noon Wednesday to 6:00 p.m. Saturday, April 3 to May 25, 1991. in those waters from the Swinging Bridge to Fishway Number 5. It is unlawful to place fishing platforms or to take, molest, injure, or fish for salmon within 25 feet of any fish ladder, fishway or fish bypass pipes. No fishing is allowed from boats or any other floating devices. Lawful gear is restricted to dipnet, setbag net, or rod and reel with bait or lure.

(3) *Icicle River* – open 9:00 p.m. Thursday to 12:00 noon Saturday, May 9 to June 29, 1991, in those waters where Icicle River borders the property of the U. S. Fish and Wildlife National Fish Hatchery at Leavenworth. It is unlawful to place fishing platforms or to take, molest, injure, or fish for salmon within 30 feet of any fish ladder, fishway or fish bypass pipes. No fishing is allowed from boats or any other floating devices. Lawful gear is restricted to dipnet, setbag net, or rod and reel with bait or lure.

(4) *Wind River* from the mouth to a marker 400 feet downstream of Shippard Falls open 12:00 noon Monday April 1, 1991 to 6:00 p.m. Saturday June 15, 1991.

Lawful gear is restricted to dipnet, setbag net, or rod and reel with bait or lure.

(5) *Columbia River – The Dalles Dam Sanctuary, except closed within 200 feet upstream and 600 feet downstream from any portion of the Dalles Dam.*

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-32-05500Y COLUMBIA RIVER TRIBUTARIES—SUBSISTENCE (91-34)

WSR 91-12-005 PERMANENT RULES HIGHER EDUCATION COORDINATING BOARD [Filed May 28, 1991, 2:56 p.m.]

Date of Adoption: May 23, 1991.

Purpose: Adoption of rules implementing RCW 28B-15.450 through [28B.15].480, and [28B.15].740(3).

Statutory Authority for Adoption: RCW 28B.15.460 and [28B.15].465.

Pursuant to notice filed as WSR 91-09-061 on April 17, 1991.

Effective Date of Rule: Thirty days after filing.

May 23, 1991

Ann Daley

Executive Director

STATE OF WASHINGTON ATHLETIC GENDER EQUITY TUITION AND FEE WAIVER PROGRAM

RULES AND REGULATIONS CHAPTER 250-77 WAC

WAC 250-77-010 Purpose

WAC 250-77-015 Authority to Administer

WAC 250-77-020 Definitions

WAC 250-77-025 Eligibility for 1991-92

WAC 250-77-030 Eligibility Beginning in 1992-93

WAC 250-77-035 Use of Authorized Waivers

WAC 250-77-040 Use of Waiver Generated Funds

WAC 250-77-045 Reporting

WAC 250-77-050 Fluctuations

NEW SECTION

WAC 250-77-010 PURPOSE. The purpose of this program is to assist the public four-year institutions of higher education to achieve gender equity in their intercollegiate athletics activities, as required by RCW 28B-15.450 through .480, RCW 28B.15.740(3), RCW 28B.110, and other applicable state and federal law.

NEW SECTION

WAC 250-77-015 AUTHORITY TO ADMINISTER. RCW 28B.15.460-465 assigns responsibility to the

higher education coordinating board to approve, evaluate, report, and make recommendations in the implementation of RCW 28B.15.455-480 and RCW 28B.15.740(3).

NEW SECTION

WAC 250-77-020 DEFINITIONS. For purposes of assessing institutional compliance with statutory goals for 1994 only, "the rate at which [the underrepresented gender] class participates in high school interscholastic athletics in Washington state" means that neither gender shall comprise less than 39% of the total number of athletes at that institution.

Reviser's note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 250-77-025 ELIGIBILITY FOR 1991-92. Any public four-year institution of higher education in the state of Washington shall be eligible to participate in the athletic gender equity tuition and fee waiver program for the academic year 1991-92, provided it has:

(1) submitted to the higher education coordinating board a study of gender equity in its intercollegiate athletics program, and a plan for achieving institutional and legislative gender equity goals, consistent with RCW 28B.15.450-480.

(2) received approval of the plan from the institution's governing board.

NEW SECTION

WAC 250-77-030 ELIGIBILITY BEGINNING IN 1992-93. Any public four-year institution of higher education shall be eligible to participate in the athletic gender equity tuition and fee waiver program for the academic years 1992-93 and following, provided that, in addition to the conditions in WAC 250-77-025, it has received approval for its plan to achieve gender equity in athletics from the higher education coordinating board.

NEW SECTION

WAC 250-77-035 USE OF AUTHORIZED WAIVERS. Tuition and fee waivers generally will be granted to the underrepresented gender. The exceptions will be when an institution can demonstrate that a waiver to a non-underrepresented gender individual will result in a savings of athletic financial aid funds that can be applied in an equal amount to enhance the intercollegiate program for the underrepresented gender.

NEW SECTION

WAC 250-77-040 USE OF WAIVER GENERATED FUNDS. Funds generated by this program may be used only to attain or maintain gender equity in intercollegiate athletics.

(1) For any institution having an underrepresented gender in its athletic program,

(a) all funds generated by this program shall be expended to enhance the intercollegiate athletic program for the underrepresented gender, and

(b) any difference between genders in overall expenditures, exclusive of the waiver amount, shall not exceed the 1989-90 difference.

(2) For any institution not having an underrepresented gender in its athletic program, all funds generated by this program must be expended in such a way that gender equity is maintained.

(3) Funds generated by waivers under this section may be used for expanding the program to additional intercollegiate sports and/or for enhancing the services, equipment, and coaching in existing sports.

(4) Funds generated by waivers under this section may be used for both operating and capital expenses, provided that they are not used for debt service, and provided further that, if there is an underrepresented gender in its intercollegiate athletics program, the institution is able to demonstrate that the funds were used solely to enhance or expand the intercollegiate athletic program for the underrepresented gender.

NEW SECTION

WAC 250-77-045 REPORTING. Each institution participating in this program will report biennially to the higher education coordinating board on its efforts to achieve equity and its compliance with RCW 28B.450-480.

(1) Reports will be submitted in a common format developed by the higher education coordinating board in consultation with the participating institutions.

(2) Reports will include all of the information items required from the 1990 self-study, as defined in WAC 250-71-010 through -075, inclusive.

(3) Reports will include year to year comparisons, beginning with 1988-89, for expenditures and participation for men's and women's athletic programs.

(4) Reports will include a delineation of waivers granted each year by gender and sport and the value thereof.

(5) Reports will include the amount generated to the intercollegiate athletics program by the waivers, and the application made of such funds.

(6) Reports will be due on August 31 of each even number year.

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

NEW SECTION

WAC 250-77-050 FLUCTUATIONS. Short term deviations from the above standards will be allowed only if due to specific, identifiable, and normal variations, examples of which include the high costs in one year for the start up of a new sport or the higher expenses due to an unusual number of teams of one gender participating in post-season competition. In such cases, a four year rolling average will be applied to comparisons of proportional expenditures.

WSR 91-12-006
PROPOSED RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION
 [Filed May 28, 1991, 4:14 p.m.]

Original Notice.

Title of Rule: WAC 392-140-336, 392-140-337, 391-192-005, 392-192-040, 392-191-001, 392-191-007, 392-191-030, 392-191-035, 392-191-040, 392-191-075, 392-191-085, 392-127-004, 392-127-006, 392-127-011, 392-142-005, 392-142-095, 392-142-235, and 392-142-250.

Purpose: To update RCW references.

Statutory Authority for Adoption: HB 2276, chapter 33, Laws of 1990.

Statute Being Implemented: HB 2276, chapter 33, Laws of 1990.

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Richard M. Wilson, Office of Superintendent of Public Instruction, Old Capitol Building, (206) 753-2298.

Name of Proponent: Superintendent of Public Instruction, governmental.

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

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

Proposal does not change existing rules.

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

Hearing Location: Superintendent of Public Instruction, Old Capitol Building, Wanamaker Conference Room, 2nd Floor, Olympia, Washington 98504, on July 19, 1991, at 9:00 a.m.

Submit Written Comments to: Richard M. Wilson, Superintendent of Public Instruction, Old Capitol Building, Olympia, Washington 98504, by July 12, 1991.

Date of Intended Adoption: July 26, 1991.

May 28, 1991
 Judith A. Billings
 Superintendent of
 Public Instruction

AMENDATORY SECTION (Amending Order 13, filed 6/1/90, effective 7/2/90)

WAC 392-140-336 1989-90 THROUGH 1993-94 SCHOOL YEAR ENROLLMENT OF RETURNING HIGH SCHOOL STUDENTS—APPLICABLE PROVISIONS AND AUTHORITY. The provisions of WAC 392-140-336 through 392-140-338 apply to enrollment of high school students for the 1989-90 through 1993-94 school years as identified in RCW ((28A-120-092)) 28A.175.090. The authority for WAC 392-140-336 through 392-140-901 is RCW ((28A-120-800)) 28A.630.810 directing the superintendent of public instruction to adopt rules and regulations as necessary to carry out RCW ((28A-120-092)) 28A.175.090.

AMENDATORY SECTION (Amending Order 13, filed 6/1/90, effective 7/2/90)

WAC 392-140-337 1989-90 THROUGH 1993-94 SCHOOL YEAR ENROLLMENT OF RETURNING HIGH SCHOOL STUDENTS—AUTHORITY TO REPORT FOR APPORTIONMENT

PURPOSES. School districts are authorized to report those nonresident high school students enrolled pursuant to RCW ((28A-120-092)) 28A.175.090 according to those procedures authorized in chapters 392-121, 392-122, and 392-141 WAC.

AMENDATORY SECTION (Amending Order 42, filed 11/2/90, effective 12/3/90)

WAC 392-192-005 AUTHORITY. The authority for these standards is RCW ((28A-67-225)) 28A.405.150 which authorizes the superintendent of public instruction to develop minimum procedural standards for evaluation of certificated classroom teachers and certified support personnel conducted pursuant to RCW ((28A-67-065)) 28A.405.100.

AMENDATORY SECTION (Amending Order 42, filed 11/2/90, effective 12/3/90)

WAC 392-192-040 PROFESSIONAL GROWTH PROGRAM—COMMITTEE. Each district shall establish a professional growth committee which shall develop the district's professional growth program in accordance with the procedures in this chapter. The professional growth committee shall include, at a minimum, representatives of the following groups:

(1) Certificated classroom teachers. A minimum of one teacher from the K-8 level and one teacher from the high school level if the local school district provides education services to students K-12.

(2) Certificated support personnel. A minimum of one itinerant staff person, if the school district employs itinerant personnel, and a minimum of one other representative of counseling, assessment, library and/or other certificated support staff, if the school district employs nonitinerant certificated support staff.

(3) Central office administrators. A minimum of one representative.

(4) Building level administrators. A minimum of one administrator from the K-8 level and one administrator from the high school level if the local school district provides education services to students K-12.

(5) Additional persons, if the local school district so desires.

(6) PROVIDED, That the local school district committee established under the In-Service Training Act, RCW ((28A-71-210)) 28A.415.040, may be used by the school district as the professional growth committee.

AMENDATORY SECTION (Amending Order 20, filed 1/2/90, effective 2/2/90)

WAC 392-191-001 AUTHORITY. The general authority for this chapter is RCW ((28A-67-065)) 28A.405.100 which authorizes the superintendent of public instruction to adopt minimum criteria for the evaluation by districts of the professional performance capabilities and development of certificated classroom teachers and certificated support personnel. This general authority is supplemented by RCW ((28A-67-225)) 28A.405.150 which authorizes the superintendent of public instruction to develop minimum procedural standards for evaluation of certificated classroom teachers and certificated support personnel conducted pursuant to RCW ((28A-67-065)) 28A.405.100.

AMENDATORY SECTION (Amending Order 41, filed 11/2/90, effective 12/3/90)

WAC 392-191-007 EVALUATION REQUIREMENTS. Local school districts shall establish and implement on or before September 1, 1991, an evaluation program consisting of the following:

(1) Evaluation criteria meeting the minimum standards specified in WAC 392-191-010 and 392-191-020;

(2) Evaluation procedures meeting the minimum standards specified in WAC 392-191-025 through 392-191-045;

(3) Evaluation criteria and procedures as specified in RCW ((28A-67-225)) 28A.405.100 and ((28A-67-065)) 28A.405.150;

(4) Additional criteria and procedural standards as may be established pursuant to the bargaining process set forth in chapter 41.59 RCW.

AMENDATORY SECTION (Amending Order 41, filed 11/2/90, effective 12/3/90)

WAC 392-191-030 MINIMUM PROCEDURAL STANDARDS—FREQUENCY OF EVALUATION. Each school year the frequency of evaluation shall be:

(1) All classroom teachers and certificated support personnel shall be observed for the purposes of evaluation at least twice in the performance of their assigned duties.

(2) At least one observation shall be a minimum of thirty minutes.

(3) New employees shall be observed at least once for a total observation time of thirty minutes during the first ninety calendar days of their employment period.

(4) Total observation time for each employee for each school year shall be not less than sixty minutes: PROVIDED, That after an employee has four years of satisfactory evaluations, a school district may use a short form of evaluation pursuant to RCW ((28A-67-065)) 28A.405.100(5).

AMENDATORY SECTION (Amending Order 41, filed 11/2/90, effective 12/3/90)

WAC 392-191-035 MINIMUM PROCEDURAL STANDARDS—CONDUCT OF THE EVALUATION. The conduct of the evaluation of classroom teachers and certificated support personnel shall include, at a minimum, the following:

(1) Observation and written comment pursuant to RCW ((28A-67-065)) 28A.405.100 by the principal or his/her designee at the school to which the certificated employee is assigned.

(2) The opportunity for the employee to attach written comments to his/her evaluation report.

(3) For certificated classroom teachers, the minimum criteria set forth in WAC 392-191-010; and for certificated support personnel the minimum criteria set forth in WAC 392-191-020. Nothing in this chapter shall be construed to prohibit a local school district from developing an evaluation instrument which contains criteria in excess of those established by the superintendent of public instruction.

(4) When appropriate, suggestions for improvement should be part of the principal's or his/her designee's comments.

AMENDATORY SECTION (Amending Order 41, filed 11/2/90, effective 12/3/90)

WAC 392-191-040 MINIMUM PROCEDURAL STANDARDS—PROCEDURES TO BE USED IN MAKING EVALUATIONS. The following procedures shall be used in making evaluations:

(1) The procedures stipulated in RCW ((28A-67-065)) 28A.405.100 shall be used by principals or their designees conducting evaluations of certificated classroom teachers and certificated support personnel.

(2) Following each observation, or series of observations, the principal or his/her designee shall promptly document the results of the evaluation in writing, and shall provide the employee with a copy thereof within three days after such report is prepared.

(3) Each classroom teacher and each certificated support person shall have the opportunity for a minimum of two confidential conferences during each school year with his/her principal or principal's designee either following receipt of the written evaluation results, or at a time mutually satisfactory to the participants. The sole purpose of each such conference shall be to provide additional information to aid the principal or his or her designee in evaluating the teacher or certificated support person (e.g., providing direction, assistance, guidance, encouragement to the employee).

(4) If other evaluators are used, additional procedures may be adopted pursuant to local policy.

AMENDATORY SECTION (Amending Order 20, filed 1/2/90, effective 2/2/90)

WAC 392-191-075 PROFESSIONAL GROWTH COMMITTEE MEMBERSHIP. Each local school district shall establish in accordance with local district policy a professional growth planning/review committee which shall include, at a minimum, representatives of the following groups:

(1) Certificated classroom teachers. A minimum of one teacher from the K-8 level and one teacher from the high school level if the local school district provides education services to any grades beyond the sixth grade.

(2) Certificated support personnel. A minimum of one itinerant staff person, if the school district employs itinerant personnel, and a minimum of one other representative of counseling, assessment, library and/or other certificated support staff, if the school district employs nonitinerant certificated support staff.

(3) Central office administrators. A minimum of one representative.

(4) Building level administrators. A minimum of one administrator from the K-8 level and one administrator from the high school level if the local school district provides education services to any grades beyond the sixth grade.

(5) Additional persons. Local school districts may add additional members to the committee.

(6) PROVIDED, That the local school district committee established under the In-Service Training Act of 1977—Administration of funds—Rules—Requirements for local districts—In-Service training task force, RCW ((28A-71-210)) 28A.415.040, may be used by the school district as the professional growth committee.

AMENDATORY SECTION (Amending Order 20, filed 1/2/90, effective 2/2/90)

WAC 392-191-085 PROFESSIONAL GROWTH COMPONENT—SHORT FORM OF EVALUATION. Nothing in the professional growth component shall preclude a district from combining the short form of evaluation, RCW ((28A-67-065)) 28A.405.100, with its professional growth models.

AMENDATORY SECTION (Amending Order 10, filed 6/1/90, effective 7/2/90)

WAC 392-127-004 AUTHORITY. The authority for this chapter is RCW ((28A-41-170)) 28A.150.290(1) which empowers the superintendent of public instruction to make such rules and regulations as are necessary for the administration of chapter ((28A-41)) 28A.150 RCW, including RCW ((28A-41-110)) 28A.150.100(2) which sets forth for each school district as a minimum, a ratio in the basic education program of forty-six certificated instructional staff per one thousand annual average full-time equivalent students.

AMENDATORY SECTION (Amending Order 10, filed 6/1/90, effective 7/2/90)

WAC 392-127-006 PURPOSE. The purpose of this chapter is to set forth the policies and procedures used by the superintendent of public instruction to determine the following:

(1) Compliance of school districts with the statutory ratio of certificated instructional staff per one thousand full-time equivalent students in kindergarten through twelfth grade set forth in RCW ((28A-41-110)) 28A.150.100(2).

(2) The monetary penalty associated with not maintaining this ratio.

AMENDATORY SECTION (Amending Order 10, filed 6/1/90, effective 7/2/90)

WAC 392-127-011 OTHER RATIO REQUIREMENTS. School districts are advised that compliance with this chapter does not ensure compliance with the following statutes:

(1) RCW ((28A-41-130)) 28A.150.250, which requires that the ratio of students per classroom teacher in kindergarten through third grade be no greater than the ratio of students per classroom teacher in fourth through twelfth grade.

(2) Section 502(10), chapter 19, Laws of 1989 1st ex. sess. (uncodified), (Omnibus Appropriations Act) which sets forth a staffing and funding process to increase certificated instructional staff ratios in kindergarten through third grade to a level greater than that provided in statute.

AMENDATORY SECTION (Amending Order 21, filed 1/2/90, effective 2/2/90)

WAC 392-142-005 AUTHORITY. The authority for this chapter is RCW ((28A-41-170)) 28A.160.140 which authorizes the superintendent of public instruction to adopt rules and regulations for the proper administration of chapter ((28A-41)) 28A.160 RCW, which includes state depreciation and replacement payments for school buses as specified in RCW ((28A-41-540)) 28A.160.200.

AMENDATORY SECTION (Amending Order 21, filed 1/2/90, effective 2/2/90)

WAC 392-142-095 DEFINITION—STATE SUPPORTED SPECIFICATIONS. As used in this chapter, "state supported specifications," means the specifications developed pursuant to chapter 392-143 WAC (Transportation—Specifications for school buses) plus added equipment, components, or requirements judged by the advisory

committee formed pursuant to RCW ((28A.41.540)) 28A.160.200 to produce minimum long-range operating costs and to accommodate transportation of students with handicapping conditions.

AMENDATORY SECTION (Amending Order 21, filed 1/2/90, effective 2/2/90)

WAC 392-142-235 ALLOCATION OF STATE DEPRECIATION PAYMENT FOR SCHOOL BUSES PURCHASED AFTER SEPTEMBER 1, 1975, AND BEFORE SEPTEMBER 1, 1982. The superintendent of public instruction shall apportion each school district's annual school bus depreciation payment as calculated in WAC 392-142-230 according to the schedule set forth in RCW ((28A.48.010)) 28A.510.250.

AMENDATORY SECTION (Amending Order 21, filed 1/2/90, effective 2/2/90)

WAC 392-142-250 ALLOCATION OF STATE DEPRECIATION PAYMENT SUPPORT—SCHOOL BUSES PURCHASED AFTER SEPTEMBER 1, 1982. The superintendent of public instruction shall apportion school bus depreciation payments each school year calculated:

- (1) Pursuant to WAC 392-142-235 in:
 - (a) The September apportionment payment for those school buses issued school bus operating permits in prior school years; or
 - (b) The first apportionment payment after the issuance of the school bus operating permit for school buses purchased in the current school year;
- (2) Pursuant to WAC 392-142-240 according to the schedule set forth in RCW ((28A.48.010)) 28A.510.250.

WSR 91-12-007

PREPROPOSAL COMMENTS CODE REVISER'S OFFICE

[Filed May 29, 1991, 10:31 a.m.]

Subject of Possible Rule Making: Amending WAC 1-21-040 to change the closing time for Register filing from 5:00 p.m. to 12:00 noon on the cut-off day.

Persons may comment on this subject in writing, Code Reviser's Office, Legislative Building, Ground Floor, Southwest Corner, Mailstop AS-15, Olympia, Washington 98504, Attn: Kerry S. Radcliff. Comments will be accepted until July 24, 1991.

Other Information or Comments by Agency at this Time, if any: Due to the volume of filings that are received by the Code Reviser's Office on the Register cut-off date, it is necessary to advance the closing time from 5:00 p.m. to 12:00 noon. This will allow the Code Reviser's Office an extra half day to process those filings, before having to meet the state printer's deadlines. The cut-off date itself would remain the same—normally fourteen days before Register publication.

May 29, 1991
Dennis W. Cooper
Code Reviser

WSR 91-12-008

PROPOSED RULES DEPARTMENT OF FISHERIES

[Filed May 30, 1991, 10:53 a.m.]

Continuance of WSR 91-08-052.
Title of Rule: Personal use rules.

Purpose: Continuance.

Other Identifying Information: Second continuance from WSR 91-03-151.

Statutory Authority for Adoption: RCW 75.08.080.

Statute Being Implemented: RCW 75.08.080.

Summary: Continue for adoption WAC 220-57-195, 220-57-205, 220-57-210, 220-57-265, 220-57-425, 220-57-430, 220-57-435, 220-57-450, 220-57-455, 220-57-465, 220-57-470, and 220-57-490.

Reasons Supporting Proposal: Additional information is needed on coho returns.

Name of Agency Personnel Responsible for Drafting: Evan S. Jacoby, Mailstop AX-11, Olympia, 586-2429; Implementation: Gene DiDonato, Mailstop AX-11, Olympia, 753-6600; and Enforcement: Dayna Matthews, Mailstop AX-11, Olympia, 753-6585.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: See WSR 91-03-151.

Proposal Changes the Following Existing Rules: See WSR 91-03-151.

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

See WSR 91-03-151.

Date of Intended Adoption: June 14, 1991.

April 29, 1991
Dayna Matthews
for Joseph R. Blum
Director

WSR 91-12-009

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 91-38—Filed May 30, 1991, 10:55 a.m., effective June 1, 1991, 12:01 a.m.]

Date of Adoption: May 30, 1991.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Amending WAC 220-57-425.

Statutory Authority for Adoption: RCW 75.08.080.

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

Reasons for this Finding: The preseason forecast of run strength for Skagit River spring chinook indicates that there will be too few fish to meet spawning escapement needs and conservation measures are required.

Effective Date of Rule: 12:01 a.m., June 1, 1991.

May 30, 1991
Dayna Matthews
for Joseph R. Blum
Director

NEW SECTION

WAC 220-57-42500V SKAGIT RIVER. Notwithstanding the provisions of WAC 220-57-425, effective 12:01 a.m. June 1, 1991 through June 30, 1991, it is unlawful to take, fish for or possess salmon in those waters downstream of the mouth of Gilligan Creek.

WSR 91-12-010
PERMANENT RULES
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed May 30, 1991, 1:12 p.m., effective July 1, 1991]

Date of Adoption: May 30, 1991.

Purpose: To clarify under what conditions injured workers can be reimbursed for travel expenses.

Citation of Existing Rules Affected by this Order: Amending WAC 296-20-1103.

Statutory Authority for Adoption: RCW 51.04.020.

Pursuant to notice filed as WSR 91-03-114 on January 23, 1991.

Changes Other than Editing from Proposed to Adopted Version: Gender neutral language added; and delete "prior authorization" proposal.

Effective Date of Rule: July 1, 1991.

May 30, 1991
 Joseph A. Dear
 Director

AMENDATORY SECTION (Amending Order 83-23, filed 8/2/83)

WAC 296-20-1103 TRAVEL EXPENSE. The department or self-insurer will reimburse travel expense incurred by injured worker's for the following reasons: (1) ~~((Special exam))~~ Examinations at department's or self-insurer's request; (2) vocational ~~((evaluation))~~ services at department's or self-insurer's request; (3) treatment at department rehabilitation center; (4) fitting of prosthetic device; and (5) upon prior authorization for treatment when injured worker must travel more than ten miles one-way from ~~((his))~~ the worker's home to the nearest point of adequate treatment. Travel expense is not payable when adequate treatment is available within ten miles of injured worker's home, yet the injured worker prefers to report to an attending doctor outside ~~((his))~~ the worker's home area.

Travel expenses will be reimbursed at the current department ~~((established))~~ rate.

~~((No travel expense for treatment services will be paid to those injured worker's residing outside the state of Washington. Persons residing in states which border Washington state AND within fifty miles of the Washington border will be considered Washington residents for travel expense purposes. Persons traveling from Washington to another state for diagnostic or treatment services that are not available in Washington will be reimbursed travel expense when approved in advance.~~

~~When travel involves need for food and lodging these items will be reimbursed at the currently established rates.~~

~~Parking, vehicle storage, ferry and bridge tolls will be reimbursed if) Receipts ((is provided. No receipt will be required for)) are required for all expenses except parking expenses under ((two)) ten dollars.~~

~~((Request))~~ Claims for reimbursement of travel expenses must be received by the department or self-insurer within ninety days ~~((of))~~ after the date expenses ~~((was))~~ are incurred.

WSR 91-12-011
WITHDRAWAL OF PROPOSED RULES
GAMBLING COMMISSION

[Filed May 30, 1991, 2:31 p.m.]

The Washington State Gambling Commission wishes to withdraw the following rule proposal filed by WSR 91-07-051 on March 19, 1991, at the request of the petitioner for the rule change: Ron Sellar, President, Washington Licensed Beverage Association. Mr. Sellar requested the withdrawal on May 9, 1991, at the Gambling Commission hearing in Bellingham, Washington.

WAC 230-30-075 Minimum percentage of prizes for certain gambling activities, was originally filed by WSR 91-07-018 on March 13, 1991, with supplemental notice filed by WSR 91-07-051 on March 19, 1991.

Sharon M. Tolton
 Special Agent III
 Rules Coordinator

WSR 91-12-012
PERMANENT RULES
DEPARTMENT OF LICENSING
(Real Estate Commission)

[Filed May 30, 1991, 4:36 p.m.]

Date of Adoption: May 21, 1991.

Purpose: To change rule language so it is consistent with Real Estate Commission policy decisions.

Citation of Existing Rules Affected by this Order: Amending WAC 308-124E-012 Administration of funds held in trust.

Statutory Authority for Adoption: RCW 18.85.040.

Pursuant to notice filed as WSR 91-09-013 on April 9, 1991.

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

May 30, 1991
 Mary Faulk
 Director

AMENDATORY SECTION (Amending WSR 90-01-045, filed 12/14/89, effective 1/14/90)

WAC 308-124E-012 ADMINISTRATION OF FUNDS HELD IN TRUST—GENERAL PROCEDURES. Any real estate broker who receives funds or moneys from any principal or any party to a real estate or business opportunity transaction, property management agreement, or contract/mortgage collection agreement shall hold the funds or moneys in trust for the

purposes of the transaction or agreement, and shall not utilize such funds or moneys for the benefit of the broker or any person not entitled to such benefit. Except as specifically provided in this section, funds or moneys received in trust shall be deposited in a federally chartered or approved banking institution or a Washington state banking institution approved by the banking division, department of general administration, state of Washington, or successor. The broker is responsible for depositing, holding, disbursing and accounting for funds in trust as provided herein.

(1) Bank accounts shall be designated as trust accounts in the firm name of the real estate broker as licensed.

(2) Interest credited to a clients account must be recorded as a liability on client ledger. Interest assigned or credited by written assignment agreement to the broker may not be maintained in the trust account. The broker is responsible to make arrangements with the financial institution to credit this interest to the general account of the firm.

(3) The broker shall establish and maintain a system of records and procedures approved by the director that provide an audit trail accounting for all funds received and disbursed, identified to the account of each individual client. Records and procedures described herein meet approval requirements. Any alternative records or procedures proposed for use by a broker shall be approved in advance by the department.

(4) The real estate broker shall be responsible for deposits, disbursements or transfers of clients' funds received and held in trust, whether disbursed by personal signature, signature plate or signature of another person authorized to act on the broker's behalf.

(5) All funds or moneys received for any reason pertaining to the sale, renting, leasing or option of real estate or business opportunities or contract or mortgage collections shall be deposited in the broker's real estate trust bank account not later than the first banking day following receipt thereof; except:

(a) Checks received as earnest money deposits when the earnest money agreement states that a check is to be held for a specified length of time or until the occurrence of a specific event; and

(b) Checks, funds or moneys received as rent, contract payments or mortgage payments on real estate or business opportunities, owned exclusively by the real estate broker or the broker's real estate firm.

(c) For purposes of this section, Saturday shall not be considered a banking day.

(6) All checks, funds or moneys received shall be identified by the day received and by the amount, source and purpose on either a cash receipts journal or duplicate receipt retained as a permanent record.

(7) All deposits to the trust bank account shall be documented by duplicate deposit slip, validated by bank imprint, teller's stamp, or electronic transfer memo identifying the source of funds and transaction to which it applies. Receipt of funds by wire transfer are to be posted in the same manner as other receipts provided there is a traceable identifying number provided by the financial institution or transferring entity. The broker

must also make arrangements for a follow-up "hard-copy" receipt for the deposit.

(8) An individual client's ledger sheet shall be established and maintained for each client for whom funds are received in trust, to which ledger sheet all receipts and disbursements shall be posted. The credit entries must show the date of deposit, amount of deposit, and item covered including, but not limited to "earnest money deposit," "down payment," "rent," "damage deposit," "rent deposit" "interest." The debit entries must show the date of the check, check number, amount of the check, name of payee and item covered. The "item covered" entry may indicate a code number per chart of accounts, or may be documented by entry in a cash receipts journal, cash disbursements journal, or check voucher.

(9) The real estate trust bank account balance must be equal at all times to the outstanding trust liability to clients. The balance shown in the check register or bank control account must equal the total liability to clients.

(10) The broker shall be responsible for preparation of a monthly trial balance of the client's ledger, reconciling the ledger with both the trust account bank statement and the trust account check register or bank control account.

(11) All disbursements of trust funds shall be made by check, or electronic transfer, drawn on the real estate trust bank account and identified thereon to a specific real estate or business opportunity transaction, or collection/management agreement. The number of each check, amount, date, payee, items covered and the specific client's ledger sheet debited must be shown on the check stub or check register and all data must agree exactly with the check as written.

(a) No disbursement from the trust account shall be made based upon wire transfer receipts until the deposit has been verified.

(b) The broker must make arrangements with the financial institution in which the trust account is located to provide a follow-up "hard-copy" debit memo when funds are disbursed via wire transfer.

(c) The broker shall retain in the transaction file a copy of instructions signed by the owner of funds to be wire-transferred which identifies the receiving entity and account number.

(12) Voided checks written on the trust bank account shall be permanently defaced and shall be retained.

(13) Commissions owed to another real estate broker may be paid from the real estate trust bank account. Those commissions shall be paid promptly upon receipt of funds. Commissions shared with another broker are a reduction of the gross commissions received.

(14) No deposits to the real estate trust bank account shall be made of funds:

(a) That belong to the real estate broker or the real estate firm, including funds to "open" the bank account or to keep the account from being "closed"; or

(b) That do not pertain to a client's real estate or business opportunity sales transaction or are not received in connection with a client's rental, contract or mortgage collection account.

(15) No disbursements from the real estate trust bank account shall be made:

(a) For items not pertaining to a specific real estate or business opportunity transaction or a rental, contract or mortgage collection account;

(b) Pertaining to a specific real estate or business opportunity transaction or a rental, contract or mortgage collection account in excess of the actual amount held in the real estate trust bank account in connection with that transaction or collection account;

(c) In payment of a commission owed to any person licensed to the real estate broker or in payment of any business expense of the broker. Payment of commissions to persons licensed to the broker or of any business expense of the broker shall be paid from the regular business bank account of the broker.

(d) For bank charges of any nature, including bank services, checks or other items, except as specified in WAC 308-124E-013 (1)(a) and (d). Bank charges are business overhead expenses of the broker. Arrangements must be made with the bank to have any such charges applicable to the real estate trust bank account charged to the regular business bank account, or to provide a separate monthly statement of bank charges so that they may be paid from the brokers business bank account.

(16) The provisions of this chapter are applicable to manual or computerized accounting systems. For clarity, the following is addressed for computer systems:

(a) The system must provide for a capability to back-up all data files.

(b) Receipt and check registers will be printed at least once monthly and retained as a permanent record. Reconciliation and trial balance will be accomplished at least once monthly, printed and retained as a permanent record.

(c) The broker will maintain a printed, dated source document file to support any changes to existing accounting records.

(d) If the program has the ability to write checks, the check number must be preprinted on the check or retained voucher copy by the supplier. The program may, if desired assign suffixes or subaccount codes before or after the check number for identification purposes.

(e) The check number must appear in the magnetic coding which also identifies the account number for readability by the financial institution computer.

NEW SECTION

WAC 308-124H-800 REAL ESTATE COURSE, SCHOOL, AND INSTRUCTOR APPROVAL FEES. The following fees shall be charged by the department of licensing for applications for approval of real estate courses, schools offering the courses, and instructors. These fees shall be effective on and after July 1, 1991.

(1) Application/reapplication for course approval – a fee of \$5.00 per clock-hour credit being offered, with a minimum fee of \$50.00 per course.

An application fee shall accompany each application. Approval, if granted, shall be for two years from the date of approval. Courses approved prior to the effective date for this rule, need not apply for re-approval until

the expiration of the current two-year approval period. Applications submitted and disapproved may be resubmitted at no additional fee.

(2) Application/reapplication for school approval a fee of \$250.00 provides for two-year approval.

An application fee shall accompany each application. An application for school approval must include application for approval of the school's administrator. A school will not be approved unless the school's administrator is also approved. Approval, if granted, shall be for two years from the date of approval. All schools approved after August 1, 1990 and prior to the effective date of this rule, need not apply for re-approval until expiration of the current two-year approval period. Applications submitted and disapproved may be resubmitted at no additional fee.

(3) Application/renewal for instructor approvals:

(a) Approval to teach a specific course on one occasion – a fee of \$50.00;

(b) Approval to teach as many subject areas as requested at time of initial application or renewal – a fee of \$75.00. Approval shall be for two years from the approval date;

(c) Approval to teach additional subject area(s) not requested at time of initial application or renewal – a fee of \$25.00 for each application to teach additional subject area(s). Approval, if granted, shall be for remainder of two-year approval period.

Applications submitted under (a), (b) and (c) above, and disapproved may be resubmitted at no additional fee.

An application fee shall accompany each application. Instructors approval to teach a specific course prior to the effective date of this rule, need not apply for re-approval until the expiration of the current two-year approval period. However, those instructors who wish approval to teach an additional subject area(s), must file an application and pay the appropriate \$25.00 application fee.

WSR 91-12-013

PERMANENT RULES

DEPARTMENT OF LICENSING

(Real Estate Commission)

[Filed May 30, 1991, 4:37 p.m.]

Date of Adoption: May 21, 1991.

Purpose: To change rule language so it is consistent with Real Estate Commission policy decisions.

Citation of Existing Rules Affected by this Order: Amending WAC 308-124H-520 Approval of instructors.

Statutory Authority for Adoption: RCW 18.85.040.

Pursuant to notice filed as WSR 91-09-065 on April 17, 1991.

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

May 30, 1991

Mary Faulk

Director

AMENDATORY SECTION (Amending WSR 90-23-039, filed 11/15/90)

WAC 308-124H-520 APPROVAL OF INSTRUCTORS. (1) Each application for approval of an instructor shall be submitted to the department on the appropriate application form provided by the department. The most recent application form shall be obtained from the department prior to submission.

(2) The director or designee shall approve, disapprove, or conditionally approve instructor applications based upon criteria established by the commission. The director or designee shall approve only complete applications which meet the requirements of this chapter.

(3) Upon approval, disapproval or conditional approval, the applicant will be so advised in writing by the department. Notification of disapproval or conditional approval shall include the reasons therefor.

(4) Approval shall expire two years after effective date of approval. If an application for renewal of approval is submitted at least thirty days prior to the expiration date, approval shall remain in effect until action to approve or disapprove the application is taken by the director. Renewal of approval is processed in the same manner as applications for approval.

(5) No instructor for whom approval is required shall supervise a course for clock hour credit prior to approval of the instructor.

(6) Applicants shall identify on the application form the specific ((course)) subject matter topic area or areas he or she proposes to teach.

WSR 91-12-014
PERMANENT RULES
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed May 31, 1991, 1:13 p.m., effective July 1, 1991]

Date of Adoption: May 31, 1991.

Purpose: Revise general reporting rules, classification plan, and corresponding base rate tables applicable to workers' compensation insurance underwritten by the Washington State Fund, Department of Labor and Industries.

Reasons for Adopting Rule: During the past twelve months covering 1990-91, the department, working with various employers and with their assistance, conducted a statewide study of affected classes. The purpose of the study was to determine whether changes in industry had occurred to justify changes in classification definitions. Our studies indicated that most industries were relatively the same, but that the classification definitions were in need of revision. Exceptions were plastics manufacturing, fiberglass goods manufacturing, vineyards, and janitorial supply dealers—which we proposed to establish new classifications. We also propose to repeal classifications for rubber boots manufacturing and plastic/fiberglass manufacturing. With the cooperation from industry, a hearing was held to allow public comment on proposed rules which they assisted in drafting. There is

general consensus between the department and the employer community affected by these rules.

Citation of Existing Rules Affected by this Order: Amending chapter 296-17 WAC "Manual of rules, classifications and rating system" for Washington workers' compensation insurance.

Statutory Authority for Adoption: RCW 51.04.020(1) and 51.16.035.

Pursuant to notice filed as WSR 91-07-061 on March 20, 1991.

Effective Date of Rule: July 1, 1991.

May 31, 1991
Joseph A. Dear
Director

AMENDATORY SECTION (Amending Order 89-22, filed 12/1/89, effective 1/1/90)

WAC 296-17-310 GENERAL RULES AND INSTRUCTIONS. This section constitutes general rules and instructions for chapter 296-17 WAC.

(1) Purposes. This chapter of the Washington Administrative Code, including classifications of risk, premium rates, the experience rating plan, and all other rules contained herein governing the use thereof, is herein referred to as the manual. This manual is promulgated by the department of labor and industries pursuant to RCW 51.16.035. This manual contains a formulation of the rules and regulations providing for basic classifications, rates of premium, method of premium calculation and collection, and a rating system, consistent with recognized principles of workers' compensation insurance. This manual governs the department's underwriting of workers' compensation insurance and assessment of other monetary obligations, under the industrial insurance law of the state of Washington, Title 51 RCW.

(2) Overview. Washington law (RCW 51.16.035) requires that the department of labor and industries classify all occupations or industries by degree of hazard. To accomplish this, the department has established approximately three hundred ((basic)) classifications of risk embracing the various industries within the state (the actual number may vary from year to year). These ((basic)) classifications are set forth in WAC 296-17-501 through 296-17-779. The general principles and objectives of the basic classification system are set forth in WAC 296-17-310.

The first step in determining the appropriate classification for an employer is to determine the nature of the employer's business being insured in this state. If the department determines that an employer's business consists of a single operation or a number of separate operations which normally prevail in that business then the single enterprise rule (WAC 296-17-380) is applicable. This rule provides that the department is to assign the single basic classification which most accurately describes the employer's entire enterprise. This process begins with the search for a basic classification which specifically describes the employer's business. If such a basic classification is found the process of assigning a basic classification is complete.

If the employers' business operation is not specifically described by any basic classification then the employer's

business is to be classified as provided for in WAC 296-17-360 (assignment of classification by analogy). In classifying by analogy the department examines the process and hazard of the employer's business and compares it to that of other basic classifications with processes and hazards that are similar to those of the employer's business and assigns the most analogous classification on that basis.

In the event that a review of the employer's business operations indicates the possibility that the employer conducts more than one business within this state, a determination will be made as to whether any additional basic classifications should be assigned on the basis of the criteria set out in the multiple enterprise rule (WAC 296-17-390).

Once the employer's basic classification has been established, the department must determine whether additional classifications should be assigned to apply to specific employments within an employer's business such as the standard exception rule (WAC 296-17-440), the general exclusion rule (WAC 296-17-430), the special exception rule (WAC 296-17-441), or those indicated by the language of any applicable basic classifications that permit or require separate reporting of any operations within that business or industry or as otherwise provided by this chapter.

(3) Premium payments – quarterly reports. Each employer shall, upon such forms as prescribed by the department, prior to the last day of January, April, July and October of each year, pay to the department for the preceding calendar quarter, for the accident fund, and for the medical aid fund, a certain number of cents for each worker hour or fraction thereof worked by the worker in their employ except when the rules of this manual provide for a different method of premium computation. Provided, that in the event an employer has no employment subject to coverage under Title 51 RCW during a calendar quarter the employer shall submit to the department, according to the schedule described above, a quarterly report indicating "no payroll" or be subject to the penalties provided for in RCW 51.48.210. The director may promulgate, change and revise such rates at such times as necessary, according to the condition of the accident and medical aid funds, and assign rates as appropriate to employers who voluntarily seek coverage under the elective adoption provisions of the law.

(4) Determining accident fund premium. The amounts to be paid into the accident fund shall be determined as follows: The department shall determine a manual premium rate for each classification which shall not be inadequate, excessive or unfairly discriminatory, taking into consideration past and prospective costs in each classification and the financial condition of the accident fund as a whole.

Every employer shall pay into the accident fund at the manual premium rate unless such employer meets the requirements for the experience rating plan provided elsewhere in this manual, in which event such employer's premium rate for the accident fund shall be paid according to their experience modification as determined under the experience rating plan.

(5) Basis for determining medical aid premium. The amounts to be paid into the medical aid fund shall be determined as follows: The department shall determine a manual medical aid rate for each classification which shall not be inadequate, excessive or unfairly discriminatory, taking into consideration past and prospective costs in each classification and the financial condition of the medical aid fund as a whole.

Every employer shall pay into the medical aid fund at the manual premium rate unless such employer meets the requirements for the experience rating plan provided elsewhere in this manual, in which event such employer's premium rate for the medical aid fund shall be paid according to their experience modification as determined under the experience rating plan.

(6) All section captions or titles or catch lines used in this manual, chapter 296-17 WAC, do not constitute any part of these rules.

(7) Assignment of classifications. The classifications in this manual are all basic classifications other than the standard exception classifications which are defined in WAC 296-17-440 and those classifications specified in subsection (9) of this section. Basic classifications are used to implement the object of the classification system, which is to assign the one basic classification which best describes the business of the employer within this state. Each basic classification includes all the various types of labor found in a business unless it is specifically excluded by language contained within the classification or covered by a separate rule found elsewhere in this chapter, such as "standard exceptions" or "general exclusions." The classification procedure used within this state is intended to classify the business undertaking of the employer and not the separate employments, occupations, or operations of individuals within a business.

In the event an employer operates a secondary business within this state, multiple basic classifications can be assigned provided that the conditions set forth in WAC 296-17-390 "multiple enterprises" have been met. However, construction or erection operations are to be assigned classifications as provided in WAC 296-17-45003 "Special construction industry rules."

(8) Classification assignment of separate legal entities. Each separate legal entity shall be assigned to the basic classification or classifications which best describe its operations within the state using the classification procedures outlined in subsections (2) and (7) of this section and WAC 296-17-45003.

(9) All operations. Each basic classification in this manual (~~(, other than classifications 4806, 4904, 5206, 6301, 6302, 6303, 7101, or the temporary help classifications 7104 through 7121,)~~) includes all the operations normally associated with the business undertaking without regard to the location(s) of such operation(s) unless an operation is specifically excluded from the manual language of the basic classification. The following classifications are not considered to be basic classifications and are limited in scope to the definition contained within each classification 4806, 4904, 5206, 6301, 6302, 6303, 7101 or the temporary help classifications 7104 through 7121.

AMENDATORY SECTION (Amending Order 86-18, filed 5/30/86, effective 7/1/86)

WAC 296-17-320 GENERAL DEFINITIONS. For the purpose of interpretation of this manual, chapter 296-17 WAC, the following terms shall have the meanings given below:

(1) "Workers' compensation" means the obligation imposed upon an employer by the industrial insurance laws of the state of Washington, to insure the payment of benefits prescribed by such laws.

(2) "Risk" means and includes all insured operations of one employer within the state of Washington.

(3) "Classification" means a grouping of businesses or industries having common or similar exposures without regard to the separate employments, occupations, or operations ~~((comprising the employer's work force))~~ normal to the business or industry.

(4) "Basic classification" shall be understood to have the same meaning as classification defined in subsection (3) of this section.

(5) "Exposure" means worker hours, worker days, payroll or other measure of the extent to which an employer's workers have been exposed to the hazards ~~((of))~~ found within a particular business or industry classification ((of employment)).

(6) "Rate" means the amount of premium for each unit of exposure. All rates are rates per worker hour except where specifically provided otherwise in this manual.

(7) "Premium" means the sum derived from the application of the rates to the exposures in each classification, after application of any duly authorized experience modification, except where the rules of this manual indicate otherwise.

(8) Unless the context indicates otherwise, the words used in this manual shall have the meanings given in Title 51 RCW.

AMENDATORY SECTION (Amending Order 86-18, filed 5/30/86, effective 7/1/86)

WAC 296-17-420 GENERAL INCLUSIONS. All of the basic classifications in this manual, other than standard exceptions, include certain operations which would be classified separately if they were run as separate business undertakings. These operations are referred to as general inclusions and are included in the scope of each basic classification. The following operations are included in all basic classifications unless they are specifically excluded by the language of the basic classification.

(1) Aircraft travel by employees, other than members of the flying crew.

(2) Commissaries and restaurants for the employers' employees. Provided that such operations conducted in connection with construction, erection, lumbering, or mining operations shall be assigned to Code 3905 "restaurants."

(3) Manufacture of containers, such as bags, barrels, bottles, boxes, cans, cartons, wooden pallets, or packing cases by employees of the employers for use in ~~((their))~~ the employer's operations.

(4) Hospitals, medical facilities, or dispensaries operated by the employers for their employees.

(5) Printing, lithography, or similar operations of the employer~~((s))~~ when used exclusively for their own products.

(6) Maintenance or ordinary repair of the employer's building or equipment when performed by employees of the employer.

(7) Pick up and delivery when done by employees of the employer in connection with the business of the employer.

(8) Sales of all goods or products being manufactured by the employer.

(9) Warehousing, handling, packing, and shipping when done by an employee of the employer and done in connection with the business of the employer.

AMENDATORY SECTION (Amending Order 89-22, filed 12/1/89, effective 1/1/90)

WAC 296-17-440 STANDARD EXCEPTIONS. The following employments referred to as standard exceptions are to be separately rated unless these employments are specifically included within the scope of a basic classification by use of words such as "including clerical office and outside sales." (Use of the words "clerical office" will also include draftsmen and use of the words "sales personnel" will also include collectors, messengers and corporate officers.) Provided that a division of a single employee's worker hours shall not be permitted between two standard exception classifications or between a standard exception classification and a basic business classification except as provided in the general exclusion rules of this manual.

The standard exceptions are defined below:

(1) Clerical office employees are defined as those employees whose duties are confined to keeping the books or records of the employer, or conducting correspondence or who are engaged wholly in office work where such books or records are kept or where such correspondence is conducted, having no other duty of any nature in or about the employer's premises. If any clerical office employee is exposed to any operative hazard of the business, their entire worker hours shall be assigned to the highest rated classification of work to which they are exposed. The clerical office classification shall be applied only to persons as herein described who are employed exclusively in separate buildings or on separate floors of buildings or in departments on such floors which are physically separated from all other work areas of the employer by structural partitions and within which no work is performed other than clerical office duties as defined in this paragraph.

(2) Draftsmen will be considered to be clerical office employees when their duties are limited to office work only and who are engaged strictly as draftsmen in such a manner that they are not exposed to the operative hazard of the business. If any draftsman is exposed to any operative hazard of this business, their entire worker hours shall be assigned to the highest rated classification of work to which they are exposed.

(3) "Sales personnel – outside" are defined as those employees engaged in such duties away from the premises of the employer who sell or solicit new accounts or customers for the employer or who service existing accounts or customers for the employer. Provided that no employee shall be assigned to a sales classification code if their duties include delivery, even though they may also solicit or collect. Employees having delivery duties, even if they walk or use public transportation, shall be assigned to the ((governing)) basic classification of the employer.

(4) Messengers will be considered sales employees, provided the following conditions are met:

(a) The messenger is used solely by the employer in connection with the administration of the employer's business operation.

(b) The operation is not provided to the public as a general delivery service.

(c) The employer's basic classification does not include the standard exception classification designations.

If all the above conditions do not exist, any employee assigned such duties shall be assigned to the governing classification of the employer when multiple basic classifications are assigned or to the basic classification in the event an employer has only a single basic classification assigned.

(5) Corporate officers are defined as those employees of a corporation elected and empowered in accordance with the articles of incorporation or bylaws as officers of the corporation who are also shareholders and serve on the board of directors of the corporation and whose duties are limited to administrative, clerical office and outside sales activities for the corporations. Any corporate officer who performs any duty that relates directly to the operational activities of the business shall be assigned to the basic classification(s) of the employer applicable to the work being performed. A corporate officer engaged exclusively in outside sales shall be assigned classification 6303. In no event however will a corporate officer be assigned the clerical office classification 4904.

With the exceptions of occupations falling within any classification that specifically includes clerical office, inside draftsmen or sales personnel, the following designated occupational classifications shall apply.

Classification 4904 clerical office employees including inside draftsmen.

Classification 6303 sales personnel, outside or away from the employers premises including collectors, counsellors, N.O.C., and messengers.

Classification 6301 automobile, truck, camper, trailer, mobile home, motorcycle and pleasure craft sales personnel.

Classification 6302 all door to door sales personnel.

Classification 7101 corporate officers.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-512 CLASSIFICATION 0306.

Boilers, N.O.C., installation, service or repair including boiler scaling and tank erection within buildings

Hot water heater – installation, service, or repair

Plumbing, N.O.C.

Pump installation, service or repair, N.O.C.

Sewer pipe cleaning, including Roto Rooter or similar service providers

Side sewer installation (street to house hook ups) including service or repair

Sprinkler installation – automatic

Steam pipe, boiler, etc., covering insulation

Water softening or treatment systems – installation of new equipment systems.

AMENDATORY SECTION (Amending Order 87-12, filed 5/29/87, effective 7/1/87)

WAC 296-17-544 CLASSIFICATION 1404.

Bus ((or limousine)) companies, transit systems, contract bus driving

((Chauffeurs, N.O.C.))

Equipment escort and pilot car service

Vessels, ferries, tugs and steamboats operation, N.O.C. including dock employees – excluding maritime.

AMENDATORY SECTION (Amending Order 89-22, filed 12/1/89, effective 1/1/90)

WAC 296-17-567 CLASSIFICATION 2401.

((~~Paper or pulp manufacturing, wood fiber manufacturing~~

~~Corrugated and fiber board container manufacturing, including corrugating and laminating of paper~~

~~Paper coating, corrugating, laminating or oiling~~

~~Paper goods, N.O.C., manufacturing~~

~~Building and roofing paper including felt, manufacturing.))~~

Building and roofing paper including felt: Manufacturing

Corrugated and fiber board container: Manufacturing, including corrugating and laminating of paper

Paper: Coating, corrugating, laminating or oiling

Paper goods: Manufacturing, N.O.C., such as but not limited to counter tops, panels, spiral tubes, milk cartons, and paper-mache items

Paper or pulp: Manufacturing

Wood fiber: Manufacturing.

AMENDATORY SECTION (Amending Order 87-12, filed 5/29/87, effective 7/1/87)

WAC 296-17-57001 CLASSIFICATION 2907.

Cabinet, countertop, and fixture: Manufacturing, modifying or assembly – wood

This is a shop or plant only classification but does contemplate work being performed in an adjacent yard when operated by an employer having operations subject to this classification. This classification excludes all activities away from the shop or plant.

AMENDATORY SECTION (Amending Order 87-12, filed 5/29/87, effective 7/1/87)

WAC 296-17-579 CLASSIFICATION 3401.

Automobile, truck, body and fender repair shops, including painting and incidental upholstery and glass repair

Automobile, truck, mobile home, camper, and trailer sales and/or rental agency, including repair shops and canopy sales and installation by dealers subject to this classification

Automobile, truck, repair shops or garages

Automobile, truck service specialty shops including sales, installation and repair of air conditioning systems, electrical systems, cruise controls, mufflers, and sun roofs

Boat dealers, including repair shops

Marinas and boat house operations, including repair shops

This classification will include mobile home delivery and set up when done by employees of the mobile home sales agency. Contractors doing set up and delivery of mobile homes who are not employees of the mobile home sales agency will be rated under risk classification ((0505-(WAC 296-17-520))) 0517 (WAC 296-17-52109).

AMENDATORY SECTION (Amending WSR 90-13-018, filed 6/8/90, effective 7/9/90)

WAC 296-17-59202 CLASSIFICATION 3510.

Artificial marble: Manufacturing

Plastic goods: Manufacturing((:)) - blow molding, extrusion vacuum forming, foam molding, rotary molding, liquid molding, and injection molding

Plastic goods: Manufacturing, N.O.C.

NEW SECTION

WAC 296-17-59203 CLASSIFICATION 3511.

Fiberglass goods: Manufacturing, N.O.C.

NEW SECTION

WAC 296-17-59204 CLASSIFICATION 3512.

Plastic goods: Manufacturing - cutting, milling or bending.

AMENDATORY SECTION (Amending Order 87-26, filed 12/1/87, effective 1/1/88)

WAC 296-17-604 CLASSIFICATION 3708.

~~((Linoleum, oil cloth or imitation leather manufacturing~~

~~Broom and brush manufacturing, or assembly~~

~~Cordage, rope or twine manufacturing~~

~~Match manufacturing~~

~~Cotton cord or cotton twine manufacturing~~

~~Textile manufacturing, N.O.C.~~

~~Taxidermists and hide pelting~~

~~Parachutes, suspenders, fur goods and bandages manufacturing~~

~~Nylon or synthetic goods manufacturing, N.O.C.~~

~~Life preservers and canvas goods manufacturing, N.O.C.~~

~~Braid, net, plush and velvet, thread, webbing and yarn manufacturing~~

~~Spinning or weaving - natural or synthetic fibres, N.O.C.~~

~~Pillow, quilt or cushion manufacturing including stuffed animal or doll manufacturing~~

~~Mattress or box springs manufacturing - no manufacturing wire springs or excelsior~~

~~Abrasive cloth preparation~~

~~Bag or sack manufacturing or renovating - cotton, burlap, gunny, nylon, or textile~~

~~Carpet or rug manufacturing~~

~~Fire hose manufacturing from linen thread~~

~~Cotton batting, wadding or waste manufacturing~~

~~Wool combing or scouring~~

~~Fishing rod wrappings, manufacturing~~

~~Awning, tent, sail, flags, wind socks or sleeping bag manufacturing.))~~

~~Abrasive cloth preparation~~

~~Awning, tent, sail, flag, wind sock or sleeping bag: Manufacturing~~

~~Bag or sack: Manufacturing or renovating - cotton, burlap, gunny, nylon, or textile~~

~~Braid, net, plush and velvet, thread, webbing and yarn: Manufacturing~~

~~Broom and brush: Manufacturing or assembly~~

~~Carpet or rug: Manufacturing~~

~~Cordage, rope or twine: Manufacturing~~

~~Cotton batting, wadding or waste: Manufacturing~~

~~Cotton cord or cotton twine: Manufacturing~~

~~Fire hose: Manufacturing from linen thread~~

~~Fishing rod wrappings: Manufacturing~~

~~Life preservers and canvas goods: Manufacturing, N.O.C.~~

~~Linoleum, oil cloth or imitation leather: Manufacturing~~

~~Match: Manufacturing~~

~~Mattress or box springs: Manufacturing - no manufacturing wire springs or excelsior~~

~~Nylon or synthetic goods: Manufacturing, N.O.C.~~

~~Parachutes, suspenders, fur goods and bandages: Manufacturing~~

~~Pillow, quilt or cushion: Manufacturing including stuffed animal or doll manufacturing~~

~~Spinning or weaving - natural or synthetic fibres, N.O.C.~~

~~Taxidermists and hide pelting~~

~~Textile: Manufacturing, N.O.C.~~

~~Wader, wet suit, and survival suit: Manufacturing~~

~~Wool combing or scouring.~~

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-605 CLASSIFICATION 3801.

~~((Glove manufacturing, leather, belting manufacturing, leather~~

~~Leather goods manufacturing, N.O.C.~~

~~Boot or shoe manufacturing or repair, N.O.C.~~

~~Leather embossing~~

~~Shoe stock manufacturing, gasket manufacturing - not metal or asbestos.))~~

Belting: Manufacturing - leather

Boot or shoe: Manufacturing or repair, N.O.C.
Gaskets or seals: Manufacturing – leather, rubber, or cork
Glove: Manufacturing – leather
Leather embossing
Leather goods: Manufacturing, N.O.C.
Shoe stock: Manufacturing
Rubber goods: Cutting and/or gluing.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-606 CLASSIFICATION 3802.

~~((Lace, embroidery, cloth hats, umbrella and draperies manufacturing
Clothing or cloth goods manufacturing, N.O.C.
Gloves manufacturing, N.O.C.
Millinery manufacturing, artificial feather or flower manufacturing, N.O.C.
Wig making
Hosiery manufacturing
Fabric coating, impregnating or waterproofing, N.O.C.,
textiles bleaching, dyeing or finishing, new goods, not garments
Cloth printing
Dressmaking or tailoring.))~~
Artificial feather or flower: Manufacturing, N.O.C.
Clothing or cloth goods: Manufacturing, N.O.C.
Cloth printing
Dressmaking or tailoring
Fabric: Coating, impregnating or waterproofing, N.O.C.
Gloves: Manufacturing, N.O.C.
Hosiery: Manufacturing
Lace, embroidery, cloth hats, umbrella and draperies: Manufacturing
Millinery: Manufacturing
Textiles: Bleaching, dyeing, or finishing – new goods, not garments
Wig making.

AMENDATORY SECTION (Amending WSR 90-13-018, filed 6/8/90, effective 7/9/90)

WAC 296-17-634 CLASSIFICATION 4305.

Garbage, refuse or ashes collecting
Garbage works, landfill, reduction or incineration operations – including cashiers collecting fees from customers and incidental recycle operation conducted in connection with a landfill or garbage works operation
Radioactive waste landfill
Tire dumps or collection centers.

AMENDATORY SECTION (Amending Order 88-06, filed 5/31/88, effective 7/1/88)

WAC 296-17-643 CLASSIFICATION 4802.

Berry farms
Bulb raising
Field vegetable crops, such as bush beans, peas, sweet corn, potatoes, sugar beets, and field carrots which are mechanically harvested

Flower or vegetable seed growing including harvesting of seeds

Picking of forest products, N.O.C.

~~((Vineyards including harvesting of fruit))~~

This classification excludes fresh fruit packing operations rated under risk classification 2104 (WAC 296-17-564); and fruit cannery or freezer operations rated under risk classification 3902 (WAC 296-17-615) unless specifically included by manual language.

NEW SECTION

WAC 296-17-64905 CLASSIFICATION 4813.

Vineyards – all operations including harvesting of fruit
This classification excludes fresh fruit packing operations which are to be reported separately under risk classification 2104 (WAC 296-17-564); wine making which are to be reported separately under risk classification 3702 (WAC 296-17-600); and fruit cannery, processing, or freezing operations which are to be reported separately under risk classification 3902 (WAC 296-17-615).

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-669 CLASSIFICATION 5109.

Heavy arms: Manufacturing or repair

Heavy machinery and equipment: Manufacturing or repair

Press rollers: Recoating or resurfacing.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-709 CLASSIFICATION 6405.

Tire: Manufacturing, vulcanizing, rebuilding and/or recapping

Tire sales and service, wholesale and retail including incidental mechanical repair work to automobiles or trucks

Tire bumper: Manufacturing

Tire recycle or shredding – excluding tire dump operations which are to be reported separately under risk classification 4305 (WAC 296-17-634).

NEW SECTION

WAC 296-17-71301 CLASSIFICATION 6410.

Janitorial supply dealers

This classification includes outside sales personnel and delivery drivers.

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-722 CLASSIFICATION 6509.

~~((Boarding homes and centers, N.O.C.~~

~~Boarding houses~~

~~Foster homes~~

~~Fraternity houses~~

~~Orphanages~~

~~Rooming houses~~

	CLASS	1987	1988	1989	D-RATIO
<u>Sorority houses-)</u>					
<u>Adult family homes</u>					
<u>Boarding homes and centers, N.O.C.</u>	0510	1.1120	1.0363	0.9905	0.486
<u>Boarding houses</u>	0511	0.9337	0.8695	0.8435	0.508
<u>Foster homes</u>	0512	1.2120	1.1309	1.1309	0.464
<u>Fraternity houses</u>	0513	0.6834	0.6367	0.5953	0.518
<u>Orphanages</u>	0514	1.0723	1.0015	0.9894	0.458
<u>Rooming houses</u>	0515	1.8601	1.7359	1.7411	0.430
<u>Sorority houses.</u>	0516	1.5107	1.4096	1.3886	0.472
	0517	1.5056	1.4068	1.4174	0.453
<u>AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)</u>	0518	1.2066	1.1254	1.1432	0.432
	0519	1.4273	1.3308	1.3382	0.488
WAC 296-17-753 CLASSIFICATION 6908.	0601	0.4880	0.4559	0.4530	0.478
	0602	0.3148	0.2936	0.2930	0.511
<u>Carbon paper, crepe paper, blue print paper, computer paper, calculation tape, note pad, file folder, envelope, stationery, and typewriter ribbon: Manufacturing</u>	0603	0.6767	0.6319	0.6027	0.443
<u>((Envelope or stationery manufacturing))</u>	0604	0.9631	0.8996	0.8486	0.405
<u>Lightweight paper goods: Manufacturing such as but not limited to such single or double ply paper items as surgical gowns, towels, napkins, table or shelf covers, florist papers, tissue, and shredded packing material</u>	0606	0.2201	0.2057	0.1978	0.528
<u>Paper bag, abrasive paper, movers packing pads, and wallpaper: Manufacturing</u>	0607	0.2445	0.2285	0.2110	0.505
<u>Paper box: Manufacturing((;)) - set up or folding paper boxes</u>	0608	0.2226	0.2078	0.1990	0.523
<u>((Paper box manufacturing, solid paper boxes</u>	0701	1.5198	1.4186	1.4530	0.387
<u>Paper or plastic bag, abrasive paper and wallpaper manufacturing))</u>	0803	0.2975	0.2779	0.2603	0.465
	0804	0.7024	0.6562	0.6317	0.440
	0901	1.5960	1.4940	1.4571	0.357
	1002	0.8104	0.7555	0.7035	0.511
	1003	0.4737	0.4423	0.4244	0.475
	1004	0.4737	0.4423	0.4244	0.475
	1005	3.4890	3.2458	2.9655	0.478
	1007	0.2051	0.1915	0.1870	0.506
	1101	0.4395	0.4101	0.3865	0.530
	1102	0.9331	0.8699	0.8451	0.459
<u>AMENDATORY SECTION (Amending WSR 90-24-042, filed 11/30/90, effective 1/1/91)</u>	1103	0.3631	0.3389	0.3167	0.510
	1104	0.5173	0.4834	0.4460	0.498
WAC 296-17-885 TABLE III.	1106	0.1916	0.1790	0.1636	0.577
Expected Loss Rates and D-Ratios	1108	0.4096	0.3828	0.3634	0.507
Expected Loss Rates in Dollars Per Worker Hour	1109	0.6684	0.6238	0.5650	0.524
for Indicated Fiscal Year	1301	0.2108	0.1973	0.2013	0.444
	1303	0.1744	0.1628	0.1591	0.479
CLASS	1304	0.0174	0.0163	0.0160	0.548
	1305	0.2523	0.2352	0.2198	0.546
0101	1401	0.7402	0.6938	0.6585	0.470
0102	1404	0.5108	0.4762	0.4305	0.520
0103	1405	0.4534	0.4232	0.3971	0.502
0104	1501	0.3164	0.2956	0.2762	0.512
0105	1507	0.2198	0.2054	0.1961	0.515
0106	1701	1.3268	1.2410	1.2587	0.360
0107	1702	1.3268	1.2410	1.2587	0.360
0108	1703	0.3874	0.3617	0.3498	0.437
0109	1704	0.7753	0.7249	0.6983	0.426
0201	1801	0.8594	0.8027	0.8010	0.438
0202	1802	0.5023	0.4689	0.4343	0.504
0206	2002	0.5617	0.5254	0.4896	0.485
0301	2003	0.3532	0.3300	0.3138	0.519
0302	2004	0.6708	0.6256	0.5812	0.506
0306	2005	0.3037	0.2843	0.2625	0.499
0307	2007	0.3362	0.3149	0.2930	0.496
0403	2008	0.2225	0.2079	0.1941	0.460
0502	2101	0.4944	0.4610	0.4256	0.501
0504	2102	0.3532	0.3300	0.3138	0.519
0506	2104	0.3015	0.2810	0.2417	0.555
0507	2105	0.4161	0.3889	0.3801	0.483
0508	2106	0.3718	0.3475	0.3235	0.494
0509	2201	0.1997	0.1863	0.1742	0.534

CLASS	1987	1988	1989	D-RATIO	CLASS	1987	1988	1989	D-RATIO
2202	0.4154	0.3885	0.3605	0.511	4301	0.7024	0.6553	0.6084	0.517
2203	0.2636	0.2457	0.2253	0.527	4302	0.5708	0.5319	0.4932	0.505
2401	0.4395	0.4103	0.3846	0.504	4303	0.2315	0.2161	0.2003	0.519
2903	0.6357	0.5930	0.5506	0.531	4304	0.5277	0.4928	0.4570	0.534
2904	0.5803	0.5420	0.5040	0.503	4305	0.9111	0.8500	0.8568	0.484
2905	0.4117	0.3841	0.3453	0.539	4401	0.4407	0.4102	0.3824	0.557
2906	0.4286	0.3998	0.3852	0.491	4402	0.6093	0.5685	0.5301	0.517
2907	0.4047	0.3772	0.3500	0.532	4404	0.5063	0.4713	0.4361	0.529
2908	0.7848	0.7323	0.6926	0.501	4501	0.1156	0.1082	0.1037	0.446
2909	0.5626	0.5251	0.4850	0.497	4502	0.0344	0.0323	0.0311	0.430
3101	0.5921	0.5531	0.5358	0.444	4504	0.0692	0.0648	0.0593	0.555
3102	0.3907	0.3654	0.3506	0.440	4601	0.5453	0.5119	0.4853	0.437
3103	0.3907	0.3654	0.3506	0.440	4802	0.3258	0.3042	0.2684	0.503
3104	0.4505	0.4224	0.4153	0.474	4803	0.3265	0.3039	0.2288	0.540
3105	0.7527	0.7013	0.6470	0.514	4804	0.4659	0.4349	0.4041	0.537
3303	0.2124	0.1986	0.1827	0.479	4805	0.3193	0.2978	0.2684	0.538
3304	0.6096	0.5674	0.5124	0.561	4806	0.0858	0.0800	0.0652	0.527
3309	0.3276	0.3071	0.2842	0.490	4808	0.4272	0.3992	0.3659	0.467
3401	0.3198	0.2987	0.2866	0.496	4809	0.2004	0.1871	0.1739	0.561
3402	0.3471	0.3239	0.3040	0.524	4810	0.1597	0.1491	0.1276	0.517
3403	0.1216	0.1138	0.1100	0.505	4811	0.2594	0.2421	0.2068	0.499
3404	0.3335	0.3111	0.2899	0.543	4812	0.4129	0.3849	0.3598	0.530
3405	0.2217	0.2070	0.1938	0.522	4813	0.3258	0.3042	0.2684	0.503
3406	0.1593	0.1491	0.1384	0.537	4901	0.0404	0.0377	0.0372	0.531
3407	0.2575	0.2411	0.2364	0.435	4902	0.0311	0.0291	0.0277	0.529
3408	0.0811	0.0758	0.0750	0.485	4903	0.0404	0.0377	0.0372	0.531
3409	0.1140	0.1065	0.0991	0.500	4904	0.0123	0.0115	0.0109	0.534
3501	0.6014	0.5620	0.5284	0.462	4905	0.2584	0.2413	0.2192	0.575
3503	0.1874	0.1749	0.1542	0.539	4906	0.0459	0.0430	0.0407	0.521
3506	0.6310	0.5896	0.5906	0.447	4907	0.0678	0.0635	0.0589	0.487
3508	0.3445	0.3215	0.3013	0.531	4908	0.1062	0.1001	0.0933	0.492
3509	0.3535	0.3287	0.3052	0.621	4909	0.1062	0.1001	0.0933	0.492
3510	0.3445	0.3215	0.3013	0.531	4910	0.2932	0.2737	0.2491	0.526
3511	0.3445	0.3215	0.3013	0.531	5001	3.3722	3.1496	3.2021	0.410
3512	0.3445	0.3215	0.3013	0.531	5002	0.4378	0.4078	0.3965	0.540
3602	0.0871	0.0815	0.0748	0.565	5003	1.1065	1.0336	1.0137	0.417
3603	0.4680	0.4375	0.4137	0.508	5004	2.7005	2.5148	2.2824	0.488
3604	1.0475	0.9786	0.9099	0.461	5101	0.5708	0.5325	0.4935	0.507
3605	0.3866	0.3605	0.3335	0.520	5103	0.7285	0.6793	0.6186	0.531
3606	0.7110	0.6647	0.6170	0.492	5106	0.5002	0.4689	0.4418	0.455
3701	0.2262	0.2111	0.2003	0.519	5108	0.5979	0.5583	0.5384	0.492
3702	0.3714	0.3471	0.3331	0.447	5109	0.3559	0.3330	0.3143	0.443
3707	0.3427	0.3193	0.2963	0.531	5201	0.2567	0.2400	0.2299	0.484
3708	0.2399	0.2240	0.2061	0.526	5204	0.9684	0.8998	0.8601	0.510
3801	0.1796	0.1675	0.1588	0.515	5206	0.3002	0.2806	0.2772	0.449
3802	0.1419	0.1325	0.1251	0.577	5207	0.1311	0.1224	0.1114	0.573
3808	0.2345	0.2187	0.2028	0.543	5208	0.7466	0.6960	0.6686	0.503
3901	0.1351	0.1262	0.1151	0.530	5209	0.5148	0.4804	0.4455	0.532
3902	0.4460	0.4160	0.3826	0.536	5301	0.0201	0.0188	0.0180	0.508
3903	0.9575	0.8970	0.8308	0.474	5305	0.0277	0.0260	0.0249	0.464
3905	0.1208	0.1132	0.1059	0.563	5306	0.0329	0.0309	0.0294	0.463
3906	0.3589	0.3354	0.3223	0.496	5307	0.2967	0.2770	0.2682	0.517
3909	0.2581	0.2416	0.2210	0.502	6103	0.0391	0.0366	0.0347	0.554
4002	0.5567	0.5197	0.4940	0.485	6104	0.2552	0.2383	0.2199	0.519
4101	0.1772	0.1658	0.1530	0.527	6105	0.1385	0.1294	0.1197	0.530
4103	0.2065	0.1931	0.1906	0.517	6107	0.0959	0.0897	0.0853	0.535
4107	0.0943	0.0884	0.0857	0.507	6108	0.4402	0.4103	0.3824	0.585
4108	0.1772	0.1658	0.1530	0.527	6109	0.0312	0.0292	0.0270	0.567
4109	0.1772	0.1658	0.1530	0.527	6110	0.3230	0.3013	0.2779	0.597
4201	0.2016	0.1881	0.1858	0.500	6201	0.1227	0.1149	0.1099	0.509

CLASS	1987	1988	1989	D-RATIO	CLASS	1987	1988	1989	D-RATIO
6202	0.5097	0.4771	0.4447	0.448	7102	2.9552	2.7846	2.6911	0.529
6203	0.0723	0.0677	0.0630	0.489	7103	0.1736	0.1621	0.1561	0.499
6204	0.1420	0.1328	0.1223	0.562	7104	0.0391	0.0366	0.0184	0.462
6205	0.1420	0.1328	0.1223	0.562	7105	0.2676	0.2495	0.0310	0.456
6206	0.1420	0.1328	0.1223	0.562	7106	0.5457	0.5086	0.1750	0.487
6207	0.8227	0.7701	0.7157	0.525	7107	1.2513	1.1725	0.1745	0.484
6208	0.2302	0.2151	0.1979	0.513	7108	2.1153	1.9707	0.1757	0.492
6209	0.1919	0.1798	0.1667	0.523	7109	5.2383	4.8932	0.2335	0.537
6301	0.0945	0.0885	0.0914	0.446	7110	0.2749	0.2563	0.2368	0.516
6302	0.1416	0.1327	0.1236	0.427	7111	0.3122	0.2907	0.2723	0.553
6303	0.0540	0.0506	0.0482	0.462	7112	0.5283	0.4925	0.4680	0.472
6304	0.1190	0.1115	0.1005	0.521	7113	0.5568	0.5195	0.4827	0.455
6305	0.0575	0.0538	0.0478	0.528	7114	0.5296	0.4938	0.4570	0.494
6306	0.2001	0.1870	0.1709	0.499	7115	0.5260	0.4903	0.4545	0.472
6308	0.0327	0.0306	0.0285	0.480	7116	0.5550	0.5174	0.4795	0.480
6309	0.1108	0.1036	0.0941	0.539	7117	1.2579	1.1769	1.0909	0.506
6402	0.2076	0.1937	0.1741	0.515	7118	2.2115	2.0627	1.9117	0.481
6403	0.1553	0.1451	0.1333	0.574	7119	1.9722	1.8380	1.7022	0.484
6404	0.1402	0.1309	0.1166	0.569	7120	5.1854	4.8437	4.4972	0.467
6405	0.4438	0.4143	0.3969	0.512	7121	5.1846	4.8429	4.4965	0.467
6406	0.0710	0.0665	0.0617	0.543	7201	0.6532	0.6068	0.5666	0.536
6407	0.1595	0.1491	0.1324	0.549	7202	0.0290	0.0271	0.0258	0.484
6408	0.2767	0.2591	0.2465	0.459	7203	0.1091	0.1023	0.0945	0.480
6409	0.4196	0.3938	0.3821	0.440	7204	0.0000	0.0000	0.0000	0.684
6501	0.0624	0.0581	0.0537	0.577	7301	0.5485	0.5113	0.4652	0.525
6502	0.0154	0.0144	0.0137	0.501	7302	0.5898	0.5522	0.5226	0.552
6503	0.0686	0.0644	0.0651	0.348	7307	0.8565	0.7959	0.6761	0.573
6504	0.3010	0.2817	0.2582	0.580	7308	0.2039	0.1910	0.1743	0.490
6505	0.1187	0.1109	0.1034	0.526	7309	0.1524	0.1427	0.1304	0.582
6506	0.0687	0.0644	0.0594	0.538					
6508	0.3419	0.3195	0.2999	0.521					
6509	0.1827	0.1710	0.1586	0.495					
6601	0.1618	0.1514	0.1391	0.527					
6602	0.4133	0.3857	0.3565	0.556					
6603	0.2188	0.2045	0.1935	0.516					
6604	0.0531	0.0496	0.0479	0.470					
6605	0.2118	0.1977	0.1941	0.547					
6607	0.1311	0.1224	0.1114	0.573					
6608	0.1913	0.1784	0.1736	0.486					
6704	0.1449	0.1355	0.1264	0.508					
6705	0.7012	0.6555	0.5816	0.552					
6706	0.3193	0.2990	0.2920	0.507					
6707	1.6261	1.5183	1.4239	0.598					
6708	3.7000	3.4899	3.3134	0.442					
6709	0.1524	0.1427	0.1304	0.582					
6801	0.2893	0.2705	0.2704	0.421					
6802	0.2695	0.2521	0.2378	0.501					
6803	1.1117	1.0404	1.0764	0.291					
6804	0.1663	0.1556	0.1517	0.460					
6809	2.3852	2.2431	2.1201	0.527					
6901	0.0285	0.0272	0.0255	0.684					
6902	0.3950	0.3689	0.3551	0.436					
6903	5.4323	5.1028	5.1944	0.287					
6904	0.1524	0.1425	0.1439	0.488					
6905	0.2000	0.1873	0.1813	0.438					
6906	0.0896	0.0855	0.0801	0.684					
6907	1.2058	1.1245	1.0618	0.492					
6908	0.3224	0.3003	0.2757	0.544					
6909	0.0540	0.0506	0.0483	0.503					
7101	0.0217	0.0203	0.0203	0.451					

*Daily expected loss rate

AMENDATORY SECTION (Amending WSR 90-24-042, filed 11/30/90, effective 1/1/91)

WAC 296-17-895 INDUSTRIAL INSURANCE ACCIDENT FUND BASE RATES AND MEDICAL AID BASE RATES BY CLASS OF INDUSTRY. Industrial insurance accident fund and medical aid fund base rates by class of industry shall be as set forth below.

Class	Base Rates Effective January 1, 1991	
	Accident Fund	Medical Aid Fund
0101	1.1963	0.6806
0102	1.3225	0.8664
0103	1.1948	0.8453
0104	1.5032	0.6980
0105	0.9554	0.6901
0106	2.4857	2.1245
0107	1.0657	0.5652
0108	1.0529	0.6031
0109	3.2607	1.7599
0201	1.9767	0.9592
0202	2.0413	1.7329
0206	1.8773	0.8357
0301	0.5109	0.4379
0302	1.8681	0.8778

Base Rates Effective
January 1, 1991Base Rates Effective
January 1, 1991

Class	Accident Fund	Medical Aid Fund	Class	Accident Fund	Medical Aid Fund
0306	0.8553	0.5514	1802	0.4644	0.4363
0307	0.6859	0.4906	2002	0.5053	0.5075
0403	0.9276	0.7385	2003	0.3270	0.3249
0502	1.1020	0.5976	2004	0.6657	0.5342
0504	1.3447	0.8784	2005	0.2515	0.2943
0506	3.2648	2.3160	2007	0.2752	0.3341
0507	2.7437	1.8854	2008	0.2207	0.1776
0508	3.6487	1.8670	2101	0.4958	0.3812
0509	1.8730	1.2442	2102	0.3270	0.3249
0510	1.2157	0.8201	2104	0.2446	0.2605
0511	1.0639	0.6698	2105	0.4336	0.3486
0512	1.4133	0.9005	2106	0.3414	0.3279
0513	0.7060	0.5235	2201	0.1873	0.1748
0514	1.2089	0.8115	2202	0.3576	0.3919
0515	2.2891	1.2416	2203	0.2559	0.2107
0516	1.7296	1.1097	2401	0.4251	0.3701
0517	1.7376	1.1542	2903	0.5850	0.5617
0518	1.5331	0.7829	2904	0.5449	0.4980
0519	1.6910	1.0500	2905	0.3545	0.3651
0601	0.5200	0.4131	2906	0.4642	0.3273
0602	0.3498	0.2542	2907	0.3955	0.3306
0603	0.7414	0.4872	2908	0.7941	0.6345
0604	1.1097	0.6011	2909	0.5429	0.4580
0606	0.2062	0.2052	3101	0.6623	0.4288
0607	0.2196	0.2180	3102	0.4098	0.3060
0608	0.2213	0.1914	3103	0.4098	0.3060
0701	2.1000	0.7979	3104	0.4132	0.4460
0803	0.2966	0.2375	3105	0.7658	0.5697
0804	0.7743	0.5117	3303	0.1941	0.1830
0901	1.9242	0.9889	3304	0.5642	0.5054
1002	0.8025	0.6541	3309	0.2600	0.3311
1003	0.4962	0.3749	3401	0.3144	0.2786
1004	0.4962	0.3749	3402	0.3262	0.3060
1005	3.8685	2.1981	3403	0.1122	0.1161
1007	0.2070	0.1794	3404	0.3048	0.2997
1101	0.4145	0.3893	3405	0.2034	0.1991
1102	1.0760	0.6496	3406	0.1199	0.1703
1103	0.3480	0.3081	3407	0.2703	0.2128
1104	0.4751	0.4476	3408	0.0834	0.0711
1106	0.1496	0.1946	3409	0.1046	0.1006
1108	0.3850	0.3681	3501	0.6005	0.4834
1109	0.5967	0.5773	3503	0.1568	0.1649
1301	0.2295	0.1824	3506	0.7268	0.4767
1303	0.1918	0.1344	3508	0.3257	0.3008
1304	0.0158	0.0176	3509	0.3307	0.3126
1305	0.2424	0.2151	3510	0.3257	0.3008
1401	0.6355	0.7278	3511	0.3257	0.3008
1404	0.4811	0.4104	3512	0.3257	0.3008
1405	0.4429	0.3773	3602	0.0641	0.0932
1501	0.2909	0.2821	3603	0.4251	0.4334
1507	0.2029	0.2043	3604	1.0512	0.8141
1701	1.7413	0.7666	3605	0.3728	0.3177
1702	1.7413	0.7666	3606	0.6462	0.6302
1703	0.4417	0.2689	3701	0.2171	0.1983
1704	0.8479	0.5716	3702	0.3951	0.2853
1801	1.0244	0.6016	3707	0.3401	0.2741

Base Rates Effective January 1, 1991			Base Rates Effective January 1, 1991		
Class	Accident Fund	Medical Aid Fund	Class	Accident Fund	Medical Aid Fund
3708	0.2118	0.2172	5106	0.4359	0.4759
3801	0.1785	0.1502	5108	0.6175	0.4917
3802	0.1253	0.1371	5109	0.3537	0.2897
3808	0.2199	0.2022	5201	0.2527	0.2214
3901	0.1128	0.1274	5204	1.1664	0.5955
3902	0.4066	0.3896	5206	0.3302	0.2361
3903	0.8077	0.9127	5207	0.1043	0.1296
3905	0.0875	0.1357	5208	0.8053	0.5711
3906	0.3480	0.3181	5209	0.4760	0.4504
3909	0.2109	0.2489	5301	0.0175	0.0199
4002	0.5686	0.4478	5305	0.0248	0.0265
4101	0.1442	0.1752	5306	0.0299	0.0310
4103	0.1970	0.1988	5307	0.2931	0.2638
4107	0.0852	0.0929	6103	0.0304	0.0425
4108	0.1442	0.1752	6104	0.2369	0.2192
4109	0.1442	0.1752	6105	0.1238	0.1252
4201	0.2206	0.1622	6107	0.0818	0.0963
4301	0.6767	0.5833	6108	0.3876	0.4162
4302	0.5868	0.4293	6109	0.0263	0.0304
4303	0.2171	0.1983	6110	0.2650	0.3204
4304	0.4661	0.4862	6201	0.1080	0.1205
4305	1.0580	0.6998	6202	0.4747	0.4389
4401	0.4399	0.3558	6203	0.0611	0.0698
4402	0.5863	0.5118	6204	0.1135	0.1431
4404	0.5191	0.3829	6205	0.1135	0.1431
4501	0.1154	0.0973	6206	0.1135	0.1431
4502	0.0348	0.0288	6207	0.6636	0.8310
4504	0.0514	0.0732	6208	0.1967	0.2148
4601	0.4527	0.5496	6209	0.1437	0.2049
4802	0.2842	0.2716	6301	0.1053	0.0818
4803	0.2201	0.2588	6302	0.1283	0.1253
4804	0.4213	0.4204	6303	0.0489	0.0508
4805	0.2855	0.2732	6304	0.0850	0.1254
4806	0.0649	0.0708	6305	0.0379	0.0623
4808	0.4000	0.3536	6306	0.1812	0.1725
4809	0.1707	0.1933	6308	0.0318	0.0268
4810	0.1238	0.1417	6309	0.0829	0.1141
4811	0.2129	0.2158	6402	0.1828	0.1790
4812	0.4067	0.3395	6403	0.1186	0.1618
4813	0.2842	0.2716	6404	0.1082	0.1366
4901	0.0400	0.0373	6405	0.4452	0.3758
4902	0.0312	0.0263	6406	0.0543	0.0749
4903	0.0400	0.0373	6407	0.1169	0.1607
4904	0.0107	0.0121	6408	0.2522	0.2560
4905	0.2021	0.2587	6409	0.3754	0.4121
4906	0.0418	0.0428	6410	0.1040	0.1169
4907	0.0631	0.0586	6501	0.0558	0.0567
4908	0.0635	0.1324	6502	0.0134	0.0149
4909	0.0635	0.1324	6503	0.0786	0.0523
4910	0.2505	0.2690	6504	0.2105	0.3345
5001	4.2256	2.2446	6505	0.1017	0.1137
5002	0.4678	0.3543	6506	0.0531	0.0712
5003	1.2838	0.7727	6508	0.3067	0.3169
5004	2.8593	1.8177	6509	0.1585	0.1705
5101	0.5569	0.4629	6601	0.1269	0.1639
5103	0.6738	0.6111	6602	0.3608	0.3844

Base Rates Effective
January 1, 1991

Base Rates Effective
January 1, 1991

Class	Accident Fund	Medical Aid Fund
6603	0.1974	0.2046
6604	0.0540	0.0443
6605	0.2129	0.1914
6607	0.1043	0.1296
6608	0.2149	0.1411
6614	147.1050**	171.9950**
6615	109.7640**	128.3360**
6616	14.3370**	16.7630**
6617	10.6490**	12.4510**
6618	68.7350**	80.3650**
6704	0.1223	0.1408
6705	0.5183	0.7021
6706	0.2880	0.3189
6707	10.64*	13.37*
6708	2.7390	4.2020
6709	0.1010	0.1748
6801	0.3366	0.2120
6802	0.2442	0.2488
6803	1.6859	0.4081
6804	0.1687	0.1429
6809	1.5013	2.9637
6901	—	0.0552
6902	0.4453	0.2763
6903	6.6776	3.6229
6904	0.1616	0.1350
6905	0.1981	0.1733
6906	—	0.1733
6907	1.2560	0.9301
6908	0.3101	0.2628
6909	0.0475	0.0529
7101	0.0240	0.0175
7102	13.74*	31.73*
7103	0.1788	0.1429
7104	0.0164	0.0216
7105	0.0351	0.0286
7106	0.1955	0.1657
7107	0.1960	0.1641
7108	0.1927	0.1707
7109	0.2564	0.2297
7110	0.2629	0.2283
7111	0.3091	0.2584
7112	0.5797	0.3793
7113	0.5804	0.4077
7114	0.5308	0.4124
7115	0.5546	0.3777
7116	0.5702	0.4160
7117	1.0412	1.2323
7118	2.2324	1.7034
7119	2.0456	1.4557
7120	5.0268	4.2330
7121	5.0262	4.2322
7201	0.7208	0.4515
7202	0.0251	0.0282
7203	0.0835	0.1131
7204	—	—
7301	0.5188	0.4458

Class	Accident Fund	Medical Aid Fund
7302	0.4670	0.6296
7307	0.7465	0.6666
7308	0.1663	0.1956
7309	0.1010	0.1748

*Daily rate. The daily rate shall be paid in full on any person for any calendar day in which any duties are performed that are incidental to the profession of the worker.

**These rates are calculated on a per license basis for parimutuel race tracks and are base rated.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 296-17-592 CLASSIFICATION 3508.
- WAC 296-17-603 CLASSIFICATION 3707.

WSR 91-12-015

**NOTICE OF PUBLIC MEETINGS
BUSINESS AND JOB RETENTION
PROGRAM ADVISORY COMMITTEE**
[Memorandum—May 31, 1991]

Draft 1991-1992 Schedule

Date	Location
Friday, June 21, 1991	Conference call 10 a.m.
Friday, July 26, 1991	Conference call 10 a.m.
Friday, August 23, 1991	Conference call 10 a.m.
Friday, September 27, 1991	SeaTac 9 a.m.
Friday, October 25, 1991	Conference call 10 a.m.
Friday, November 22, 1991	Conference call 10 a.m.
Friday, January	Olympia 9 a.m.
Friday, February 28, 1992	Conference call 10 a.m.
Friday, March 27, 1992	Conference call 10 a.m.
Friday, April 24, 1992	SeaTac 9 a.m.
Friday, May 22, 1992	Conference call 10 a.m.
Friday, June 26, 1992	Mtg site to be determined

No meetings in December

WSR 91-12-016

**PROPOSED RULES
EDMONDS COMMUNITY COLLEGE**
[Filed May 31, 1991, 2:08 p.m.]

Original Notice.

Title of Rule: Traffic.

Purpose: Regulates traffic on campus.

Other Identifying Information: Chapter 132Y-100 WAC.

Statutory Authority for Adoption: RCW 28B.50.140.

Summary: Housekeeping changes related to campus traffic rules.

Name of Agency Personnel Responsible for Drafting: Barbara Patterson, 196th Campus Building, (206) 771-1535; Implementation and Enforcement: Robert Botley, 196th Campus Building, (206) 771-1547.

Name of Proponent: [No information was supplied by agency], governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Rules for pedestrian and vehicular traffic on property owned or maintained by the college. These amendments will modify some aspects of the traffic rules enforcement.

Proposal Changes the Following Existing Rules: [No information supplied by agency.]

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

Hearing Location: Edmonds Community College, Lynnwood Hall, Room 424, on July 9, 1991, at 1:00 p.m.

Submit Written Comments to: Barbara Patterson, by July 9, 1991.

Date of Intended Adoption: July 12, 1991.

May 30, 1991
Barbara Patterson
Dean of Human Resources
and Assistant to the President

NEW SECTION

WAC 132Y-100-066 CARPOOL PARKING. Students who qualify for a carpool permit shall be allowed to park in the designated lot for carpools. To qualify for a carpool permit, the individual must designate two other regular riders in addition to the driver. Renewable each quarter.

AMENDATORY SECTION (Amending Resolution No. 83-10-2, filed 11/1/83)

WAC 132Y-100-072 HANDICAPPED PARKING. No vehicle shall park in a handicapped zone without a state issued handicapped permit. Enforcement of handicapped parking is accomplished by either the college or the police department of the city of Lynnwood.

AMENDATORY SECTION (Amending Resolution No. 83-10-2, filed 11/1/83)

WAC 132Y-100-104 FINES AND PENALTIES. Campus security officers are authorized to impose the following fines and penalties:

(1) Except as provided under subsection 2, fines will be imposed starting the first week of each quarter. The amount of all fines will be determined by the college.

(2) Vehicles parked in a manner to obstruct fire lanes, access to and from parking spaces, handicapped parking or causing a disruption in college activities may be impounded and taken to such place for storage as the college selects. The expenses of such impoundings and storage shall be charged to the owner or operator of the vehicle. The college and its employees shall not be liable for loss or damage of any kind resulting from impounding and storage.

(3) ~~((Vehicles involved in more than two violations of these rules within any one quarter may be impounded by the attachment of a vehicle immobilizer.~~

(4)) Fines are to be paid at the college's cashier's desk.

WSR 91-12-017
NOTICE OF PUBLIC MEETINGS
BUILDING CODE COUNCIL
[Memorandum—May 31, 1991]

The State Building Code Council is correcting dates in their July meeting schedule and adding information as to the location of meetings for the remainder of the calendar year.

July 11, 10:00 a.m. Barrier-Free Committee	SeaTac Fire Department 2929 South 200 SeaTac, Washington SeaTac Fire Department
July 11, 1:30 p.m. Uniform Codes Committee	SeaTac Fire Department
July 11, 5:00 p.m. Energy Committee	SeaTac Fire Department
July 12, 9:00 a.m. State Building Code Council	SeaTac Fire Department
September 6, 9:00 a.m. Public Hearing	SeaTac Fire Department
September 13, 9:30 a.m. Public Hearing	Spokane City Council Chambers
October 10, 10:00 a.m. Barrier-Free Committee	SeaTac Fire Department
October 10, 2:30 p.m. Uniform Codes Committee	SeaTac Fire Department
October 10, 2:30 p.m. Energy Committee	SeaTac Fire Department
October 11, 9:00 a.m. State Building Code Council	SeaTac Fire Department
November 7, 10:00 a.m. Barrier-Free Committee	SeaTac Fire Department
November 7, 2:30 p.m. Uniform Codes Committee	SeaTac Fire Department
November 7, 2:30 p.m. Energy Committee	SeaTac Fire Department
November 8, 9:00 a.m. State Building Code Council	SeaTac Fire Department
December 12, 10:00 a.m. Barrier-Free Committee	SeaTac Fire Department
December 12, 2:30 p.m. Uniform Codes Committee	SeaTac Fire Department
December 12, 2:30 p.m. Energy Committee	SeaTac Fire Department
December 13, 9:00 a.m. State Building Code Council	SeaTac Fire Department

WSR 91-12-018
NOTICE OF PUBLIC MEETINGS
WHATCOM COMMUNITY COLLEGE
[Memorandum—May 29, 1991]

The regular meeting of the board of trustees of Whatcom Community College, District Number Twenty-One, which was scheduled for June 11, 1991, in the Board Room at the Laidlaw Center of Whatcom Community College, has been cancelled.

WSR 91-12-019
PROPOSED RULES
DEPARTMENT OF HEALTH
[Filed May 31, 1991, 2:56 p.m.]

Original Notice.
Title of Rule: Construction review, chapter 246-314 WAC.

Purpose: To update the fees for health care facility construction review and approval activities.

Statutory Authority for Adoption: RCW 43.70.110.

Statute Being Implemented: Chapter 43.70 RCW.

Summary: Health and residential care facilities are required to submit plans for review and approval. Agency collects fees to ensure recovery of costs for providing this service.

Reasons Supporting Proposal: Revisions necessary to assure that 100% of the cost for review and approval of construction documents continues to occur.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Byron Plan, 1112 South Quince, ET-12, 753-5822.

Name of Proponent: Facilities licensing and certification division, Department of Health, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Rule requires application and payment of fees for submission of construction documents for review and approval. Fees are charged to cover costs for providing review services. Revision of fee schedule will ensure program costs are met with uninterrupted services to the public.

Proposal Changes the Following Existing Rules: Updates fees to cover program costs.

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

Hearing Location: General Administration Auditorium, Large Conference Room, 11th and Columbia, Olympia, Washington, on July 15, 1991, at 9:00 a.m.

Submit Written Comments to: Leslie Baldwin, 1300 S.E. Quince Street, Mailstop EY-16, Olympia, WA 98504, by July 14, 1991.

Date of Intended Adoption: July 19, 1991.

May 30, 1991
 Pam Campbell Mead
 for Kristine M. Gebbie
 Secretary

AMENDATORY SECTION (Amending Order 122, filed 12/27/90, effective 1/31/91)

WAC 246-314-001 **PURPOSE.** The purpose of this chapter is to establish fees ~~((to recover the cost of))~~ for reviewing and approving health and residential care facility construction projects.

AMENDATORY SECTION (Amending Order 122, filed 12/27/90, effective 1/31/91)

WAC 246-314-010 **DEFINITIONS.** (1) "Department" means the Washington state department of health.

(2) "Project" means a construction endeavor including new construction, replacement, alterations, additions, expansions, conversions, improvements, remodeling, renovating, and upgrading of the following types of facilities:

(a) "Adult residential rehabilitation center" as defined under chapters 71.12 RCW and 246-325 WAC;

(b) "Boarding homes" as defined under chapters 18.20 RCW and 246-316 WAC;

(c) "Maternity homes" and "childbirth centers" as defined under chapters 18.46 RCW and 246-329 WAC;

(d) "Nursing homes" as defined under chapters 18.51 RCW and 248-14 WAC;

(e) "Private psychiatric hospitals" as defined under chapters 71.12 RCW and 246-322 WAC;

(f) "Private alcoholism hospitals" as defined under chapters 71.12 RCW and 246-324 WAC;

(g) "Private alcoholism treatment facilities" as defined under chapters 71.12 RCW and 246-326 WAC;

(h) "Residential treatment facilities for psychiatrically impaired children and youth" as defined under chapters 71.12 RCW and 246-323 WAC;

(i) "Hospitals" as defined under chapters 70.41 RCW and 246-318 WAC; and

(j) "Hospice care center" as defined under chapters ~~((70.41))~~ 70.126 RCW and 246-321 WAC.

(3) "Project sponsor" means the person, persons or organization, planning and contracting for the design and construction of facilities, generally the owner or the owner's representative.

(4) "Project cost" means all costs, except taxes, directly associated with the project, initially estimated and corrected by certification to the date of completion of the project and including:

(a) All architectural-engineering designs, plans, drawings, and specifications;

(b) All fixed and installed equipment in the project; and

(c) Contractor supervision, inspection, and overhead.

AMENDATORY SECTION (Amending Order 122, filed 12/27/90, effective 1/31/91)

WAC 246-314-990 **CONSTRUCTION REVIEW FEES.** (1) The project sponsor shall submit to the department:

(a) A completed project review application form along with project documents for review; and

(b) The appropriate fee based upon the initial project construction cost as determined from the following construction fee table:

CONSTRUCTION FEE TABLE	
Project Cost	Project Review Fee
\$ 0 to \$ ((499)) 999	\$ ((60)) 120
((500 to 999	120))
1,000 to ((1,900)) 1,999	((180)) 250
2,000 to 2,999	((240)) 320
3,000 to 4,999	((300)) 400
5,000 to 9,999	((360)) 520
10,000 to ((19,000)) 19,999	((480)) 650
20,000 to ((29,000)) 29,999	((600)) 800
30,000 to 39,999	((720)) 950
40,000 to 49,999	((840)) 1,100
50,000 to 64,999	((960)) 1,300
65,000 to 79,999	((1,080)) 1,500
80,000 to 99,999	((1,200)) 1,800
100,000 to 124,999	((1,500)) 2,150
125,000 to 149,999	((1,800)) 2,500
150,000 to 199,999	((2,100)) 2,900
200,000 to 249,999	((2,400)) 3,250
250,000 to 324,999	((2,700)) 3,575
325,000 to 449,999	((3,000)) 4,000
450,000 to 574,999	((3,300)) 4,500
575,000 to 699,999	((3,600)) 5,100
700,000 to 849,999	((4,200)) 5,700

CONSTRUCTION FEE TABLE

Project Cost		Project Review Fee
850,000 to	999,999	((4,800)) 6,400
1,000,000 to	1,249,999	((5,400)) 7,000
1,250,000 to	2,499,999	((6,000)) 7,700
2,500,000 to	2,999,999	((6,600)) 8,400
3,000,000 to	3,499,999	((7,200)) 9,100
3,500,000 to	4,999,999	((7,800)) 10,500
5,000,000 to	6,999,999	((9,000)) 11,900
7,000,000 to	9,999,999	((10,200)) 13,500
10,000,000 to	14,999,999	((11,400)) 15,500
15,000,000 to	19,999,999	((13,200)) 17,500
20,000,000 to	29,999,999	((15,000)) 19,500
30,000,000 to	39,999,999	((16,800)) 22,500
40,000,000 (and over) to 59,999,999		((19,200)) 25,000
60,000,000 and over		28,000

(2) The department shall charge a flat fee of ~~((sixty))~~ eighty dollars for a project involving installation of carpet only.

(3) The project sponsor may request a reduction in the project review fee for fixed or installed technologically advanced diagnostic or treatment equipment projects including lithotripters, CT scans, linear accelerators, or MRI's.

(4) The department may adjust the project review fee if:

(a) The final project cost changes as evidenced on the certificate of project completion card; or

(b) The project sponsor requests a reduction in the fee according to subsection (3) of this section.

WSR 91-12-020
PROPOSED RULES
DEPARTMENT OF HEALTH
 [Filed May 31, 1991, 2:59 p.m.]

Continuance of WSR 91-02-010.

Title of Rule: WAC 246-310-380(2).

Purpose: To adjust the baseline nursing home bed need projections to reflect changes in OFM population forecasts. Continuance until proposed adoption date of July 1, 1991.

Statutory Authority for Adoption: RCW 70.38.135.

Date of Intended Adoption: July 1, 1991.

May 30, 1991
 Pam Campbell Mead
 for Kristine M. Gebbie
 Secretary

WSR 91-12-021

PERMANENT RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION

[Order 91-08—Filed May 31, 1991, 4:10 p.m.]

Date of Adoption: May 29, 1991.

Purpose: To revise the definition of specified objects of expenditures for 1990-91 supplies, materials, and equipment allocation.

Citation of Existing Rules Affected by this Order: Amending WAC 392-140-224.

Statutory Authority for Adoption: RCW 28A.150.290.

Other Authority: Section 503(2), chapter 16, Laws of 1990 1st ex. sess.

Pursuant to notice filed as WSR 91-09-026 on April 10, 1991.

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

May 31, 1991

Judith A. Billings
 Superintendent of
 Public Instruction

AMENDATORY SECTION (Amending Order 46, filed 11/21/90, effective 12/22/90)

WAC 392-140-224 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—DEFINITION—SPECIFIED OBJECTS OF EXPENDITURE. As used in WAC 392-140-220 through 392-140-234 "specified objects of expenditure" means school district expenditures (~~(:~~

~~(+))~~ for the following program/activity/object combinations as defined in the Accounting Manual for Public School Districts in Washington State revised September 1990:

Program	Activity
01 - Basic Education	27 - Teaching
21 - Handicapped, Basic, State	27 - Teaching
21 - Handicapped, Basic, State	22 - Learning Resources
31 - Vocational, Basic, State	27 - Teaching
31 - Vocational, Basic, State	22 - Learning Resources
45 - Skills Center, Basic, State	27 - Teaching
94 - Instruction Support	22 - Learning Resources

~~((and~~
~~(2) For the following objects as defined in the Accounting Manual for Public School Districts in Washington State revised September 1990:))~~

Object

- 5 - Supplies
- 6 - Instructional materials
- 9 - Capital outlay(~~(:~~

PROVIDED, That expenditures for the program/activity/object combinations identified in this section shall be excluded from specified objects of expenditures under the following conditions:

(1) Expenditures are for replacement of property destroyed by a natural disaster, such as a fire, flood, storm, or earthquake or by an unforeseen action beyond the control of the school district such as arson, vandalism, riot, or bombing;

(2) Such expenditures are funded by insurance proceeds resulting from the natural disaster or unforeseen action; and

(3) The school district submits a written request to the superintendent of public instruction prior to November 1, 1991, identifying the amount of insurance proceeds received and expenditures qualifying for exclusion each school year.

WSR 91-12-022
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed May 31, 1991, 4:15 p.m.]

Original Notice.

Title of Rule: WAC 388-95-395 Transfer of resources.

Purpose: Incorporate federal spousal transfer rules into Washington Administrative Code.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: To incorporate into WAC that institutionalized persons are ineligible if a spouse transfers a resource during or after the 30 month period immediately before the date the person becomes institutionalized.

Reasons Supporting Proposal: Incorporate spousal transfer rules into WAC.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Bobbe Andersen, Medical Assistance, 753-0529.

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

Rule is necessary because of federal law, OBRA 1989.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

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

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on July 9, 1991, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by July 9, 1991.

Date of Intended Adoption: July 23, 1991.

May 31, 1991
Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 2806, filed 6/1/89)

WAC 388-95-395 TRANSFER OF RESOURCES. (1) The terms in this section shall have the following definitions:

(a) "Institutionalized ~~((individual))~~ person" means ~~((an individual))~~ a person who is:

(i) An inpatient in a nursing facility;

(ii) An inpatient in a medical institution where the payment is made for a level of care provided in a nursing facility; or

(iii) In need of the level of care provided in a nursing facility or medical institution, but receiving home or community-based services under WAC 388-83-200 or 388-83-210; and

(iv) Expected to be in the nursing facility, medical institution, or receiving home or community-based services under WAC 388-83-200 and 388-83-210 for thirty consecutive days or more.

(b) "Community spouse" means the person married to an institutionalized ~~((individual))~~ person;

(c) "Institutional services" means a level of care provided in a nursing facility, equivalent nursing facility in a medical institution, or in a home or community-based program under WAC 388-83-200 or WAC 388-83-210;

(d) "Transfer" means any act or ~~((an))~~ omission to act whereby title to or any interest in property is assigned, set over, or otherwise vested or allowed to vest in another person, including but not limited to delivery of personal property, bills of sale, deeds, mortgages, pledges, or any other instrument conveying or relinquishing an interest in property;

(d) "Fair market value" means the price the resource may reasonably sell for on the open market at the time of transfer or assignment;

(e) "Uncompensated value" means the fair market value of a resource at the time of transfer minus the value of compensation the ~~((individual))~~ person receives in exchange for the resource;

(f) "Value of compensation received" means the consideration the purchaser pays or agrees to pay. Compensation includes:

(i) All money, real or personal property, food, shelter, or services the ~~((individual))~~ person receives under a legally enforceable agreement whereby the eligible ~~((individual))~~ person shall transfer the resource; and

(ii) The payment or assumption of a legal debt the ~~((individual))~~ person owes in exchange for the resource.

(g) "Undue hardship" means the client's inability to meet shelter, food, clothing, and health care needs.

(2) The department shall consider resource transfers made on or before June 30, 1989 under WAC 388-92-043.

(3) The department shall consider resource transfers made on or after July 1, 1989 under ~~((WAC 388-95-395 and shall consider interspousal transfers made on or after October 1, 1989, under subsection (8)(d) of))~~ this section.

(4) The department shall not impose any penalty for transfer for less than fair market value of any exempt resource except for the home as provided under ~~((subsections (7) and (8) of))~~ this section.

(5) The department shall calculate a period of ineligibility for nursing facility services, equivalent nursing facility services in a medical institution, and services described under WAC 388-83-200 and 388-83-210, for the ~~((individual transferring))~~ institutionalized person when the person or the person's spouse disposes of a ~~((home or nonexempt))~~ resource for less than fair market value at any time during or after the thirty-month period immediately before the date:

(a) The ~~((individual))~~ person becomes an institutionalized ~~((individual))~~ person, if eligible for medical assistance on such date; or

(b) If not eligible as of the date of institutionalization, the date an institutionalized ~~((individual))~~ person applies for such services.

(6) The department shall establish a period of ineligibility beginning on the first day of the month in which the ~~((individual))~~ person or the person's spouse transfers the ~~((home or nonexempt))~~ resource. The number of months of ineligibility shall equal the lesser of:

(a) Thirty months; or

(b) The number of months found by dividing the total uncompensated value of the transferred resource by the statewide average monthly cost of nursing facility services to a private patient at the time of the application; and

(c) The period of ineligibility shall not include a partial month.

(7) The department shall not find the ~~((individual))~~ institutionalized person ineligible for ~~((medical assistance))~~ institutional services if the resource transferred was a home and the home was transferred to the ~~((individual's))~~ person's:

(a) Spouse; or

(b) Child who is:

(i) Blind or permanently and totally disabled; or

(ii) Twenty years of age or under.

(c) Sibling who has:

(i) Equity in the home; and

(ii) Lived in the home for one year immediately before the ~~((individual))~~ person became institutionalized.

(d) Child, other than described under subsection (7)(b) of this section, who:

(i) Lived in the home for two years or more immediately before the ((individual)) person became institutionalized; and

(ii) Provided care to the ((individual)) person to permit the ((individual)) person to remain continuously at home.

(8) The department shall not find the ((individual)) institutionalized person ineligible for ((medical assistance)) institutionalized services if the ((nonexempt)) resource other than the home was transferred to:

(a) ((The community)) Or from the person's spouse; or

(b) Or from another person for the sole benefit of the ((community)) person's spouse; or

(c) The ((individual's)) person's blind or permanently and totally disabled child(;;-or

(d) ~~The individual's spouse unless such spouse transfers the resource to another person for less than fair market value at any time during the thirty-month period defined under subsection (5) of this section).~~

(9) The department shall not find the ((individual)) person ineligible if the ((individual)) person can satisfactorily show the department that:

(a) He or she intended to transfer the home or nonexempt resource at fair market value or other valuable consideration; or

(b) He or she transferred the home or nonexempt resource exclusively for a purpose other than to qualify for medical assistance; or

(c) The denial of eligibility would cause an undue hardship.

(10) A person or the spouse of such a person, the department determines ineligible under this section, has the right to request a hearing to appeal the determination. The procedure for the hearing is under chapter 388-08 WAC.

(11) The department shall:

(a) Exclude cash received from the sale, transfer, or exchange of an excluded resource to the extent that the cash is used to replace or is reinvested in another excluded resource within the same month, except as specified under WAC 388-92-045.

(b) Consider any portion of the cash remaining a nonexcluded resource.

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

WSR 91-12-023
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed May 31, 1991, 4:17 p.m.]

Original Notice.

Title of Rule: WAC 388-49-480 Income—Ineligible household members.

Purpose: The purpose of this amendment is to conform WAC 388-49-480 to the requirements of 7 CFR 273.11(c).

Statutory Authority for Adoption: RCW 74.04.510.

Statute Being Implemented: RCW 74.04.510.

Summary: WAC 388-49-480 is changed by adding persons disqualified for failure to meet work requirements to the list of those persons whose entire income is considered available to the rest of the household when computing food stamp benefits. Additionally, the household's food stamp allotment is not increased as a result of excluding persons so disqualified.

Reasons Supporting Proposal: Change the consideration of income of persons disqualified for failure to meet

work requirements. This rule changes from disregarding such income to considering the income when determining benefits for other members of the household.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Charles Henderson, Income Assistance, 753-4912.

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

Rule is necessary because of federal law, 7 CFR 273.11.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

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

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on July 9, 1991, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by July 9, 1991.

Date of Intended Adoption: July 23, 1991.

May 31, 1991
Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 2770, filed 3/2/89)

WAC 388-49-480 INCOME—INELIGIBLE HOUSEHOLD MEMBERS. (1) The department shall determine eligibility and benefit level for households containing persons disqualified for intentional program violation or persons disqualified for failure to meet work requirements described in WAC 388-49-360 as follows:

(a) The entire income of the disqualified persons shall be considered available to the remaining household members; ~~(and)~~

(b) The entire household's allowable earned income, standard deduction, medical, dependent care, and excess shelter deduction shall be considered in their entirety; and

(c) The household's coupon allotment shall not be increased as a result of the exclusion of one or more persons.

(2) The department shall determine eligibility and benefit level for households containing persons ineligible because of alien status, disqualification for refusal to obtain or provide a Social Security number, or failure to sign the application attesting to their citizenship or alien status as follows:

(a) A pro rata share of the income of the ineligible persons shall be counted as income to the remaining household members;

(b) The twenty percent earned income deduction shall apply to the ineligible persons' earned income attributed to the household; and

(c) The portion of the household's allowable shelter and dependent care expense which is paid by or billed to the ineligible members shall be divided evenly among all members of the household, providing the ineligible members have income.

(3) The department shall not consider the income of ineligible students ~~((or persons disqualified for failure to meet work registration requirements as available to the household with whom they reside)).~~

(4) The department shall exclude ineligible or disqualified household members when determining the household's size for purposes of:

(a) Assigning a benefit level; and

(b) Comparing the household's monthly income to the income eligibility standards.

WSR 91-12-024
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed May 31, 1991, 4:19 p.m.]

Original Notice.

Title of Rule: WAC 388-150-020 and 388-155-020

Scope of licensing.

Purpose: To facilitate day care subsidy payment to day care programs approved by the Office of Superintendent of Public Instruction, the Department of Defense and tribal governments.

Statutory Authority for Adoption: RCW 74.15.030.

Statute Being Implemented: RCW 74.15.030.

Summary: Will relieve Department of Social and Health Services of the need to do a separate study of a day care agency already approved by a tribe, the Department of Defense or the Superintendent of Public Instruction's Office before certifying and approving payments, provided national standards or standards approved by Department of Social and Health Services are used.

Reasons Supporting Proposal: To facilitate payment for persons involved in the JOBS program and others involving subsidized day care.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Barry Fibel, Children and Family Services, 753-0204.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

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

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on July 9, 1991, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by July 9, 1991.

Date of Intended Adoption: July 23, 1991.

May 31, 1991
 Rosemary Carr
 Acting Director
 Administrative Services

AMENDATORY SECTION (Amending Order 3103, filed 11/20/90, effective 12/2/90 [12/21/90])

WAC 388-150-020 SCOPE OF LICENSING. (1) The person or organization operating a child day care center shall be subject to licensing by authority under chapter 74.15 RCW, unless specifically exempted by RCW 74.15.020(4).

(2) The person or organization operating a child day care center and qualifying for exemption from requirements of this chapter under RCW 74.15.020(4) shall not be subject to licensure. The person or organization claiming an exemption shall provide the department proof of entitlement to the exemption on the department's request.

(3) The department shall not license the center legally exempt from licensing. However, at the applicant's request, the department shall investigate and may certify the center as meeting licensing and other pertinent requirements. In such cases, the department's requirements and procedures for licensure shall apply equally to certification.

(4) The department may certify a day care center for payment without further investigation if the center is licensed by an Indian tribe, the Federal Department of Defense, or approved by the superintendent of public instruction's office in accordance with national or state standards or standards approved by the department.

(5) The department shall not license the department employee or the member of the department employee's household when such person is involved directly, or in an administrative or supervisory capacity, in the:

- (a) Licensing or certification process;
- (b) Placement of a child in a licensed or certified center; or
- (c) Authorization of payment for the child in care.

(5) The department may license the center located in a private family residence when the portion of the residence accessible to the child is:

- (a) Used exclusively for the child during the center's operating hours or while the child is in care; or
- (b) Separate from the family living quarters.

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

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

AMENDATORY SECTION (Amending Order 3136, filed 2/1/91, effective 3/4/91)

WAC 388-155-020 SCOPE OF LICENSING. (1) The person operating a family child care home shall be subject to licensing by authority under chapter 74.15 RCW, unless exempted by RCW 74.15.020(4).

(2) The person operating a family child care home and qualifying for exemption from requirements of this chapter under RCW 74.15.020(4) shall not be subject to licensure. The person claiming an exemption shall provide the department proof of entitlement to the exemption on the department's request.

(3) The department shall not license the home legally exempt from licensing. However, at the applicant's request, the department shall investigate and may certify the home as meeting licensing and other pertinent requirements. In such cases, the department's requirements and procedures for licensure shall apply equally to certification.

(4) The department may certify a family day care home for payment without further investigation if the home is licensed by an Indian tribe or the Federal Department of Defense in accordance with national or state standards or standards approved by the department.

WSR 91-12-025
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3184—Filed May 31, 1991, 4:22 p.m., effective July 1, 1991]

Date of Adoption: May 31, 1991.

Purpose: To conform with 7 CFR 273.21(b) and (j)(1)(vii)(B) and make necessary editorial changes for clarity.

Citation of Existing Rules Affected by this Order: Amending WAC 388-49-520, 388-49-530, and 388-49-535.

Statutory Authority for Adoption: RCW 74.04.510.

Pursuant to notice filed as WSR 91-09-067 on April 17, 1991.

Effective Date of Rule: July 1, 1991.

May 31, 1991
Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 3051, filed 8/21/90, effective 9/21/90)

WAC 388-49-520 PROSPECTIVE INCOME BUDGETING. (1) The department shall budget income prospectively for the first two beginning months.

(2) The department shall budget income prospectively for the entire certification period for:

(a) Households in which all adult members are elderly or disabled and do not have:

(i) Earned income; or
(ii) Recent work history as defined in WAC 388-49-020(65);

(b) Migrant households;
~~((b))~~ (c) Seasonal farmworker households; and
~~((c))~~ (d) Households in which all ((adult)) members ((have no earned income and)) are((:

(i) Elderly; or
(ii) Disabled)) homeless individuals.

~~((2))~~ (3) The department shall budget the following income prospectively:

(a) Monthly student financial aid, except for work study;

(b) Public assistance;

(c) Supplemental security income (SSI); and

(d) Income from a new household member for the first two months of participation when the:

(i) Household timely reports the new member; and

(ii) New member has not received benefits within the last calendar month.
~~((3))~~ (4) The department shall consider income exclusions and deductions prospectively when budgeting income ((prospectively)) for households defined in subsections (1) and (2) of this section.

AMENDATORY SECTION (Amending Order 2663, filed 8/2/88)

WAC 388-49-530 RETROSPECTIVE INCOME BUDGETING. The department shall:

(1) Budget income retrospectively in months other than beginning months for all:

(a) ~~((AH))~~ Households except those described in WAC ((388-49-520(1))) 388-49-520(2); and

(b) Types of income except those described in WAC ((388-49-520(2))) 388-49-520(3).

(2) Consider income exclusions and deductions retrospectively when budgeting income ((retrospectively)) for households described in subsection (1) of this section.

(3) Use the household composition as of the last day of the budget month unless a member leaves or enters the household during the process month. ~~((See WAC~~

~~388-49-610 for rules when deleting or adding a member.))~~

(4) Disregard income received:

(a) In a beginning month if the income was:

~~((a))~~ (i) From a source no longer providing income to the household; and

~~((b))~~ (ii) Included in the household's prospective budget.

~~((5) Disregard income received))~~ (b) From a discontinued source ((by a nonassistance)) when the household ((member if that member)) reports the discontinuance of that income at least ten days before the start of the payment month for:

~~((a))~~ (i) A nonassistance household member who applies for and begins to receive a public assistance grant; ((and

(b) Reported the discontinued income at least ten days prior to the start of the payment month)) or

(ii) A household receiving both public assistance and food stamps.

AMENDATORY SECTION (Amending Order 2663, filed 8/2/88)

WAC 388-49-535 SPECIAL CIRCUMSTANCES—INCOME BUDGETING. The department shall:

(1) Budget additional public assistance payments either prospectively or retrospectively, using only the amount authorized for the month the income is received.

(2) Annualize and then prorate the following income to determine eligibility and benefit levels in the beginning months if:

(a) Self-employment income is received other than monthly; ((and)) or

(b) Contract income is received ((by contract is)) in less than one year.

(c) After the first beginning months, the department shall use actual income received in the corresponding budget month.

(3) When a participating household member establishes a new household((:);

(a) Remove that member from the prior household; and

(b) Use the method of income budgeting that was in effect in the prior household.

(4) Consider either prospectively or retrospectively over the period the expense is intended to cover, expenses that have been averaged if the household:

(a) Has expenses that fluctuate or are billed less often than monthly; and

(b) Chooses to have the expenses averaged.

(5) When adding or deleting a household member, add or delete that person's income, following change of circumstance rules in WAC 388-49-610.

(6) Consider income exclusions and deductions retrospectively in households having income budgeted both prospectively and retrospectively.

WSR 91-12-026
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3185—Filed May 31, 1991, 4:25 p.m., effective July 1, 1991]

Date of Adoption: May 31, 1991.

Purpose: WAC 388-96-221, update time period to request review of a preliminary settlement; WAC 388-96-722, provide authority to exclude certain nursing services costs in lid calculation and limit nursing services cost increase measurement to two bases; total and per patient day and use basis most favorable to contractor; WAC 388-96-760, clarify average rate cannot exceed average customary charges for nursing home care; WAC 388-96-901, update time period to request administrative review of "errors or omissions" rate action, remove obsolete reference to contract provisions as a basis for rate challenge and clarify Boren Amendment challenges cannot be pursued in administrative review and fair hearing but can be pursued only in court; and WAC 388-96-904, clarify issues to be heard and decided in fair hearing must be raised and addressed in prior administrative review conference and require hearings to be heard or settled within one year after request or be dismissed automatically by operation of law.

Citation of Existing Rules Affected by this Order: Amending chapter 388-96 WAC, Nursing home—Accounting—Reimbursement.

Statutory Authority for Adoption: RCW 74.46.800 and 74.09.120.

Pursuant to notice filed as WSR 91-09-066 on April 17, 1991.

Changes Other than Editing from Proposed to Adopted Version: WAC 388-96-221, the proposed change was made to reduce the time to request a review of a preliminary settlement from thirty to twenty-eight days. The twenty-eight day time period is standard for all other rate actions and is the general rule in statute (RCW 74.46.780). However, comments pointed out that the preliminary settlement statute (RCW 74.46.170) still provides for a thirty day period. Consequently, the proposed change will not be adopted and the department will seek to resolve what appears to be a statutory conflict at the next regular session of the legislature; WAC 388-96-901(2), the proposed changes to WAC 388-96-901(2) clarified that the administrative review and hearing process contained in WAC 388-96-904 is intended to be limited to challenges under the state's reimbursement system. As such, the reference to "contract provision" was deleted because the department sets rates and takes other reimbursement actions under rules contained in state statutes and regulations. The department may have used the provisions of Medicaid provider contracts at one time in the past to set reimbursement rates, but it has not used contract provisions within the last decade, at the very least, and so the reference to "contract provision" was deleted as obsolete. Comments have pointed out that the term "contract provision" remains in the

corresponding statute (RCW 74.46.770(1)) and it is always possible, although not likely, that contract provisions will be used again one day. Consequently, the term "contract provision" is restored but it is clarified that challenges to application of rules, contract provisions or policy statements are limited to those utilized as part of the Medicaid rate calculation methodology; WAC 388-96-901(4), the proposed subsection (4) prohibited administrative challenges to the department's substantive and procedural compliance with the federal "Boren Amendment" Medicaid payment standard. The department's position is that the standard is a standard of the sufficiency of rates under federal law and it is not part of the specific state reimbursement methodology which is the proper focus of administrative review. For further clarification, reference is made in the new subsection (4) to the administrative review statute (RCW 74.46.780) in addition to the regulation (WAC 388-96-904) as contained in the proposed version. Comments raised the question of whether Medicaid contractors should be allowed to make a record on an alleged Boren violation at the administrative fair hearing level for subsequent court review. Comments also perceived a possible conflict with WAC 388-08-425 (2)(d) which provides with reference to the duties of an administrative law judge: "If the validity of any department rule is raised as an issue in any proceeding, [the ALJ] shall permit arguments concerning that issue for subsequent review purposes." The adopted change adds a new subsection (5) augmenting the proposed changes to clarify that substantive or procedural Boren challenges are prohibited at the administrative level whether for the purpose of obtaining an administrative decision or for the purpose of making a record only. Further, it is clarified that challenges to the validity of statutes or regulations based upon alleged substantive or procedural Boren violations are prohibited in administrative review, whether for the purpose of obtaining a decision or making a record. The addition of subsection (5) is meant simply to clarify the intent behind subsection (4) which is to place Boren challenges beyond the scope of administrative review for any purpose. It is the department's position that Boren Amendment challenges were not meant to be pursued in administrative hearing at any level. Boren-type language was in state statute in 1983 and 1984 in RCW 74.46.420(2) but that language was repealed by the legislature in 1985. Therefore the legislature does not intend the Boren standard to be part of the technical rate setting methodology, and, consequently, enforcement of the federal standard is not intended to be part of the administrative review process. WAC 388-96-901(3), which permits a contractor to challenge the legal validity of a statute, rule, contract provision or policy statement without first exhausting the administrative review and fair hearing procedure, is made subject to subsection (5) to clarify that challenges to validity based upon alleged Boren violations cannot be pursued administratively; and WAC 388-96-904 (6) and (7), the proposed subsection (6) provided for automatic dismissal "by operation of law without right of reinstatement" of hearings not held or settled within one year after the hearing was requested. The change was proposed because the department is

required to provide prompt administrative review of rate payment issues under federal regulation and in recent years a substantial backlog of hearing requests has accumulated. It often takes two or more years for a hearing to be held after it is requested. While there has been some agreement that a serious backlog problem exists which needs to be addressed, comments focused on the need for some sort of good cause exception when circumstances beyond the control of the Medicaid contractor prevent completion of the hearing or resolution of the issues within one year. In response to the concerns expressed in comments, the department has added subsection (7) which allows for a good cause exception in circumstances beyond the control of the contractor which prevent a hearing being held. The department has further clarified there is a right of either party to seek review of orders of continuance or dismissal. Editorial changes have been made to subsection (6) and it has been clarified that the evidentiary record is not closed unless all briefing has been completed.

Effective Date of Rule: July 1, 1991.

May 31, 1991
Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 2742, filed 12/21/88)

WAC 388-96-722 NURSING SERVICES COST AREA RATE. (1) The department shall pay the nursing services cost area reimbursement rate for the necessary and ordinary costs of providing routine nursing and related care to recipients. The cost of one-to-one care shall include care provided by qualified therapists and their employees only to the extent the costs are not covered by Medicare, part B, or any other coverage.

(2) The department shall subject nursing service costs to two reasonableness tests:

(a) A test for nursing staff hours; and

(b) A test for cost increases between the current and preceding report period.

(3) The test for nursing staff hours referenced in subsection (2)(a) of this section shall use a regression of hours reported by facilities for registered nurses, licensed practical nurses, and nurses' assistants, including:

(a) Purchased and allocated nursing and assistant staff time(;;); and

(b) The average Battelle patient debility score for the corresponding facilities as computed by the department. The department shall take data for the regression from:

(i) Correctly completed cost reports(;;); and

(ii) Patient assessments completed by the department for the corresponding calendar report year and available at the time the regression equation is computed. Effective January 1, 1988, the department shall not include the hours associated with off-site or class room training of nursing assistants and the supervision of such training for nursing assistants in the test for nursing staff hours. The department shall calculate and set for each facility a limit on nursing and nursing assistant staffing hours at

predicted staffing hours plus 1.75 standard errors, utilizing the regression equation calculated by the department. The department shall reduce costs for facilities with reported hours exceeding the limit by an amount equivalent to:

(A) The hours exceeding the limit;

(B) Times the average wage rate for nurses and assistants indicated on cost reports for the year in question, including benefits and payroll taxes allocated to such staff. The department shall provide contractors' reporting hours exceeding the limit the higher of their January 1983 patient care rate or the nursing services rate computed for them according to the provisions of this subsection, plus applicable inflation adjustments.

(4) The test for cost increases referenced in subsection (2)(b) of this section shall compare:

(a) The percentage change in allowable nursing services cost for the facility between the most recent cost report period and the next prior cost report period, excluding actual cost incurred relating to, but not to exceed an amount equal to, any prospective rate revision granted under WAC 388-96-774 in each cost report year;

(b) Against the percentage change in the medical care component of the consumer price index for all urban consumers between July of the most recent cost report period and July of the next prior cost report period. The department shall limit facilities reporting increases greater than the medical care component of the consumer price index to a rate determined by their adjusted patient care costs for the period immediately preceding the most recent cost report period, inflated by the medical care component of the consumer price index.

(5) In calculating and applying the test for cost increases, the department shall measure the allowable nursing services cost increase between the most recent and the next prior cost report periods on a total cost basis and on a per-patient-day cost basis only. The department shall utilize for each contractor the basis showing the lesser increase.

AMENDATORY SECTION (Amending Order 2172, filed 12/4/84)

WAC 388-96-760 UPPER LIMITS TO REIMBURSEMENT RATE. The average reimbursement rate for the cost report year shall not exceed the contractor's average customary charges to the general public for the services covered by the rate for the same time period, except that public facilities rendering such services free of charge or at a nominal charge will be reimbursed according to the methods and standards set out in this chapter. The contractor shall provide as part of the annual cost report a statement of the average charges for the cost report year for services covered by the rate and supporting computations and documentation. The contractor shall immediately inform the department if its reimbursement rate does exceed customary charges for comparable services. If necessary, the rate will be adjusted in accordance with WAC 388-96-769.

AMENDATORY SECTION (Amending Order 1892, filed 10/13/82)

WAC 388-96-901 DISPUTES. (1) If a reimbursement rate issued to a contractor is believed to be incorrect because it is based on errors or omissions by the contractor or department, the contractor may request an adjustment pursuant to WAC 388-96-769. Pursuant to WAC 388-96-904(1) a contractor may within ~~((thirty))~~ twenty-eight days request an administrative review after notification of an adjustment or refusal to adjust.

(2) If a contractor wishes to contest the way in which a department rule, contract provision, or policy statement ~~((relating to))~~ utilized as part of the prospective cost-related reimbursement system's rate calculation methodology was applied to the contractor by the department, e.g., in setting a reimbursement rate or determining a disallowance at audit, it shall first pursue the administrative review process set out in WAC 388-96-904.

(3) Subject to subsection (5) of this section the administrative review and fair hearing process set out in WAC 388-96-904 need not be exhausted if a contractor wishes to challenge the legal validity of a statute, rule, contract provision or policy statement.

(4) The department's administrative review and fair hearing process, set out in WAC 388-96-904 and in RCW 74.46.780, shall not be used to challenge the adequacy of prospective or settlement reimbursement rates or rate components, whether preliminary or final, either individually or collectively, or to challenge audit actions or adjustments, under the federal Boren Amendment payment standard found at 42 USC 1396a(a)(13)(A) and contained in federal regulation. Further, the administrative review and fair hearing process shall not be used to challenge the department's procedural compliance with this standard. Only in courts of proper jurisdiction shall contractors challenge the department's substantive and/or procedural compliance with the Boren Amendment standard.

(5) The prohibition contained in subsection (4) against pursuit of substantive or procedural Boren amendment challenges in the administrative review and fair hearing process shall apply regardless of whether the challenge is brought for the purpose of obtaining an administrative decision or for the purpose of making a record or argument for subsequent judicial review. Further, the process shall not be used to challenge the validity of statutes or regulations, whether for the purpose of obtaining an administrative decision or making a record or argument for subsequent judicial review, based upon alleged substantive or procedural noncompliance with the Boren amendment standard.

AMENDATORY SECTION (Amending Order 3003, filed 2/5/90, effective 3/1/90)

WAC 388-96-904 ADMINISTRATIVE REVIEW—ADJUDICATIVE PROCEEDING. (1) Within twenty-eight days after a contractor is notified of an action or determination it wishes to challenge, the contractor shall request, in writing, the appropriate director or the director's designee review such determination. The

contractor shall send the request to the office of contracts management if the challenge pertains to audit findings (adjusting journal entries or AJEs) or other audit matters. For other matters (such as rates, desk reviews, and settlements), the contractor shall send the request to the manager, residential rates program. The contractor or the licensed administrator of the facility shall:

- (a) Sign the request;
- (b) Identify the challenged determination and the date thereof;
- (c) State as specifically as practicable the issues and regulations involved and the grounds for contending the determination is erroneous; and
- (d) Attach to the request copies of any documentation the contractor intends to rely on to support the contractor's position.

(2) After receiving a timely request meeting the criteria of this section, the department shall contact the contractor to schedule a conference for the earliest mutually convenient time. The department shall schedule the conference for no earlier than fourteen days after the contractor was notified of the conference and no later than ninety days after a properly completed request is received, unless both parties agree, in writing, to a specific later date. The department may conduct the conference by telephone unless either the department or the contractor requests, in writing, the conference be held in person.

(3) The contractor and appropriate representatives of the department shall participate in the conference. In addition, representatives selected by the contractor may participate. The contractor shall bring to the conference, or provide to the department in advance of the conference:

- (a) Any documentation requested by the department which the contractor is required to maintain for audit purposes under WAC 388-96-113; and
- (b) Any documentation the contractor intends to rely on to support the contractor's contentions. The parties shall clarify and attempt to resolve the issues at the conference. If additional documentation is needed to resolve the issues, the parties shall schedule a second session of the conference for not later than thirty days after the initial session unless both parties agree, in writing, to a specific later date.

(4) Regardless of whether agreement has been reached at the conference, the director of residential rates and licensure services or designee or the director of the office of nursing home audit or designee shall furnish the contractor a written decision within sixty days after the conclusion of the conference.

(5) A contractor has the right to an adjudicative proceeding to contest only issues raised in the administrative review conference and addressed in the director's administrative review decision.

- (a) A contractor contesting the director's decision shall within twenty-eight days of receipt of the decision:
 - (i) File a written application for an adjudicative proceeding with the office of appeals;
 - (ii) Sign the application or have the licensed administrator of the facility sign it;

(iii) State as specifically as practicable the issues and law involved;

(iv) State the grounds for contesting the director's decision; and

(v) Attach to the application a copy of the director's decision being contested and copies of any documentation the contractor intends to rely on to support its position.

(b) The proceeding shall be governed by the Administrative Procedure Act (chapter 34.05 RCW), this chapter, and chapter 388-08 WAC. If any provision in this chapter conflicts with chapter 388-08 WAC, the provision in this chapter governs.

(6) Subject to subsection (7) of this section adjudicative proceedings timely requested under subsection (5) of this section shall be dismissed unless within one calendar year after the department receives the application:

(a) All issues have been resolved by a written, signed settlement agreement between the contractor and the department; or

(b) The evidentiary record, including all briefing, has been closed.

(7) If a written settlement agreement resolving all the issues has not been signed by both the contractor and the department and if the evidentiary record, including all briefing, has not been closed upon the expiration of one year after the application was received by the department, the Office of Administrative Hearings shall, within fourteen days after the expiration date:

(a) Issue a written order dismissing the adjudicative proceeding with prejudice to the contractor; or

(b) Issue a written order for a continuance for good cause described in the order for a period not to exceed ninety days.

Good cause as stated in the order must show the hearing was prevented from being held because of circumstances that were beyond the control of the contractor. Upon expiration of any extension period and without either a signed settlement agreement resolving all issues or a closed evidentiary record including all briefing, the Office of Administrative Hearings shall either dismiss with prejudice to the contractor or continue for good cause as provided in this subsection. Orders for dismissal or continuance shall be subject to a petition for review timely filed with the department's Office of Appeals if desired by either party.

**WSR 91-12-027
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)**

[Order 3182—Filed May 31, 1991, 4:29 p.m., effective June 1, 1991]

Date of Adoption: May 31, 1991.

Purpose: The purpose of this amendment is to conform WAC 388-49-480 to the requirements of 7 CFR 273.11(c).

Citation of Existing Rules Affected by this Order: Amending WAC 388-49-480 Income—Ineligible household members.

Statutory Authority for Adoption: RCW 74.04.510.

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

Reasons for this Finding: Change the consideration of income of persons disqualified for failure to meet work requirements. This rule changes from disregarding such income to considering the income when determining benefits for other members of the household.

Effective Date of Rule: June 1, 1991.

May 31, 1991
Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 2770, filed 3/2/89)

WAC 388-49-480 INCOME—INELIGIBLE HOUSEHOLD MEMBERS. (1) *The department shall determine eligibility and benefit level for households containing persons disqualified for intentional program violation or persons disqualified for failure to meet work requirements described in WAC 388-49-360 as follows:*

(a) The entire income of the disqualified persons shall be considered available to the remaining household members; ((and))

(b) The entire household's allowable earned income, standard deduction, medical, dependent care, and excess shelter deduction shall be considered in their entirety; and

(c) The household's coupon allotment shall not be increased as a result of the exclusion of one or more persons.

(2) The department shall determine eligibility and benefit level for households containing persons ineligible because of alien status, disqualification for refusal to obtain or provide a Social Security number, or failure to sign the application attesting to their citizenship or alien status as follows:

(a) A pro rata share of the income of the ineligible persons shall be counted as income to the remaining household members;

(b) The twenty percent earned income deduction shall apply to the ineligible persons' earned income attributed to the household; and

(c) The portion of the household's allowable shelter and dependent care expense which is paid by or billed to the ineligible members shall be divided evenly among all members of the household, providing the ineligible members have income.

(3) The department shall not consider the income of ineligible students ((or persons disqualified for failure to meet work registration requirements as available to the household with whom they reside)).

(4) The department shall exclude ineligible or disqualified household members when determining the household's size for purposes of:

- (a) Assigning a benefit level; and
- (b) Comparing the household's monthly income to the income eligibility standards.

WSR 91-12-028
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3183—Filed May 31, 1991, 4:31 p.m., effective July 1, 1991]

Date of Adoption: May 31, 1991.

Purpose: To facilitate day care subsidy payment to day care programs approved by the Office of Superintendent of Public Instruction, the Department of Defense and tribal governments.

Citation of Existing Rules Affected by this Order: Amending WAC 388-150-020 and 388-155-020.

Statutory Authority for Adoption: RCW 74.15.030.

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

Reasons for this Finding: To facilitate payment for persons involved in the JOBS program and others involving subsidized day care.

Effective Date of Rule: July 1, 1991.

May 31, 1991
 Rosemary Carr
 Acting Director
 Administrative Services

AMENDATORY SECTION (Amending Order 3103, filed 11/20/90, effective 12/2/90 [12/21/90])

WAC 388-150-020 SCOPE OF LICENSING. (1) *The person or organization operating a child day care center shall be subject to licensing by authority under chapter 74.15 RCW, unless specifically exempted by RCW 74.15.020(4).*

(2) *The person or organization operating a child day care center and qualifying for exemption from requirements of this chapter under RCW 74.15.020(4) shall not be subject to licensure. The person or organization claiming an exemption shall provide the department proof of entitlement to the exemption on the department's request.*

(3) *The department shall not license the center legally exempt from licensing. However, at the applicant's request, the department shall investigate and may certify the center as meeting licensing and other pertinent requirements. In such cases, the department's requirements and procedures for licensure shall apply equally to certification.*

(4) The department may certify a day care center for payment without further investigation if the center is licensed by an Indian tribe, the Federal Department of Defense, or approved by the superintendent of public instruction's office in accordance with national or state standards or standards approved by the department.

(5) *The department shall not license the department employee or the member of the department employee's household when such person is involved directly, or in an administrative or supervisory capacity, in the:*

- (a) Licensing or certification process;
- (b) Placement of a child in a licensed or certified center, or
- (c) Authorization of payment for the child in care.

(5) *The department may license the center located in a private family residence when the portion of the residence accessible to the child is:*

- (a) *Used exclusively for the child during the center's operating hours or while the child is in care; or*
- (b) *Separate from the family living quarters.*

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

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

AMENDATORY SECTION (Amending Order 3136, filed 2/1/91, effective 3/4/91)

WAC 388-155-020 SCOPE OF LICENSING. (1) *The person operating a family child care home shall be subject to licensing by authority under chapter 74.15 RCW, unless exempted by RCW 74.15.020(4).*

(2) *The person operating a family child care home and qualifying for exemption from requirements of this chapter under RCW 74.15.020(4) shall not be subject to licensure. The person claiming an exemption shall provide the department proof of entitlement to the exemption on the department's request.*

(3) *The department shall not license the home legally exempt from licensing. However, at the applicant's request, the department shall investigate and may certify the home as meeting licensing and other pertinent requirements. In such cases, the department's requirements and procedures for licensure shall apply equally to certification.*

(4) The department may certify a family day care home for payment without further investigation if the home is licensed by an Indian tribe or the Federal Department of Defense in accordance with national or state standards or standards approved by the department.

WSR 91-12-029
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3186—Filed May 31, 1991, 4:34 p.m., effective June 1, 1991]

Date of Adoption: May 31, 1991.

Purpose: Incorporate federal spousal transfer rules into Washington Administration Code.

Citation of Existing Rules Affected by this Order: Amending WAC 388-95-395 Transfer of resources.

Statutory Authority for Adoption: RCW 74.08.090.

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

Reasons for this Finding: To incorporate spousal transfer rules into WAC.

Effective Date of Rule: June 1, 1991.

May 31, 1991
Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 2806, filed 6/1/89)

WAC 388-95-395 TRANSFER OF RESOURCES. (1) The terms in this section shall have the following definitions:

(a) "Institutionalized ((*individual*)) person" means ((*an individual*)) a person who is:

- (i) An inpatient in a nursing facility;
- (ii) An inpatient in a medical institution where the payment is made for a level of care provided in a nursing facility; or
- (iii) In need of the level of care provided in a nursing facility or medical institution, but receiving home or community-based services under WAC 388-83-200 and 388-83-210; and

(iv) Expected to be in the nursing facility, medical institution, or receiving home or community-based services under WAC 388-83-200 and 388-83-210 for thirty consecutive days or more.

(b) "Community spouse" means the person married to an institutionalized ((*individual*)) person;

(c) "Institutional services" means a level of care provided in a nursing facility, equivalent nursing facility in a medical institution, or in a home or community-based program under WAC 388-83-200 or WAC 388-83-210;

(d) "Transfer" means any act or ((*an*)) omission to act whereby title to or any interest in property is assigned, set over, or otherwise vested or allowed to vest in another person, including but not limited to delivery of personal property, bills of sale, deeds, mortgages, pledges, or any other instrument conveying or relinquishing an interest in property;

(d) "Fair market value" means the price the resource may reasonably sell for on the open market at the time of transfer or assignment;

(e) "Uncompensated value" means the fair market value of a resource at the time of transfer minus the value of compensation the ((*individual*)) person receives in exchange for the resource;

(f) "Value of compensation received" means the consideration the purchaser pays or agrees to pay. Compensation includes:

(i) All money, real or personal property, food, shelter, or services the ((*individual*)) person receives under a legally enforceable agreement whereby the eligible ((*individual*)) person shall transfer the resource; and

(ii) The payment or assumption of a legal debt the ((*individual*)) person owes in exchange for the resource.

(g) "Undue hardship" means the client's inability to meet shelter, food, clothing, and health care needs.

(2) The department shall consider resource transfers made on or before June 30, 1989 under WAC 388-92-043.

(3) The department shall consider resource transfers made on or after July 1, 1989 under ((*WAC 388-95-395 and shall consider interspousal transfers made on or after October 1, 1989, under subsection (8)(d) of*)) this section.

(4) The department shall not impose any penalty for transfer for less than fair market value of any exempt resource except for the home as provided under ((*subsections (7) and (8) of*)) this section.

(5) The department shall calculate a period of ineligibility for nursing facility services, equivalent nursing facility services in a medical institution, and services described under WAC 388-83-200 and 388-83-210, for the ((*individual transferring*)) institutionalized person when the person or the person's spouse disposes of a ((*home or nonexempt*)) resource for less than fair market value at any time during or after the thirty-month period immediately before the date:

(a) The ((*individual*)) person becomes an institutionalized ((*individual*)) person, if eligible for medical assistance on such date; or

(b) If not eligible as of the date of institutionalization, the date an institutionalized ((*individual*)) person applies for such services.

(6) The department shall establish a period of ineligibility beginning on the first day of the month in which the ((*individual*)) person or the person's spouse transfers the ((*home or nonexempt*)) resource. The number of months of ineligibility shall equal the lesser of:

(a) Thirty months; or

(b) The number of months found by dividing the total uncompensated value of the transferred resource by the statewide average monthly cost of nursing facility services to a private patient at the time of the application; and

(c) The period of ineligibility shall not include a partial month.

(7) The department shall not find the ((*individual*)) institutionalized person ineligible for ((*medical assistance*)) institutional services if the resource transferred was a home and the home was transferred to the ((*individual's*)) person's:

(a) Spouse; or

(b) Child who is:

(i) Blind or permanently and totally disabled; or

(ii) Twenty years of age or under.

(c) Sibling who has:

(i) Equity in the home; and

(ii) Lived in the home for one year immediately before the ~~((individual))~~ person became institutionalized.

(d) Child, other than described under subsection (7)(b) of this section, who:

(i) Lived in the home for two years or more immediately before the ~~((individual))~~ person became institutionalized; and

(ii) Provided care to the ~~((individual))~~ person to permit the ~~((individual))~~ person to remain continuously at home.

(8) The department shall not find the ~~((individual))~~ institutionalized person ineligible for ~~((medical assistance))~~ institutionalized services if the ~~((nonexempt))~~ resource other than the home was transferred to:

(a) ~~((The community))~~ Or from the person's spouse, or

(b) Or from another person for the sole benefit of the ~~((community))~~ person's spouse, or

(c) The ~~((individual's))~~ person's blind or permanently and totally disabled child ~~((; or~~

~~((The individual's spouse unless such spouse transfers the resource to another person for less than fair market value at any time during the thirty-month period defined under subsection (5) of this section)).~~

(9) The department shall not find the ~~((individual))~~ person ineligible if the ~~((individual))~~ person can satisfactorily show the department that:

(a) He or she intended to transfer the home or nonexempt resource at fair market value or other valuable consideration; or

(b) He or she transferred the home or nonexempt resource exclusively for a purpose other than to qualify for medical assistance; or

(c) The denial of eligibility would cause an undue hardship.

(10) A person or the spouse of such a person, the department determines ineligible under this section, has the right to request a hearing to appeal the determination. The procedure for the hearing is under chapter 388-08 WAC.

(11) The department shall:

(a) Exclude cash received from the sale, transfer, or exchange of an excluded resource to the extent that the cash is used to replace or is reinvested in another excluded resource within the same month, except as specified under WAC 388-92-045.

(b) Consider any portion of the cash remaining a nonexcluded resource.

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

WSR 91-12-030
EMERGENCY RULES
BOARD FOR
COMMUNITY COLLEGE EDUCATION

[Filed June 3, 1991, 10:47 a.m.]

Date of Adoption: May 30, 1991.

Purpose: Amendment, repeal, and adoption of new sections of rules related to the operations of the TIAA/CREF retirement annuity plan for community colleges.

Citation of Existing Rules Affected by this Order: Repealing WAC 131-16-020, 131-16-030, and 131-16-069; and amending WAC 131-16-005, 131-16-010, 131-16-011, 131-16-015, 131-16-040, 131-16-050, 131-16-060, 131-16-061, 131-16-065, and 131-16-066.

Statutory Authority for Adoption: RCW 28B.10.400.

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

Reasons for this Finding: Adoption of the changes on an emergency basis will allow application of the revised procedures to individuals who plan retirement effective July 1, 1991, which in higher education institutions is the most frequently chosen retirement date. Otherwise the effective date would fall after such retirements and would cause a loss of potential options for such retirees.

Effective Date of Rule: Immediately.

June 3, 1991
Gilbert J. Carbone
Assistant Director

AMENDATORY SECTION (Amending Order 103, Resolution No. 85-25, filed 9/16/85)

WAC 131-16-005 MANDATORY RETIREMENT AGE DEFINED. Except as otherwise prohibited by federal law, the mandatory retirement age for employees of ((community)) college districts or the state board ((for community college education)) shall be ((defined as)) the end of the academic year in which an employee attains age seventy; however, when officially approved by the district board of trustees, or by the state board in the case of its employees, extension of service beyond the mandatory retirement age may be made pursuant to the provisions of RCW 28B.10.420.

AMENDATORY SECTION (Amending Order 28, filed 7/1/74)

WAC 131-16-010 DESIGNATION OF COMMUNITY COLLEGE SYSTEM RETIREMENT PLAN. There is hereby established for the eligible employees of the community colleges of the state of Washington and the state board, a retirement plan which shall entitle such employees to purchase retirement annuities from the teachers' insurance annuity association (TIAA) and the college retirement equities fund (CREF), hereafter called the TIAA/CREF plan, ((in conjunction with the employing community college district as provided in regulations approved pursuant to this policy)) subject to the provisions of WAC 131-16-011 through 131-16-066.

AMENDATORY SECTION (Amending Order 111, Resolution No. 86-43, filed 10/30/86)

WAC 131-16-011 DEFINITIONS. For the purpose of WAC 131-16-005 through ~~((131-16-069))~~ 131-16-066, the following definitions shall apply:

(1) "Participant" ~~((shall be defined as))~~ means any individual who is eligible to purchase retirement annuities through the TIAA/CREF plan and whose ~~((basic))~~ required contribution to such plan is matched by the employing college district or the state board ~~((for community college education))~~ pursuant to the provisions of WAC 131-16-050.

(2) "Supplemental retirement benefit" ~~((shall be defined as))~~ means payments, as calculated in accordance with WAC 131-16-061 ~~((and 131-16-062))~~, made by ~~((the community college district or))~~ the state board to an eligible retired participant or designated beneficiary whose retirement benefits provided by the TIAA/CREF plan do not attain the level of the retirement benefit goal established by WAC 131-16-015.

(3) "Year of full-time service" ~~((shall be defined as))~~ means retirement credit based on full-time employment or the equivalent thereof based on part-time employment in an eligible position for a period of not less than five months in any fiscal year during which TIAA/CREF contributions were made by both the participant and a Washington public higher education institution or the state board or any year or fractional year of prior service in a Washington public retirement system while employed at a Washington public higher education institution: PROVIDED, That the participant will receive a pension benefit from such other retirement system: AND PROVIDED FURTHER, That not more than one year of full-time service will be credited for service in any one fiscal year.

(4) "Fiscal year" ~~((shall be defined as))~~ means the period beginning on July 1 of any calendar year and ending on June 30 of the succeeding calendar year.

(5) "Average annual salary" ~~((shall be defined as))~~ means the amount derived when the salary received during the two consecutive highest salaried fiscal years of full-time service for which TIAA/CREF contributions were made by both the participant and a Washington public higher education institution is divided by two.

(6) "TIAA/CREF retirement benefit" ~~((shall be defined as))~~ means the amount of annual retirement income derived from a participant's accumulated annuities including dividends at the time of retirement(~~;~~): PROVIDED, That(~~;~~) solely for the purpose of calculating a potential supplemental retirement benefit, such amount shall be adjusted to meet the assumptions set forth in WAC 131-16-061(2).

(7) "Salary" ~~((shall be defined as))~~ means all remuneration received by the participant from the employing ~~((community))~~ college district or the state board, including summer quarter compensation, extra duty pay, leave stipends, and grants made by or through the college district or state board; but not including any severance pay, early retirement incentive payment, remuneration for unused sick or personal leave, or remuneration

for unused annual or vacation leave in excess of the amount payable for thirty days or two hundred forty hours of service.

(8) "Designated beneficiary" ~~((shall be defined as))~~ means the surviving spouse of the retiree or, with the consent of such spouse, if any, such other person or persons as shall have an insurable interest in the retiree's life and shall have been nominated by written designation duly executed and filed with the retiree's institution of higher education or the state board.

(9) "State board" means the state board for community college education as created in RCW 28B.50.050.

(10) "Appointing authority" means a college district board of trustees or the state board or the designees of such boards.

AMENDATORY SECTION (Amending Order 91, Resolution No. 82-6, filed 5/10/82)

WAC 131-16-015 RETIREMENT BENEFIT GOAL ESTABLISHED. Subject to the provisions of WAC 131-16-061, the retirement benefit goal for participants in the TIAA/CREF plan is to provide participants at age sixty-five having twenty-five years of full-time service a minimum annual retirement income, exclusive of Federal Old Age Survivors Insurance benefits, equivalent to fifty percent of ~~((the))~~ their average annual salary ~~((for the two consecutive highest salaried fiscal years))~~.

NEW SECTION

WAC 131-16-021 EMPLOYEES ELIGIBLE TO PARTICIPATE IN RETIREMENT ANNUITY PURCHASE PLAN. (1) Eligibility to participate in the TIAA/CREF plan is limited to persons who hold appointments to college district or state board staff positions as full-time or part-time faculty members or administrators exempt from the provisions of chapter 28B.16 RCW and who are assigned a cumulative total of at least eighty percent of full-time workload as defined by the appointing authority at one or more college districts or the state board for at least two consecutive college quarters or who otherwise would be eligible for membership in the Washington state teachers retirement system.

(2) Participation in the plan is also permitted for current and former employees of college districts or the state board who are on leave of absence or who have terminated employment by reason of permanent disability and who are receiving a salary continuation insurance benefit through a plan made available by the state of Washington: PROVIDED, That such noncontributory participation shall not be creditable toward the number of years of full-time service utilized in calculating eligibility for supplemental retirement benefits pursuant to WAC 131-16-061.

(3) Participation in the plan without matching employer contributions is also permitted for any employee of a college district or the state board who desires to utilize the plan as a supplemental retirement savings vehicle to any state-sponsored retirement plan in which

the employee participates: **PROVIDED**, That the provisions of WAC 131-16-015, 131-16-050, and 131-16-061 shall not apply in such cases.

(4) An employee who moves from an ineligible to an eligible position for the same appointing authority may become a participant by so electing in writing within six months following such move.

(5) A participant who moves from an eligible position to an ineligible position for the same appointing authority may continue to be a participant by so electing within six months following such move.

(6) Participants shall continue participation regardless of the proportion of full-time duties assigned, except as otherwise provided in this section, as long as continuously employed by the same appointing authority. For the purpose of this section, spring and fall quarters shall be considered as consecutive periods of employment.

(7) Any eligible employee who at the time of initial employment is required to or elects to become a participant in this plan may also select at that time to delay active participation and payment of required contributions for two years following the date of initial employment.

NEW SECTION

WAC 131-16-031 **PARTICIPATION IN THE PLAN.** (1) Participation in the TIAA/CREF plan is required of all otherwise eligible new employees: **PROVIDED**, That any such new employee, who at the time of employment is a member of the Washington state teachers retirement system or the Washington public employees retirement system, may irrevocably elect to retain such membership or, if not vested in that system, retain membership until vesting occurs and then irrevocably elect to participate in the TIAA/CREF plan.

(2) College district or state board employees who are members of retirement plans other than the TIAA/CREF plan may participate in the TIAA/CREF plan, without a matching employer contribution, through tax deferred annuity purchase agreements with the employing college district or the state board, to the extent allowed by the applicable United States Internal Revenue Code provisions.

AMENDATORY SECTION (Amending Order 95, Resolution No. 83-25, filed 9/28/83)

WAC 131-16-040 ~~((SPECIAL))~~ **DISABILITY RETIREMENT PROVISIONS FOR TIAA/CREF PARTICIPANTS.** ~~((+))~~ ~~The normal retirement age shall be defined as the end of the academic year in which the participant attains age sixty-five.~~ **PROVIDED**, That any participant may elect to retire at the earliest age specified for retirement by federal Social Security law.

(2)) The board of trustees of any college district or the state board may approve the retirement of any ~~((employee under the age of seventy))~~ participant for reasons of health or permanent disability either upon the request of the ~~((individual employee))~~ appointing authority or the ~~((district president))~~ participant: **PROVIDED**, That ~~((the board of trustees shall first give))~~

reasonable consideration is first given to the written recommendations ~~((regarding such requested retirement from))~~ of the employee's personal physician ~~((and))~~ or, if requested by either the employee or the ~~((district president))~~ appointing authority, a review of such recommendations by another physician appointed by ~~((the board of trustees))~~ mutual agreement for that purpose.

AMENDATORY SECTION (Amending Order 28, filed 7/1/74)

WAC 131-16-050 **CONTRIBUTION RATES ESTABLISHED.** (1) Each participant in the TIAA/CREF plan shall contribute five percent of salary each pay period until ~~((the end of the calendar year during which he attains his 35th birthday))~~ attainment of age thirty-five and seven and one-half percent each pay period thereafter ~~((of all remuneration he receives from the employing community college district))~~ and the employing district or state board shall contribute a like sum ~~((, each on a monthly basis))~~. A participant may further elect to increase the rate to ten percent ~~((at any time following the calendar year during which he attains his 50th birthday))~~ of salary each pay period after attaining age fifty and the employing district or state board shall contribute a like sum. ~~((The sum of the participant's and the community college district's contribution shall be forwarded to TIAA/CREF for the purchase of retirement annuities.))~~ The combined contribution may be ~~((divided between))~~ allocated among the TIAA and CREF ~~((premium payments))~~ funds as directed by the participant.

(2) During periods when participants are on leave of absence and are receiving partial compensation ~~((from a community college district, the employing community college district)),~~ the employer shall continue to make contributions on the same basis as herein provided if the participant agrees to contribute in a like manner.

(3) ~~((Any of the following allocations of the combined contributions may be elected at any time by the participant as the premium basis for purchase of TIAA and CREF annuities:~~

TIAA	CREF
100%	0%
75%	25%
50%	50%
25%	75%
0%	100%

~~((4))~~ Any eligible employee may enter into an agreement with the college district to reduce the employee's monthly salary by the amount of the required employee's monthly contribution and any supplemental amount, within the limits prescribed in the Internal Revenue Code ~~((, such amount to be transmitted to TIAA/CREF to purchase retirement annuities in the name of the employee, thereby deferring the federal income tax normally due on that amount until it is received as retirement annuity income))~~: **PROVIDED**, That ~~((after one year from the effective date of the agreement, either party may terminate the agreement. AND PROVIDED FURTHER, That))~~ no more than one agreement for such

salary reduction may be made within any ((taxable)) tax year of the employee, except to the extent otherwise permitted by ((the regulations under Section 403(b) of)) the Internal Revenue Code.

NEW SECTION

WAC 131-16-055 OPTIONS FOR SELF-DIRECTED INVESTMENT OF RETIREMENT PLAN CONTRIBUTIONS AND ACCUMULATIONS. While actively employed, participants may exercise any or a combination of the following options for allocation of current premiums or transfer of accumulated TIAA or CREF fund accumulated balances.

(1) Current premiums may be allocated among the TIAA account and the CREF accounts in any whole percentage proportions.

(2) CREF fund accumulations resulting from previously contributed premiums may be transferred in whole or in part among any of the CREF subsidiary accounts or to the TIAA account.

(3) TIAA fund accumulations resulting from previously contributed premiums or from transfers from CREF accounts may be transferred to any CREF accounts on the basis of an irrevocable ten-year schedule of payments, subject to procedures established by TIAA/CREF.

AMENDATORY SECTION (Amending Order 28, filed 7/1/74)

WAC 131-16-060 REPURCHASE OF ANNUITY CONTRACT UNDER CERTAIN CONDITIONS. In the event a participant ((in TIAA or TIAA/CREF)) leaves the employ of any Washington ((community)) college district or the state board for reasons other than retirement or disability and requests repurchase of his ((annuity)) or her TIAA or CREF accumulation, the state board ((for community college education)) approves such repurchases as are recommended by the appropriate district board of trustees: PROVIDED, That TIAA/CREF agrees to such repurchase; AND PROVIDED FURTHER, That the portion of the repurchase attributable to contributions made by employing ((community)) college district shall be returned to that district by TIAA/CREF.

The state board will agree to the repurchase of contracts only if all the following conditions are met:

(a) Payments to the annuitant have not begun;

(b) The annuity has been in force for five years or less;

(c) The annuitant requests repurchase of all annuities he or she owns;

(d) The annuitant is neither employed at nor is transferring to an institution having a TIAA/CREF retirement plan;

(e) All educational institutions that contributed any part of the premiums consent to the repurchase;

(f) If the annuitant has more than one annuity, the total value of all TIAA/CREF annuities and the longest duration of any of them shall govern in determining whether a repurchase will be made under this rule.

AMENDATORY SECTION (Amending Order 95, Resolution No. 83-25, filed 9/28/83)

WAC 131-16-061 SUPPLEMENTAL RETIREMENT BENEFITS. (1) A participant is eligible to receive supplemental retirement benefit payments if at the time of retirement the participant is age sixty-two or over and has at least ten years of full-time service in the TIAA/CREF plan at a Washington public institution of higher education((;)): PROVIDED, That the amount of the supplemental retirement benefit, as calculated in accordance with the provisions of this section, is a positive amount.

(2) Subject to the provisions of ((WAC 131-16-062 and)) subdivisions (c), (d), and (e) of this subsection, the annual amount of supplemental retirement benefit payable to a participant upon retirement is the excess, if any, when the value determined in subdivision (b) is subtracted from the value determined in subdivision (a), as follows:

(a) The lesser of fifty percent of the participant's average annual salary or two percent of the average annual salary multiplied by the number of years of full-time service; provided that if the participant did not elect to contribute ten percent of salary beginning July 1, 1974, or if later, after ((the first day of the calendar year following)) attainment of age fifty, service for such periods shall be calculated at the rate of one and one-half percent instead of two percent.

(b) The combined retirement benefit from the TIAA/CREF annuity and any other Washington state public retirement system as a result of service while employed by a Washington public higher education institution that the participant would receive in the first month of retirement multiplied by twelve: PROVIDED, That the TIAA/CREF benefit shall be calculated on the following assumptions:

(i) After July 1, 1974, fifty percent of the combined contributions were made to TIAA and fifty percent to the CREF stock fund during each year of full-time service: PROVIDED, That benefit calculations related to contributions made prior to July 1, 1974, shall be computed on the basis of actual allocations between TIAA and CREF; and

(ii) The full TIAA/CREF annuity accumulations, including all dividends payable by TIAA and further including the amounts, if any, paid in a single sum under the retirement transition benefit option, were fully settled on a joint and two-thirds survivorship option with a ten-year guarantee, using actual ages of retiree and spouse, but not exceeding a five-year difference; except that for unmarried participants the TIAA accumulations, including dividends, were settled on an installment refund option and the CREF accumulations were settled on a life annuity with ten-year guarantee option, all to be based on TIAA/CREF estimates at the time of retirement; and

(iii) Annuity benefits purchased by premiums paid other than as a participant in a Washington public institution of higher education TIAA/CREF retirement plan shall be excluded.

(iv) For the purposes of this calculation, the assumptions applied to the TIAA/CREF accumulation settlement shall also apply to settlement of the benefit from any other retirement plan.

(c) The amount of supplemental retirement benefit for a participant who has not attained age sixty-five at retirement is the amount calculated in subsection (2) of this section reduced by one-half of one percent for each calendar month remaining until age sixty-five: PROVIDED, That the supplemental retirement benefit for ((a)) an otherwise qualified participant retired for reason of health or permanent disability shall not be so reduced.

(d) Any portion of participant's TIAA and/or CREF annuity accumulation paid to a participant's spouse upon dissolution of a marriage shall be included in any subsequent calculation of supplemental retirement benefits just as if these funds had remained in the participant's TIAA and/or CREF annuity.

(e) The selection of a TIAA/CREF retirement option other than the joint and two-thirds survivorship with ten-year guarantee shall not alter the method of calculating the supplemental retirement benefit; however, if the participant's combined TIAA/CREF retirement benefit and calculated supplemental retirement benefit exceeds fifty percent of the participant's average annual salary, the supplemental retirement benefit shall be reduced so that the total combined benefits do not exceed fifty percent of average annual salary.

(3) The payment of supplemental retirement benefits shall be consistent with the following provisions:

(a) Supplemental retirement benefits shall be paid in equal monthly installments, except that if such monthly installments should be less than ten dollars, such benefit payments may be paid at longer intervals as determined by the ((employer)) state board.

(b) Supplemental retirement benefit payments will continue for the lifetime of the retired participant; however, prior to retirement, a participant may choose to provide for the continuation of supplemental retirement benefit payments, on an actuarially equivalent reduced basis, to his or her spouse or designated beneficiary after the retiree's death. Notification of such choice shall be filed in writing with the ((appropriate college district or)) state board ((officer)) and shall be irrevocable after retirement. If such option is chosen, the supplemental retirement benefit payments shall be in the same proportion as ((the)) any TIAA/CREF survivor annuity option potentially payable to and elected by the participant. If a designation of a survivor's option is not made and the participant dies after attaining age sixty-two but prior to retirement, any supplemental benefit payable shall be based on the two-thirds benefit to survivor option.

(c) Prior to making any supplemental benefit payments, the ((employing college district or)) state board shall obtain a document signed by the participant and spouse, if any, or designated beneficiary acknowledging the supplemental retirement benefit option chosen by the participant.

(4) A retired participant who is reemployed shall continue to be eligible to receive retirement income benefits,

except that the supplemental retirement benefit shall not continue during periods of employment for more than forty percent of full-time or seventy hours per month or five months duration in any fiscal year. Retirement contributions shall not be made from the salary for such employment, unless the individual once again becomes eligible to participate under the provisions of WAC ((131-16-020)) 131-16-021.

NEW SECTION

WAC 131-16-062 BENEFIT OPTIONS AFTER TERMINATION OF EMPLOYMENT. (1) After termination of employment, participants having attained age fifty-five or having completed thirty years of full-time service in this plan or any combination of Washington state sponsored retirement plans may exercise any settlement option for receipt of retirement benefits being made available by TIAA/CREF at that time.

(2) The federal income tax consequences resulting from the exercise of any options of elections provided by this section shall be the sole responsibility of the individual participant, and all federal tax regulations related to the receipt of retirement income benefits shall apply.

(3) The provisions of this section shall apply only to TIAA and CREF account accumulations attributable to contributions made as a result of employment in institutions or agencies subject to the provisions of WAC 131-16-005 through 131-16-066.

AMENDATORY SECTION (Amending Order 28, filed 7/1/74)

WAC 131-16-065 OPTIONAL RETIREMENT TRANSITION BENEFIT. ((Employees participating in TIAA/CREF as identified in WAC 131-16-020)) Participants may choose the optional retirement transition benefit that at the time of their retirement permits receipt of not more than ten percent of the accumulated value in each annuity in a lump-sum payment, provided that annuity benefits commence after the participant's fifty-fifth birthday. Benefits from the remainder of the combined annuity value shall be paid in the form of other retirement options then available to the annuitant as now or hereafter permitted by TIAA/CREF. Selection of the option to receive the retirement transition benefit shall be made immediately prior to retirement in such manner as now or hereafter permitted by TIAA/CREF.

AMENDATORY SECTION (Amending Order 28, filed 7/1/74)

WAC 131-16-066 SINGLE SUM DEATH BENEFIT TO SPOUSE BENEFICIARIES. Unless previously indicated to the contrary by the participating employee in writing directly to TIAA/CREF, the surviving spouse or other beneficiary, if applicable, of any TIAA/CREF plan participant who dies before retirement shall be entitled to receive a single sum death benefit in the amount of the then current value of the annuity accumulation.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 131-16-020 EMPLOYEES ELIGIBLE TO PARTICIPATE IN RETIREMENT ANNUITY PURCHASE PLAN.

WAC 131-16-030 OPTIONAL PARTICIPATION FOR CERTAIN EMPLOYEES.

WAC 131-16-069 APPLICATION OF RETIREMENT PLAN TO EMPLOYEES OF STATE BOARD.

WSR 91-12-031
PROPOSED RULES
TRANSPORTATION COMMISSION
[Filed June 3, 1991, 1:23 p.m.]

Original Notice.

Title of Rule: Chapter 468-54 WAC, Limited access hearings.

Purpose: Revise levels of authority for limited access hearing activities.

Statutory Authority for Adoption: RCW 47.01.071.

Statute Being Implemented: Chapter 47.52 RCW.

Summary: Revise certain levels of authority from Transportation Commission to Secretary of Transportation.

Reasons Supporting Proposal: To be consistent with other levels of authority for project related activities.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: E. R. Burch, Transportation Building, (206) 753-6141.

Name of Proponent: Washington State Transportation Commission, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Existing rule outlines procedures for limited access hearings on state highways.

Proposal Changes the Following Existing Rules: This proposal reassigns authority for limited access hearing activities from the Transportation Commission to the Secretary of Transportation.

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

Hearing Location: Commission Board Room 1D2, Transportation Building, Olympia, Washington 98504, on July 22, 1991, at 10:00 a.m.

Submit Written Comments to: E. R. Burch, Transportation Building, Olympia, Washington 98504, by July 18, 1991.

Date of Intended Adoption: August 22, 1991.

May 30, 1991
Anna Peterson
Administrator

AMENDATORY SECTION (Amending Order 27, Resolution No. 123, filed 9/17/81)

WAC 468-54-020 ESTABLISHMENT OF LIMITED ACCESS FACILITIES—INITIATION. Proceedings to establish a limited access facility may be initiated by interested persons owning property in the vicinity of the proposed facility or by the department of transportation. If the secretary of transportation ascertains that there is merit in the proposal, he will prepare an order designating the portion of the highway, road or street where the limited access highway may be established. ~~((The administrator of the transportation commission))~~ When a public hearing is required, the secretary shall by order fix the date and place where the proposal may be heard.

AMENDATORY SECTION (Amending Order 32, filed 7/23/79)

WAC 468-54-040 NOTICE OF HEARING. Notice of the proposal to establish a limited access highway facility shall be given to the owners of property abutting the section of any existing highway being established as a limited access facility, as indicated in the tax rolls of the county and to the county and/or city or town in which the facility is proposed to be established. The notice shall be by United States mail setting forth a time and place for the hearing to be held not less than fifteen days after mailing the notice. Notice of such hearing shall also be published not less than fifteen days prior to the hearing in one or more newspapers of general circulation within such county, city or town. Such notice shall indicate a suitable location where plans for such proposal may be inspected. Notice given as herein provided shall be deemed sufficient as to any owner or reputed owner or any unknown owner or owner who cannot be located and to the county, city or town. A single hearing may be held for a proposed facility which is located in more than one county, city or town, provided that notice is given to each county, city or town.

AMENDATORY SECTION (Amending Order 27, Resolution No. 123, filed 9/17/81)

WAC 468-54-050 CONDUCT OF HEARING. At such hearing ~~((a member of))~~ the secretary of transportation ~~((commission))~~ shall preside, or the ~~((commission))~~ secretary may designate some suitable person to preside as examiner. The hearing may, at the option of the ~~((commission))~~ secretary, be conducted in accordance with federal laws and regulations governing highway design public hearings. The department shall introduce by competent evidence a summary of the proposal for the establishment of a limited access facility and any evidence that supports the adoption of the plan as being in the public interest. At the conclusion of the evidence presented by the department, evidence and statements or counterproposals bearing upon the reasonableness of the proposal may be introduced. Such evidence must be material to the issues before the ~~((commission))~~ secretary and shall be presented in an orderly manner. Any such evidence and statements or counterproposals shall receive reasonable consideration by the ~~((commission))~~ secretary before any proposal is adopted.

AMENDATORY SECTION (Amending Order 27, Resolution No. 123, filed 9/17/81)

WAC 468-54-065 HEARING OFFICER. The ~~((commission))~~ secretary of transportation may designate any suitable person as examiner with respect to hearings on any limited access proposal. Subject to later review and ruling by the ~~((commission))~~ secretary, such examiner may:

- (1) Examine witnesses, and receive evidence;
- (2) Admit evidence which possesses probative value commonly accepted by reasonable, prudent men in the conduct of their affairs, giving effect to the rules of privilege recognized by law and excluding incompetent, irrelevant, immaterial and unduly repetitious evidence;
- (3) Rule on offers of proof and receive relevant evidence;
- (4) Regulate the course of the hearing;
- (5) Hold conferences for the settlement or simplification of the issues by consent of the parties;
- (6) Dispose of procedural requests or similar matters;
- (7) Accept statements as to the reasonableness of the proposal; and
- (8) Establish time limits for speakers, when necessary to assure that all persons attending will have an opportunity to present relevant and material statements without undue repetition.

AMENDATORY SECTION (Amending Order 27, Resolution No. 123, filed 9/17/81)

WAC 468-54-070 HEARING—FINDINGS OR ORDER—FINALITY. At the conclusion of such hearing the ~~((commission))~~ secretary of transportation shall consider the evidence taken at such hearing and shall make specific findings in the case of each proposal or counterproposal and shall adopt a plan with such modifications, if any, ~~((it))~~ he deems proper and necessary. The ~~((commission))~~ secretary may order the adoption of any proposal or counterproposal in its entirety or in part, or may modify or reject any such proposal or counterproposal. ~~((Its))~~ The secretary's findings or order shall be in writing and copies thereof shall be served by United States mail upon all persons having entered a written appearance at such hearing and upon the county commissioners of the county affected and/or the mayor of the city or town affected. The ~~((commission))~~ secretary shall also cause a resume of such plan to be published once each week for two weeks in one or more newspapers of general circulation within such county, city or town beginning not less than ten days after the mailing of such findings and order. Such determination by the ~~((commission))~~ secretary shall become final within thirty days after such mailing unless a review is taken as by statute provided. In case of an appeal by any party the order shall be final as to all parties not appealing.

WSR 91-12-032**PERMANENT RULES****OFFICE OF****INSURANCE COMMISSIONER**

[Order R 91-2—Filed June 3, 1991, 2:33 p.m.]

Date of Adoption: May 29, 1991.

Purpose: To permit persons who have been licensed in another state to have general insurance prelicense education requirement waived.

Citation of Existing Rules Affected by this Order: Amending WAC 284-17-515.

Statutory Authority for Adoption: RCW 48.02.060.

Other Authority: RCW 48.17.150.

Pursuant to notice filed as WSR 91-09-048 on April 16, 1991.

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

May 29, 1991

Dick Marquardt
Insurance Commissioner
by Roger Polzin
Deputy Commissioner

AMENDATORY SECTION (Amending Order R 88-14, filed 12/16/88)

WAC 284-17-515 WAIVER OF THE PRELICENSE EDUCATION REQUIREMENT. Any person with documented insurance education or licensed experience that meets or exceeds the ~~((required prelicense education))~~ requirements of subsections (1) or (2) of this section as applicable, may file a written petition with the commissioner for a waiver of the prelicense education requirement. Any person who believes that a prelicense education course is unavailable to her or him may file a written petition with the commissioner for permission to undertake self-study in accordance with provisions of subsection (3) of this section.

(1) EQUIVALENT EDUCATION. A written waiver, based on documentation of equivalent education, may be granted by the commissioner in lieu of the certificate of

completion for the purpose of complying with the prelicense education requirement, provided that the insurance education was completed within the twelve months immediately preceding the petition for waiver; and the petitioner demonstrates that the materials and/or classes required to complete such insurance education meet or exceed the curriculum prescribed by WAC 284-17-552 through 284-17-555 for each applicable line.

(a) An equivalent education in insurance may be demonstrated by a course syllabus and the student's transcript from an accredited college, university, or a course of study recognized as a mark of distinction by the insurance industry and deemed by the commissioner to be fully qualified and competent.

(b) The commissioner retains the discretion to determine whether a petitioner has presented sufficient evidence that her or his "equivalent" education merits a waiver of the prelicense education requirement.

(c) Prior to the petitioner's participation in the insurance agent's license examination, the petition must be submitted and the commissioner's written waiver must be issued.

(d) A waiver is valid for twelve months from the date signed by the commissioner. A waiver of the applicable insurance line curriculum requirement is not a waiver of the insurance statutes and regulations curriculum requirement, or of any other requirement prescribed by the commissioner for insurance license examination eligibility.

(2) LICENSED EXPERIENCE. A written waiver from the prelicense education requirement for life, disability, casualty, or property insurance as defined respectively by WAC 284-17-552, 284-17-553, 284-17-554, or 284-17-555 may be granted by the commissioner to any person who can demonstrate that (a) he or she has been licensed within the previous ninety days for the same line or lines of insurance in another state and that (b) he or she was licensed continuously for at least two years. Such waiver is not a waiver of Washington's statutes and regulations curriculum as defined in WAC 284-17-551.

(3) UNAVAILABILITY. Any person who believes that a prelicense education course is unavailable to her or him may file a written petition with the commissioner for permission to undertake self-study. Written permission to undertake self-study of the prelicense education curricula, based on a showing of the unavailability of an approved prelicense education course, may be granted by the commissioner provided that the petition shall specify in detail the reasons why a prelicense education course for the identified line of insurance is unavailable, and shall identify with particularity the materials to be used to study the prescribed curricula. The petitioner shall demonstrate that the materials cover the curriculum prescribed for Washington insurance statutes and regulations as well as the curriculum prescribed for that line.

(a) The commissioner retains the discretion to determine whether the petitioner has presented sufficient cause to justify a grant of permission to self-study the prelicense curriculum.

(b) If the commissioner grants permission to self-study, such study must be completed within twelve

months of the grant. Upon completion of study, the petitioner shall present to the commissioner a certified statement in which the self-study materials that have been utilized are identified, and in which the amount of time spent in study is clearly recorded by dates and clock times as covering at least the prelicense education hour requirement.

(c) Upon the petitioner's satisfactory completion of the approved program of self-study, the commissioner will issue a certificate of completion of approved self-study.

WSR 91-12-033
PERMANENT RULES
OFFICE OF
INSURANCE COMMISSIONER
[Order R 91-3—Filed June 3, 1991, 2:37 p.m.]

Date of Adoption: May 29, 1991.

Purpose: To update the prelicensing core curriculum. Insuring that potential licensees have a broad insurance background in all insurance matters.

Citation of Existing Rules Affected by this Order: Amending WAC 284-17-551, 284-17-552, 284-17-553, 284-17-554, and 284-17-555.

Statutory Authority for Adoption: RCW 48.02.060.

Other Authority: RCW 48.17.150.

Pursuant to notice filed as WSR 91-09-049 on April 16, 1991.

Effective Date of Rule: Thirty-one days after filing.
May 29, 1991
Dick Marquardt
Insurance Commissioner
by Roger Polzin
Deputy Commissioner

AMENDATORY SECTION (Amending Order R 88-14, filed 12/16/88)

WAC 284-17-551 STATUTES AND REGULATIONS CURRICULUM. Every prelicense education course shall incorporate study of the:

- (1) Nature of insurance:
 - (a) Definition of insurance; insurance transaction;
 - (b) Insurer;
 - (c) Public interest;
 - ~~((c))~~ (d) Risk management;
 - ~~((d))~~ (e) Law of large numbers;
 - ~~((e))~~ (f) Indemnification.
- (2) Insurance commissioner:
 - (a) Authority and duties;
 - (b) Broad powers;
 - (c) Rate and form filings;
 - ~~((c))~~ (d) Examination of records;
 - (e) Penalties;
 - (f) Notice of hearing;
 - (g) Examinations:
 - (i) Insurers' financial status;
 - (ii) License applicant's qualifications.
 - ~~((d))~~ (h) Hearings and appeals;
 - ~~((e))~~ (i) Public access to records.

- (3) Insurers:
 - (a) Definitions:
 - (i) Domestic, foreign, alien;
 - (ii) Life, disability – stock, mutual, fraternal;
 - (iii) Property, casualty, vehicle, surety – stock, mutual, reciprocal, Lloyds;
 - (iv) Authorized, unauthorized insurers; certificate of authority.
 - (b) Financial status:
 - (i) Mergers, insider trading;
 - (ii) Rehabilitation, liquidation; Washington Insurance Guaranty Associations.
 - (c) Insuring powers – defining the separate lines;
 - (d) Assets and liabilities:
 - (i) Investments;
 - (ii) Reserves.
 - (e) Fees and taxes.
- (4) The insurance contract:
 - (a) General provisions;
 - (b) Exclusions and limitations;
 - (c) Insured;
 - (d) Cancellation and nonrenewal;
 - (e) Premium;
 - (f) Binder.
- (5) Agents, brokers, solicitors, adjusters:
 - (a) Company appointment or affiliation:
 - (i) Purpose, contractual authority, and liability;
 - (ii) Termination.
 - (b) Types of licenses:
 - (i) Exemptions;
 - (ii) Limited lines;
 - (iii) Temporary;
 - (iv) Nonresident;
 - (v) Authority and liability under the regulation:
 - (A) Solicitor;
 - (B) Agent;
 - (C) Broker;
 - (D) Surplus lines broker;
 - (E) Adjuster: Independent, public.
 - ~~((iii))~~ (6) Major lines:
 - ~~((A))~~ (a) Life insurance;
 - ~~((B))~~ (b) Disability insurance;
 - ~~((C))~~ (c) Property insurance;
 - ~~((D))~~ (d) Casualty insurance.
 - ~~((iii))~~ Limited lines:
 - ~~((A))~~ (7) Other lines:
 - (a) Vehicle insurance;
 - ~~((B))~~ (b) Surety;
 - ~~((C))~~ (c) Credit life and ~~((disability))~~ credit accident/health;
 - ~~((D))~~ (d) Travel insurance.
 - ~~((e))~~ (8) Penalties for noncompliance:
 - (a) Refusal/nonrenewal;
 - (b) Suspension/revocation;
 - (c) Fines;
 - (9) Maintenance and duration of license:
 - (a) Appointments/terminations of appointments;
 - (b) Renewal procedures;
 - (10) Licensing requirements:
 - ~~((f))~~ (a) Purpose;
 - ~~((g))~~ (b) Licensing procedures:
 - ~~((A))~~ (i) Resident;

- ~~((B))~~ (ii) Nonresident.
- (iii) Temporary license.
- (c) Continuing education; renewal procedures(;;):
- ~~((iv))~~ (i) Penalties for misconduct;
- ~~((v))~~ (ii) Exemption from the licensing requirement(;;):
- ~~((vi))~~ (iii) Temporary license.
- ~~((d))~~ (11) Agent responsibilities:
- ~~((f))~~ (a) Recordkeeping;
- ~~((g))~~ (b) Reply promptly to inquiry by the commissioner; notify the commissioner of a change of address;
- ~~((h))~~ (c) Application completion;
- ~~((i))~~ ~~Delivery of the~~ (d) Policy delivery;
- ~~((j))~~ ~~Fiduciary accountability;~~ (e) Separate account(-) requirement;
- ~~((k))~~ (f) Premium accountability;
- (g) Fiduciary accountability.
- (12) Compensation of licensees:
- (a) Sharing commissions;
- (b) Charges for extra services.
- (13) Protection of public interest.
- (14) Unfair practices (~~and frauds~~):
- ~~((l))~~ (a) Advertising, comparisons, and defamation;
- ~~((m))~~ (b) Charges, inducements, rebating;
- ~~((n))~~ (c) Misrepresentation(~~, twisting~~);
- ~~((o))~~ (d) Twisting;
- (e) Illegal dealing in premiums;
- (f) Illegal inducements;
- (g) Failure to issue proper receipts;
- (h) Unfair claims methods and trade practices;
- (i) Broker's fees disclosed;
- (j) Penalties;
- (k) Discrimination.

AMENDATORY SECTION (Amending Order R 88-14, filed 12/16/88)

WAC 284-17-552 LIFE INSURANCE CURRICULUM. (1) Life insurance needs:

- (a) Monetary value of human life;
- (b) Social security:
 - (i) Contributions;
 - (ii) Qualification and restrictions;
 - (iii) Benefit periods;
 - (iv) Blackout period.
- (c) Federal government employee/military benefits/railroad retirement benefits;
- (d) Needs analysis:
 - (i) Premature death/retirement;
 - (ii) Theory of decreasing need;
 - (iii) Earnings approach, depletion approach;
 - (iv) Capital retention/estate conservation;
 - (v) Mortality/life expectancy tables.
- (2) Types (~~and characteristics~~) of individual life insurance (~~policies~~):

- (a) Term insurance policies:
 - (i) General nature;
 - (ii) Basic types of term contracts;
 - (iii) Special features;
 - (iv) Level, decreasing or increasing benefit(;;).
- ~~((i))~~ Renewable;
- ~~((ii))~~ Convertible;
- ~~((iii))~~ (A) Renewability;

- (B) Convertibility;
- (C) Reentry.
- (b) Whole life (~~policy concepts~~) insurance:
 - (i) General nature;
 - (ii) Economic values of whole life;
- ~~((i))~~ (c) Basic types of whole life contracts:
 - ~~((A))~~ (i) Straight (ordinary) life;
 - ~~((B))~~ (ii) Limited pay(-) life;
 - ~~((C))~~ (iii) Endowment(;;) insurance.
- (d) Universal life:
 - (i) (~~Fixed premium~~) General nature;
 - (ii) Features and characteristics;
 - (iii) Fixed versus variable.
- (e) Single premium whole life:
 - (i) Fixed;
 - (ii) Variable.
- ~~((f))~~ (3) Premium variations:
 - (a) Single;
 - (b) Level;
 - (c) Adjustable;
 - (d) Modified;
 - (e) Graded.
- (4) Annuities:
 - ~~((i))~~ (a) The annuity principle;
 - (b) Nature and purpose;
 - ~~((ii))~~ ~~Tax-qualified plans; nonqualified plans;~~
 - ~~((iii))~~ (c) Premium-payment method(s):
 - ~~((A))~~ (i) Single;
 - ~~((B))~~ (ii) Fixed installment(~~/periodic~~);
 - ~~((C))~~ (iii) Flexible.
 - ~~((iv))~~ (d) Tax-qualified plans; nonqualified plans;
 - (e) Fixed versus variable benefits;
 - (f) When benefits begin;
 - ~~((v))~~ (g) Number of lives covered;
 - (h) Payout options:
 - ~~((A))~~ (i) Period certain;
 - ~~((B))~~ (ii) Interest only;
 - ~~((C))~~ (iii) Fixed/variable(;;).
 - ~~((D))~~ ~~Number of lives covered;~~
 - ~~((E))~~ (i) Guarantee prior to annuity starting date;
 - (j) Guarantee of minimum total benefit:
 - (i) Straight (pure) life annuity;
 - (ii) Annuity with period certain;
 - (iii) Cash or installment refund annuity.
 - (5) Other life insurance products:
 - (a) Keogh (HR-10) plan;
 - (b) Individual retirement account (IRA);
 - (c) Simplified employee pension plan (SEP);
 - (d) Key person;
 - (e) Buy-sell;
 - (f) Executive bonus;
 - (g) Split dollar;
 - ~~((g))~~ ~~Executive bonus;~~
 - ~~((h))~~ (h) Tax sheltered annuity.
 - (6) Group life insurance:
 - (a) Types of contracts:
 - (i) Term, including survivorship;
 - (ii) Contracts with permanent benefits;
 - (iii) Credit or mortgage life.
 - (b) Group underwriting principles;
 - (c) Master policy and certificates;
 - (d) Conversion rights and limitations.

~~((5))~~ (7) Combination policies~~((f))~~ and variations
in basic forms:

- (a) Double or triple ~~((protection))~~ indemnity;
- (b) Term riders;
- (c) Family policies/riders;
- (d) Family income, family maintenance;
- (e) Retirement income;
- (f) Face amount plus cash value/return of premium;
- (g) Mortgage protection.
- (h) ~~((Credit life insurance~~;
- ~~((i))~~ Joint life;
- ~~((j))~~ (i) Last survivor;
- ~~((k))~~ (j) Juvenile;
- ~~((l))~~ (k) Adjustable life;
- ~~((m))~~ (l) Variable life.

~~((6))~~ (8) Policy provisions, options, and other
features:

- (a) General provisions and clauses;
- (i) Insuring agreement/consideration;
- (ii) Owner/applicant/insured;
- (iii) Assignment;
- (iv) Entire contract;
- (v) Incontestability;
- (vi) Grace period/reinstatement;
- (vii) Misstatement of age or sex;
- (viii) Suicide;
- (ix) War;
- (x) Aviation;
- (xi) Free look;
- (xii) Representations;
- (xiii) Uniform Simultaneous Death Act;
- (xiv) Settlement on proof of death;
- (xv) Morbidity and mortality tables;
- (xvi) Age, health, marital status, occupation;
- (xvii) Loan provisions: Nature, interest, automatic
premium loan.

(9) Life insurance statutes and regulations:

- (a) Disclosure;
- (b) Fair Credit Reporting Act;
- (c) Replacement;
- (d) Washington Life and Disability Insurance Guar-
anty Association;

- (e) Fraternal benefit society;
- (f) Standard nonforfeiture law.

~~((7))~~ Regulated life insurance contract provisions:

- (a) Free look;
 - (b) Representations;
 - (c) Incontestability;
 - (d) Misstatement of age or sex;
 - (e) Grace period/reinstatement;
 - (f) Settlement on proof of death;
 - (g) Uniform Simultaneous Death Act.
- ~~((8))~~ General provisions and clauses:
- (a) Consideration/premium payment:
 - ~~((i))~~ Single;
 - ~~((ii))~~ Level;
 - ~~((iii))~~ Adjustable;
 - ~~((iv))~~ Modified;
 - ~~((v))~~ Graded:
 - ~~((b))~~ Insuring agreement;
 - ~~((c))~~ Owner/applicant/insured;
 - ~~((d))~~ Assignment;

~~((c))~~ Limitation of liability:

- ~~((i))~~ Act of war;
- ~~((ii))~~ Suicide within two years of issue;
- ~~((iii))~~ Specific aviation conditions;
- ~~((f))~~ Morbidity and mortality tables;
- ~~((g))~~ Age, health, marital status, occupation;
- ~~((h))~~ (10) Policy riders:
- ~~((i))~~ (a) Policy loan provision;
- ~~((ii))~~ (b) Automatic premium loan;
- ~~((iii))~~ (c) Waiver of premium;
- ~~((iv))~~ (d) Guaranteed insurability;
- ~~((v))~~ (e) Dividends/excess interest declarations;
- ~~((vi))~~ (f) Nonforfeiture values, annuity tables;
- ~~((vii))~~ (g) Accidental death/dismemberment~~((:))~~;
- ~~((i))~~ (h) Disability income rider;
- ~~((i))~~ Cost of living rider.

(11) Beneficiary designations:

~~((i))~~ Beneficiary categories:

- ~~((A))~~ (a) Estate/named party/class;
- ~~((B))~~ (b) Primary/contingent;
- ~~((C))~~ (c) Revocable/irrevocable;
- ~~((D))~~ (d) Trust.

~~((ii))~~ (e) Common disaster, short-term survivorship;

Uniform Simultaneous Death Act;

- ~~((iii))~~ (f) Minor as beneficiary;
- ~~((iv))~~ (g) Changing the beneficiary.

~~((9))~~ (12) Application process:

- (a) ~~((Short form/long form))~~ Application completion;
- (b) Application as part of contract;
- (c) ~~((When coverage begins~~;
- ~~((i))~~ Fair Credit Reporting Act compliance;
- (d) Receipts;

~~((ii))~~ Binder:

~~((10))~~ Policy delivery:

- ~~((a))~~ (e) Modified/issued as requested;
- ~~((b))~~ Explanation of coverage;
- (c) Payment of premium:
- ~~((i))~~ Paid upon application;
- ~~((ii))~~ Paid upon delivery;
- ~~((iii))~~ Mode of payment;
- ~~((iv))~~ Effect of nonpayment:
- ~~((d))~~ (f) Nonprepaid/prepaid;

(g) Modes of payment/effect of nonpayment;

(h) Good health upon delivery;

~~((e))~~ (i) Ten-day free look.

~~((11))~~ (13) Claims process:

- (a) Notice of claim;
- (b) Proof of loss;
- (c) Statute of limitations on claims/defenses;
- (d) Settlement options:
- (i) Right to elect or change~~((:))~~;
- ~~((A))~~ (ii) Owner's rights;
- ~~((B))~~ (iii) Beneficiary's rights.
- ~~((ii))~~ (e) Types of settlements:

(i) Lump sum;

~~((iii))~~ (ii) Interest only;

~~((iv))~~ (iii) Period certain, fixed amount.

~~((12))~~ (14) Federal taxation:

- (a) Life insurance premiums;
- (b) Proceeds;
- (c) Dividends~~((:))~~;
- (i) Nature of dividends;

- (ii) Four basic options for the use of dividends;
- (iii) One-year term (fifth) dividend option.
- (d) Policy loans/withdrawals.
- (15) Other topics:
 - (a) Social Security survivors, death, and retirement benefits;
 - (b) Legal concepts:
 - (i) Insurable interest;
 - (ii) Misrepresentation and concealment;
 - (c) Evaluation of life insurance needs:
 - (i) Needs approach;
 - (ii) Human life value approach.
 - (d) Cost comparison methods:
 - (i) Interest-adjusted cost;
 - (ii) Traditional net cost.
 - (e) Credit life.
 - (f) Business uses of life insurance:
 - (i) Buy and sell agreements;
 - (ii) Cross-purchase plan;
 - (iii) Entity plan.
 - (g) Key person insurance.

AMENDATORY SECTION (Amending Order R 88-14, filed 12/16/88)

WAC 284-17-553 **DISABILITY INSURANCE CURRICULUM.** (1) Nature and purpose:

- (a) Medical expenses;
- (b) Loss of income;
- (c) ~~((Defining disability:~~
 - (i) Temporary/permanent;
 - (ii) Partial/total = normal occupation/any occupation;
- (d) ~~Accidental death/dismemberment;~~
- (e) ~~Needs analysis: Human life value, economic value.~~
- (2) ~~Underwriting considerations:~~
 - (a) ~~Costs of illness or injury, morbidity tables:~~
 - (i) ~~Age, sex, height, and weight;~~
 - (ii) ~~Marital, financial status;~~
 - (iii) ~~Occupation, avocation;~~
 - (iv) ~~Current state of health;~~
 - (b) ~~Rating standards:~~
 - (i) ~~Reasonable, equitable, adequate;~~
 - (ii) ~~Class exposures to a degree of risk.~~
- (3) ~~Disability insurance policy provisions:~~
 - (a) ~~Mandatory individual policy provisions:~~
 - (i) ~~Grace period;~~
 - (ii) ~~Reinstatement;~~
 - (iii) ~~Misstatement of age or sex;~~
 - (iv) ~~Change of beneficiary.~~
 - (b) ~~Optional individual policy provisions and clauses:~~
 - (i) ~~Unpaid premium;~~
 - (ii) ~~Cancellation/renewability;~~
 - (iii) ~~Nonoccupation/full coverage;~~
 - (iv) ~~Change of occupation;~~
 - (v) ~~Other insurance with this insurer;~~
 - (vi) ~~Insurance with other insurer(s):~~
 - (A) ~~On expense incurred basis;~~
 - (B) ~~On another basis.~~
 - (c) ~~Other provisions applicable to group or individual:~~
 - (i) ~~Consideration/premium payment:~~
 - (A) ~~Modes of payment;~~
 - (B) ~~Effect of nonpayment.~~

- ~~(ii) Waiver of premium;~~
- ~~(iii) Policy continuation:~~
 - ~~(A) Cancellable;~~
 - ~~(B) Optionally renewable;~~
 - ~~(C) Conditionally renewable;~~
 - ~~(D) Guaranteed renewable;~~
 - ~~(E) Noncancellable.~~
- ~~(iv) Preexisting conditions;~~
- ~~(v) Ten-day free look;~~
- ~~(vi) Claims control:~~
 - ~~(A) Second surgical opinion;~~
 - ~~(B) Precertification;~~
 - ~~(C) Ambulatory treatment.~~
- ~~(vii) Assignment of benefits.~~
- ~~(4) Disability income policies:~~
 - ~~(a) Types of coverage:~~
 - ~~(i) Disability benefits in life insurance contract;~~
 - ~~(ii) Group, individual;~~
 - ~~(iii) Credit protection/mortgage protection;~~
 - ~~(iv) Hospital income insurance;~~
 - ~~(v) Business overhead expense.~~
 - ~~(b) Standard policy provisions for income replacement:~~
 - ~~(i) Waiting period;~~
 - ~~(ii) Relation of earnings to insurance;~~
 - ~~(iii) Nonduplication of benefits:~~
 - ~~(A) Other insurers;~~
 - ~~(B) Benefit maximum.~~
 - ~~(c) Special policy provisions:~~
 - ~~(i) Disability buy-out:~~
 - ~~(A) Lump sum;~~
 - ~~(B) Periodic payment;~~
 - ~~(ii) Specified injury or illness.~~
 - ~~(d) Benefit periods:~~
 - ~~(i) Long term/short term;~~
 - ~~(ii) Illness/injury.~~
 - ~~(e) Benefit features, options:~~
 - ~~(i) Cost of living adjustment;~~
 - ~~(ii) Medical expense of accident;~~
 - ~~(iii) Guaranteed insurability;~~
 - ~~(iv) Accidental death or dismemberment;~~
 - ~~(v) Social Security rider.~~
 - ~~(5) Sources of medical (accident and health) benefits:~~
 - ~~(a) Health care service contractors (HCSC);~~
 - ~~(b) May include preferred providers (PPOs);~~
 - ~~(c) Health maintenance organizations (HMOs);~~
 - ~~(d) Health insurance (indemnification) companies;~~
 - ~~(e) Health Insurance Coverage Access Act:~~
 - ~~(i) Nature and purpose;~~
 - ~~(ii) Eligibility;~~
 - ~~(iii) Coverage available.~~
 - ~~(6) Medical expense policies/medical service benefits:~~
 - ~~(a) Insuring agreements and perils covered:~~
 - ~~(i) Hospital expense;~~
 - ~~(ii) Surgical expense;~~
 - ~~(iii) Regular medical expense;~~
 - ~~(iv) Major medical.~~
 - ~~(b) Standard contract provisions:~~
 - ~~(i) Mandated benefits and mandated options;~~
 - ~~(ii) Expenses covered;~~
 - ~~(iii) Exclusions/limitations;~~
 - ~~(iv) Waiting period, preexisting/named conditions.~~

~~(c) Common limitations/exclusions/optional coverages:~~

- ~~(i) Self-inflicted injury;~~
- ~~(ii) Injured while engaged in illegal activity or under the influence of a controlled substance;~~
- ~~(iii) Injury caused by military conflict;~~
- ~~(iv) Elective cosmetic surgery;~~
- ~~(v) Optical, dental, audio care;~~
- ~~(vi) Maternity and childbirth;~~
- ~~(vii) Prescription drugs.~~
- ~~(d) Limitations on insurer's expenses:~~
 - ~~(i) Benefit deductibles;~~
 - ~~(ii) Coinsurance, copayment, stop loss;~~
 - ~~(iii) Waiting period;~~
 - ~~(iv) Benefit maximum;~~
 - ~~(v) Standards for coordination of benefits/nonduplication of benefits;~~
 - ~~(vi) Government entitlement programs.~~
- ~~(7) Other individual disability coverages:~~
 - ~~(a) Long-term care:~~
 - ~~(i) Nature and purpose;~~
 - ~~(ii) Policies and contracts;~~
 - ~~(iii) Skilled/intermediate care;~~
 - ~~(iv) Disclosure;~~
 - ~~(v) Prohibited practices;~~
 - ~~(vi) Free look.~~
 - ~~(b) Medicare supplement:~~
 - ~~(i) Nature and purpose;~~
 - ~~(ii) Minimum standards;~~
 - ~~(iii) Preexisting conditions;~~
 - ~~(iv) Disclosure;~~
 - ~~(v) Renewability;~~
 - ~~(vi) Replacement.~~
 - ~~(c) Specified disease insurance.~~
- ~~(8) Group policy considerations:~~
 - ~~(a) Group enrollment restrictions:~~
 - ~~(i) Age of applicant;~~
 - ~~(ii) Coverage for dependents;~~
 - ~~(iii) Time period for enrollment;~~
 - ~~(iv) Preexisting condition.~~
 - ~~(b) Types of benefits;~~
 - ~~(c) Group underwriting considerations;~~
 - ~~(d) Master policy and certificates;~~
 - ~~(e) Approaches:~~
 - ~~(i) Franchise coverage;~~
 - ~~(ii) Blanket coverage.~~
 - ~~(f) Mandatory benefits and options;~~
 - ~~(g) Conversion option;~~
 - ~~(h) Consolidated Omnibus Budget Reconciliation Act (COBRA):~~
 - ~~(9) Policy delivery:~~
 - ~~(a) Modified versus issued as requested;~~
 - ~~(b) Explanation of coverage;~~
 - ~~(c) Payment of premium:~~
 - ~~(i) Paid upon application;~~
 - ~~(ii) Paid upon delivery;~~
 - ~~(iii) Mode of payment;~~
 - ~~(iv) Effect of nonpayment.~~
 - ~~(d) Good health upon delivery;~~
 - ~~(e) Ten-day free look.~~
 - ~~(10) Insurance statutes and regulations:~~
 - ~~(a) Applicable to disability insurers only:~~

- ~~(i) Disability insurance advertising restrictions;~~
- ~~(ii) Group/blanket disability insurance:~~
 - ~~(A) Extended health;~~
 - ~~(B) Disability insurance loss ratios.~~
- ~~(iii) Washington Life and Disability Insurance Guaranty Association;~~
- ~~(iv) Trade practices:~~
 - ~~(A) Trade practice rules;~~
 - ~~(B) Unfair claims practices.~~
- ~~(b) Applicable to all medical services coverage carriers:~~
 - ~~(i) Standards for group chemical dependency coverage;~~
 - ~~(ii) Rules pertaining to AIDS;~~
 - ~~(iii) Health Care False Claim Act.~~
- ~~(11) Claims:~~
 - ~~(a) Notice, forms, time limit;~~
 - ~~(b) Proof of claim: Physical examination/autopsy;~~
 - ~~(c) Legal action:~~
 - ~~(i) Statute of limitations;~~
 - ~~(ii) Coordination of benefits.~~
 - ~~(d) Settlement:~~
 - ~~(i) Payment of claims;~~
 - ~~(ii) Time and method of payment.~~
- ~~(12) Federal taxation:~~
 - ~~(a) Premiums;~~
 - ~~(b) Benefits:)) Insuring agreement and perils covered;~~
 - ~~(d) Definition of total disability:~~
 - ~~(i) Own occupation;~~
 - ~~(ii) Any occupation for which the insured is reasonably suited;~~
 - ~~(iii) Any occupation;~~
 - ~~(iv) Combination definitions;~~
 - ~~(v) Presumptive disability.~~
 - ~~(e) Temporary disability;~~
 - ~~(f) Permanent disability;~~
 - ~~(i) Partial;~~
 - ~~(ii) Total;~~
 - ~~(g) Residual disability;~~
 - ~~(h) Recurrent disability;~~
 - ~~(2) Underwriting considerations:~~
 - ~~(a) Elimination (waiting) period;~~
 - ~~(b) Probationary period;~~
 - ~~(c) Benefit period:~~
 - ~~(i) Short-term versus long-term;~~
 - ~~(ii) Accident versus sickness;~~
 - ~~(d) Nonoccupational versus full coverage;~~
 - ~~(e) Costs of illness or injury; morbidity tables:~~
 - ~~(i) Age, sex, height, and weight;~~
 - ~~(ii) Marital, financial status;~~
 - ~~(iii) Occupation, avocation;~~
 - ~~(iv) Current state of health;~~
 - ~~(v) Illegal occupation;~~
 - ~~(f) Rating standards:~~
 - ~~(i) Reasonable, equitable, adequate;~~
 - ~~(ii) Class exposures to a degree of risk;~~
 - ~~(g) Common exclusions;~~
 - ~~(3) Accidental death/dismemberment;~~
 - ~~(4) Needs analysis: Human life value, economic value;~~
 - ~~(5) Disability insurance policy provisions:~~
 - ~~(a) Mandatory individual policy provisions:~~
 - ~~(i) Grace period;~~

- (ii) Reinstatement;
- (iii) Misstatement of age or sex;
- (iv) Change of beneficiary;
- (v) Entire contract;
- (vi) Time limit on certain defenses;
- (vii) Notice of claim;
- (viii) Claim forms;
- (ix) Proof of loss;
- (x) Time of payment of claims;
- (xi) Payment of claims;
- (xii) Physical examination and autopsy;
- (xiii) Legal actions.
- (b) Optional individual policy provisions and clauses:
 - (i) Unpaid premium;
 - (ii) Cancellation/renewability;
 - (iii) Nonoccupation/full coverage;
 - (iv) Change of occupation;
 - (v) Other insurance with this insurer;
 - (vi) Insurance with other insurer(s):
 - (A) On expense incurred basis;
 - (B) On another basis.
 - (vii) Chemical dependency;
 - (viii) Relation of earnings to insurance;
 - (ix) Unpaid premiums;
 - (x) Cancellation;
 - (xi) Conformity with state statute;
- (6) Other provisions:
 - (a) Consideration/premium payment;
 - (b) Modes of payment;
 - (c) Effect of nonpayment;
 - (d) Claims control;
 - (i) Second surgical opinion;
 - (ii) Precertification;
 - (iii) Ambulatory treatment.
- (e) Conversion;
- (f) Waiver of premium;
- (g) Assignment;
- (h) Preexisting conditions;
- (i) Right to examine;
- (j) Policy continuation:
 - (i) Cancellable;
 - (ii) Optionally renewable;
 - (iii) Conditionally renewable;
 - (iv) Guaranteed renewable;
 - (v) Noncancellable.
- (7) Benefit features, options:
 - (a) Cost of living adjustment;
 - (b) Accident medical expense;
 - (c) Guaranteed insurability option;
 - (d) Accidental death and dismemberment;
 - (e) Social Security rider;
 - (f) Lifetime/extended benefit;
 - (g) Assignment of benefits;
 - (h) Benefit periods:
 - (i) Long term/short term;
 - (ii) Illness/injury.
 - (i) Nonduplication of benefits:
 - (i) Other insurers;
 - (ii) Benefit maximum.
 - (j) Special policy provisions:
 - (i) Disability buy-out;
 - (ii) Lump sum;
- (iii) Periodic payment;
- (k) Specified injury or illness.
- (8) Disability benefits in life insurance contracts.
- (9) Business overhead expense coverage.
- (10) Hospital income coverage.
- (11) Credit protection/mortgage protection.
- (12) Sources of medical (accident and health) benefits:
 - (a) Insurance companies;
 - (b) Health care service contractors (HCSC);
 - (c) Health maintenance organizations (HMO);
 - (d) Preferred provider organizations (PPO);
 - (e) Health Insurance Coverage Access Act:
 - (i) Nature and purpose;
 - (ii) Eligibility;
 - (iii) Coverage available.
 - (13) Basic medical expense insurance:
 - (a) Nature and purpose;
 - (b) Insuring agreements and perils covered;
 - (c) Hospitalization expense;
 - (i) Room and board;
 - (ii) Intensive care;
 - (iii) Ancillary (miscellaneous) charges.
 - (d) Surgical expense:
 - (i) Schedules: Absolute value versus relative value;
 - (ii) Usual and customary.
 - (e) Regular medical expense (other physician charges):
 - (i) Charges covered;
 - (ii) Common limitations on benefits.
 - (f) Common exclusions.
 - (g) Other benefit features, options, or expense coverages:
 - (i) Maternity;
 - (ii) Private duty nursing;
 - (iii) Dental;
 - (iv) Prescription drug;
 - (v) Vision;
 - (vi) Home health care;
 - (vii) Dread disease and limited (e.g., cancer) coverage.
 - (14) Major medical expense insurance:
 - (a) Nature and purpose;
 - (b) Covered charges (expenses);
 - (c) Inside (internal) limits;
 - (d) Waiting period, preexisting/named conditions;
 - (e) Common limitations/exclusions/optional coverages:
 - (i) Self-inflicted injury;
 - (ii) Injured while engaged in illegal activity or under the influence of a controlled substance;
 - (iii) Injury caused by military conflict;
 - (iv) Elective cosmetic surgery;
 - (v) Optical, dental, audio care;
 - (vi) Maternity and childbirth;
 - (vii) Prescription drugs.
 - (f) Deductible:
 - (i) Per injury or sickness versus cumulative (e.g., annual);
 - (ii) Corridor;
 - (iii) Common accident/common sickness;
 - (iv) Family maximum;

- (v) Basic or other plan benefits;
- (vi) Carryover provision;
- (vii) Coinsurance, copayment, stop loss;
- (viii) Waiting periods;
- (ix) Standards for coordination of benefits/nonduplication of benefits;
- (x) Maximum limits:
 - (A) Per injury or illness versus lifetime;
 - (B) Unlimited;
 - (C) Restoration of used benefits.
- (15) Comprehensive coverage:
 - (a) Basic plan plus major medical;
 - (b) Comprehensive major medical.
- (16) Group insurance and related coverages:
 - (a) Types of benefits;
 - (b) Group underwriting considerations;
 - (c) Group enrollment restrictions:
 - (i) Age of applicant;
 - (ii) Coverage for dependents;
 - (iii) Time period for enrollment;
 - (iv) Preexisting condition.
 - (d) Master policy and certificates;
 - (e) Conversion;
 - (f) Probationary employment period;
 - (g) Extended benefits;
 - (h) Mandatory benefits and options;
 - (i) Nonduplication and coordination of benefits provision;
 - (j) Approaches related to group insurance:
 - (i) Franchise coverage;
 - (ii) Blanket coverage.
 - (k) Consolidated Omnibus Budget Reconciliation Act (COBRA).
- (17) Government entitlement programs.
- (18) Medicare:
 - (a) Eligibility and enrollment;
 - (b) Part A (Hospital);
 - (i) Hospital coverage:
 - (A) Benefits;
 - (B) Diagnostic related groups (DRG's).
 - (ii) Skilled nursing facilities;
 - (iii) Home health care;
 - (iv) Hospice care.
 - (c) Part B (Medical):
 - Medical coverage:
 - (i) Premium requirement;
 - (ii) Benefits;
 - (iii) Deductibles;
 - (iv) Coinsurance;
 - (v) Assignment;
 - (vi) Allowable charges versus usual and customary.
 - (d) Definitions:
 - (i) Carrier;
 - (ii) Intermediary;
 - (iii) Spell of illness;
 - (iv) Coverage outside the United States.
- (19) Medicare supplements:
 - (a) Nature and purpose;
 - (b) Minimum standards;
 - (c) Preexisting conditions;
- (d) Disclosure;
- (e) Renewability;
- (f) Replacement.
- (20) Social Security disability and medical expense benefits.
 - (21) Long-term care:
 - (a) Nature and purpose;
 - (b) Policies and contracts;
 - (c) Skilled/intermediate care;
 - (d) Disclosure;
 - (e) Free look;
 - (f) Prohibited practices.
 - (22) Policy delivery:
 - (a) Modified versus issued as requested;
 - (b) Explanation of coverage;
 - (c) Payment of premium:
 - (i) Paid upon application;
 - (ii) Paid upon delivery;
 - (iii) Mode of payment;
 - (iv) Effect of nonpayment.
 - (d) Good health upon delivery;
 - (e) Ten-day free look;
 - (f) Application completion;
 - (g) Fair Credit Reporting Act compliance.
 - (23) Insurance statutes and regulations:
 - (a) Applicable to disability insurers only:
 - (i) Disability insurance advertising restrictions;
 - (ii) Group/blanket disability insurance:
 - (A) Extended health;
 - (B) Disability insurance loss ratios.
 - (iii) Washington Life and Disability Insurance Guaranty Association;
 - (iv) Trade practices:
 - (A) Trade practice rules;
 - (B) Unfair claims practices.
 - (b) Applicable to all medical service coverage carriers:
 - (i) Standards for group chemical dependency coverage;
 - (ii) Rules pertaining to AIDS;
 - (iii) Health Care False Claim Act;
 - (c) Misrepresentation and concealment.
 - (24) Claims:
 - (a) Notice, forms, time limit;
 - (b) Proof of claim: Physical examination/autopsy;
 - (c) Legal action:
 - (i) Statute of limitations;
 - (ii) Coordination of benefits.
 - (d) Settlement:
 - (i) Payment of claims;
 - (ii) Time and method of payment.
 - (25) Other topics:
 - (a) Accidental death and dismemberment coverage:
 - (i) Insuring agreements and perils covered;
 - (ii) Principle (capital) sum;
 - (iii) Beneficiary designations.
 - (b) Business uses: The disability buy-out.
 - (26) Federal income taxation:
 - (a) Disability insurance premium;
 - (b) Disability insurance benefits.

AMENDATORY SECTION (Amending Order R 88-14, filed 12/16/88)

WAC 284-17-554 CASUALTY INSURANCE CURRICULUM. (1) Defining casualty insurance. Insurable interest; insured's legal liability for:

(a) Bodily injury, disability or death of any human being:

- (i) Medical, hospital, surgical costs;
- (ii) Funeral benefits.

(b) Liability for loss of/damage to the property of others;

- (c) Coverage for personal injury:
 - (i) Libel, slander, defamation of character;
 - (ii) Wrongful eviction.

(d) Any other kind of loss, damage, or liability which is:

- (i) Properly the subject of insurance;
- (ii) Not within another insurance definition; and
- (iii) Not contrary to law or public policy.

(2) Legal basis for liability:

- (a) Intentional tort;
- (b) Statutory liability;
- (c) Product/absolute/strict liability;
- (d) Negligence:

(i) Principles:

- (A) Duty of care;
- (B) Breach of duty was proximate cause of injury;
- (C) Injury in fact.

(ii) Defenses:

- (A) Contributory negligence;
- (B) Comparative negligence;
- (C) Last clear chance;
- (D) Assumption of risk.

(iii) Degrees of care owed to:

- (A) Trespasser;
- (B) Licensee;
- (C) Invitee;
- (D) Children.

(iv) Reasonable person standard applied to:

- (A) Attractive nuisance;
- (B) Extra hazardous operations.

(e) Sources of liability:

- (i) Direct;
- (ii) Contingent;
- (iii) Contractual;
- (iv) Vicarious.

(3) Evaluating casualty insurance needs:

(a) Maximum probable loss:

- (i) Personal injury;
- (ii) Bodily injury;
- (iii) Injury to insured's reputation;
- (iv) Mental distress; insured's lost wages;
- (v) Defense costs;
- (vi) Property damage.

(b) Factors affecting rates:

- (i) Risks, perils, hazards;
- (ii) Personal, business habits;
- (iii) Blanket/specific coverage;
- (iv) Monoline/package policy;
- (v) Other primary or excess insurance;
- (vi) Experience rating;

(vii) Deposit premium/audit.

(c) Liability limits:

- (i) Per person;
- (ii) Per occurrence;
- (iii) Aggregate;
- (iv) Split/single limit.

(d) Occurrence policy; claims made policy;

(e) Application content and binders.

(4) Major classes of policy provisions:

(a) Declarations:

- (i) First named insured, additional insureds;
- (ii) Policy period, policy territory, perils;
- (iii) Liability limits.

(b) Insuring agreement;

(c) Conditions:

- (i) Liberalization;
- (ii) Subrogation;
- (iii) Assignment.

(d) Exclusions;

(e) Definitions:

(i) Entire contract;

(ii) Agency binding authority;

(iii) Rating and premium determination.

(5) Homeowners (section II) coverage - ISO HO-84 and Washington amendatory endorsement HO-300 (01/89):

(a) Nature and eligibility;

(b) Liability insuring agreement/exclusions;

(c) Medical payment insuring agreement/exclusions;

(d) Additional coverages and conditions;

(e) Common endorsements:

(i) Business pursuits;

(ii) Permitted incidental occupancy;

(iii) Watercraft;

(iv) Additional resident premises rented to others.

(f) Other personal packages:

((+)) Mobile home owner((;

(+ Farmowner)).

(g) Miscellaneous personal casualty coverages:

(i) Umbrella;

(ii) Excess auto liability;

(iii) Recreational vehicles;

(iv) Watercraft/yacht.

(h) Incidental farming.

(6) Automobile coverage:

(a) Financial responsibility:

(i) Proof defined;

(ii) Persons required to show proof;

(iii) Methods of satisfying financial responsibility;

(iv) Penalty for noncompliance.

(b) Coverages:

(i) Bodily injury;

(ii) Personal injury protection;

(iii) Medical payments;

(iv) Property damage;

(v) Collision;

(vi) Other than collision;

(vii) Towing expense, rental reimbursement;

(viii) Supplementary payments;

(ix) Uninsured motorist;

(x) Under-insured motorist.

(c) Personal auto:

- (i) Common policies and endorsements:
 - (A) Personal auto policy;
 - (B) Broad form named operator;
 - (C) Extended nonowned liability;
 - (D) Debt and financing coverage.
- (ii) Cancellation or nonrenewal:
 - (A) By insured/by insurer;
 - (B) Statutory requirements, notice; return of premium;
- (C) Trade practice regulations.
- (d) Business auto:
 - (i) Owned;
 - (ii) Nonowned;
 - (iii) Hired;
 - (iv) Garage liability;
 - (v) Garagekeeper's liability.
- (7) Commercial casualty:
 - (a) Basic hazards:
 - (i) General liability;
 - (ii) Contractual liability;
 - (iii) Independent contractors;
 - (iv) Pollution/environmental impairment;
 - (v) Premises and operations;
 - (vi) Products and completed operations;
 - (vii) Personal and advertising injury;
 - (viii) Liquor liability.
 - (b) Types of commercial package policies:
 - (i) Commercial package policy;
 - (ii) Businessowner's policy (section II):
 - (A) Nature and purpose;
 - (B) Standard/special form;
 - (C) Coverages, exclusions;
 - (D) Optional coverages.
 - (c) Miscellaneous commercial casualty coverages:
 - (i) Fire legal liability;
 - (ii) Professional liability;
 - (iii) Director's/officer's liability;
 - (iv) Stop-gap;
 - (v) Umbrella;
 - (vi) Excess insurance;
 - (vii) Boiler and machinery;
 - (viii) Motor vehicle mechanical breakdown;
 - (ix) Ocean marine.
 - (8) Crime coverage:
 - (a) Major perils:
 - (i) Forgery/alteration;
 - (ii) Theft/disappearance, destruction/vandalism;
 - (iii) Safe ((robbery)) burglary;
 - (iv) Robbery, burglary.
 - (b) Primary crime coverage forms:
 - (i) Premises burglary;
 - (ii) Robbery and safe burglary;
 - (iii) Theft, disappearance and destruction.
 - (c) Fidelity:
 - (i) Employee dishonesty coverage form:
 - (A) Individual;
 - (B) Scheduled;
 - (C) Blanket.
 - (ii) Financial institution bond.
 - (d) Forgery;
 - (e) Employee Retirement Income Security Act (ERISA);

- (f) Surety bond:
 - (i) Surety distinguished from insurance;
 - (ii) Parties to the contract;
 - (iii) Promise of the surety;
 - (iv) Major classes of surety bond.
- (9) Government programs:
 - (a) Worker's compensation;
 - (b) The Jones Act;
 - (c) The Longshore and Harbor Workers' Act;
 - (d) National crime program;
 - (e) Washington automobile insurance plan.

AMENDATORY SECTION (Amending Order R 88-14, filed 12/16/88)

- WAC 284-17-555 PROPERTY INSURANCE CURRICULUM. (1) Defining property insurance:
- (a) Loss of or damage to real or personal property;
 - (b) Loss of interest in real or personal property.
- (2) Evaluation of risk:
- (a) Maximum probable loss:
 - (i) Direct loss;
 - (ii) Indirect loss;
 - (iii) Concurrent causation.
 - (b) Factors affecting rates:
 - (i) Risks, perils, hazards;
 - (ii) Personal, business habits;
 - (iii) Blanket/specific coverage;
 - (iv) Coinsurance.
- (3) Personal insurance coverages:
- (a) Dwelling property forms – basic, broad, or special:
 - (i) Nature and eligibility;
 - (ii) Property covered/excluded;
 - (iii) Perils covered/excluded;
 - (iv) Deductibles;
 - (v) Limitation on loss settlement;
 - (vi) Other conditions and provisions.
 - (A) Entire contract;
 - (B) Agency binding authority.
- (b) Homeowners (section I) coverage – ISO HO-84 and Washington amendatory endorsement HO-300 (01/89):
- (i) Nature and eligibility;
 - (ii) Property covered:
 - (A) Personal dwelling;
 - (B) Other appurtenant private structures;
 - (C) Unscheduled personal property;
 - (D) Additional living expense.
 - (iii) Perils covered/excluded;
 - (iv) Property limited/excluded;
 - (v) Other provisions or conditions;
 - (vi) Cancellation or nonrenewal:
 - (A) Statutory requirements, notice; return of premium;
 - (B) Trade practice regulations.
- (vii) Common endorsements:
- (A) Replacement cost on contents;
 - (B) Guaranteed replacement cost on dwelling;
 - (C) Scheduled personal property;
 - (D) Earthquake;
 - (E) Inflation guard.
- (c) Other personal packages:
- ((†)) Mobile home(;

- (ii) ~~Farmowners~~)).
- (4) Commercial property coverages:
- (a) Property covered:
- (i) Building;
- (ii) Insured's business personal property;
- (iii) Personal property of others.
- (b) Cause of loss forms:
- (i) Basic;
- (ii) Broad;
- (iii) Special.
- (c) Property limited or excluded;
- (d) Optional coverages;
- (e) Conditions, provisions, and extensions of coverage;
- (f) Types of commercial package policies:
- (i) Commercial package policy;
- (ii) Businessowner's policy (section I):
- (A) Nature and purpose;
- (B) Standard/special form;
- (C) Coverages, exclusions;
- (D) Property limited or excluded.
- (g) Miscellaneous commercial property insurance:
- (i) Business income:
- (A) General nature;
- (B) Losses covered.
- (ii) Extra expense;
- (iii) Glass;
- (iv) Earthquake;
- (v) Inland marine;
- (vi) Ocean marine/yacht;
- (vii) Farmowner's.
- (5) Government programs:
- (a) National flood insurance program;
- (b) Fair access to insurance requirements (FAIR) plan;
- (c) Washington Insurance Guaranty Association;
- (d) Federal crop insurance program.

WSR 91-12-034
PROPOSED RULES
PERSONNEL BOARD
 [Filed June 3, 1991, 4:08 p.m.]

Original Notice.

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

Purpose: To outline parameters and requirements for promotional exams.

Statutory Authority for Adoption: RCW 41.06.040.

Statute Being Implemented: RCW 41.06.150.

Summary: Proposed language clarifies the reference use of one or a combination of promotional exams and to exam weighting.

Reasons Supporting Proposal: Consistency with language in WAC 356-22-090 referencing open competitive exams.

Name of Agency Personnel Responsible for Drafting: Christina Valadez, 521 Capitol Way South, 586-3329; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Department of Personnel, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Agency supports this proposal.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To outline parameters and requirements for promotional exams.

Proposal Changes the Following Existing Rules: Proposed language clarifies the reference use of one or a combination of promotional exams and to weighting exams.

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

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA 98504, on July 11, 1991, at 10:00 a.m.

Submit Written Comments to: Christina Valadez, P.O. Box 1789, Mailstop FE-11, Olympia, WA 98504, by July 9, 1991.

Date of Intended Adoption: July 11, 1991.

May 31, 1991
 Dee W. Henderson
 Secretary

AMENDATORY SECTION (Amending Order 364, filed 12/24/90, effective 2/1/91)

WAC 356-22-120 EXAMINATIONS—PROMOTIONAL—EVALUATIONS—REGULATIONS. (1) Inter-agency and intra-agency promotional examinations shall be announced as the director of personnel determines the need and shall be open to persons who meet the minimum requirement of the position and who are either current employees or employees who have been separated by reduction in force within the last year. Promotional examinations shall normally consist of ~~((any))~~ one or a combination of the following: written, performance, or oral test, or rating of training and experience, or other valid test that measures the skills, knowledge and abilities needed for the job class.

(2) The announcement of the promotional examination shall specify the desirable or minimum requirements, the expected ~~((parts))~~ type of the examination and the ~~((method of rating))~~ relative weights to be assigned if a combination of tests is used. Announcements shall be prominently posted by all appropriate agencies to ensure that the information is reasonably available to all.

(3) For a class used by only one agency, a promotional evaluation may be used in promotional scores if the class is in workweek group E and all competing employees are employed by the same agency at the time of the examination.

(4) When any of the conditions in subsection (3) of this section are not met, a promotional evaluation may be used in promotional scores provided that the director of personnel determines such promotional evaluations are practical and necessary to improve the effectiveness of the examination.

WSR 91-12-035
WITHDRAWAL OF PROPOSED RULES
DEPARTMENT OF HEALTH
(By the Code Reviser's Office)
 [Filed June 4, 1991, 8:17 a.m.]

WAC 308-122-380, 308-122-390, 308-122-400, 308-122-410, 308-122-420 and 308-122-500, proposed by

the Department of Health in WSR 90-23-022, appearing in issue 90-23 of the State Register, which was distributed on December 5, 1990, is withdrawn by the code reviser under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
Washington State Register

WSR 91-12-036

WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF ECOLOGY (By the Code Reviser's Office)

[Filed June 4, 1991, 8:18 a.m.]

WAC 173-19-2519, proposed by the Department of Ecology in WSR 90-23-106, appearing in issue 90-23 of the State Register, which was distributed on December 5, 1990, is withdrawn by the code reviser under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
Washington State Register

WSR 91-12-037

NOTICE OF PUBLIC MEETINGS TACOMA COMMUNITY COLLEGE

[Memorandum—June 3, 1991]

Our regular September board meeting has been changed from September 12 to September 5, 1991.

WSR 91-12-038

PROPOSED RULES DEPARTMENT OF ECOLOGY

[Order 91-25—Filed June 4, 1991, 3:41 p.m.]

Original Notice.

Title of Rule: Critical water resource situation response process (intergovernmental group convened for dealing with critical situations).

Purpose: To have governmental entity (state, local or tribal) designate a critical water resource situation and then convene an intergovernmental group to deal with the situation and to provide a nonexclusive list of tools available to the governments for protecting the resource.

Other Identifying Information: New section under chapter 173-500 WAC.

Statutory Authority for Adoption: Chapters 34.05 and 90.54 RCW.

Statute Being Implemented: Chapter 90.54 RCW.

Summary: Provides a process by which governmental entities (state, local or tribal) can designate a critical water resource situation and then convene an intergovernmental group to cooperatively design a strategy for addressing the situation.

Reasons Supporting Proposal: At a meeting of more than 200 people, representing 8 caucuses (state, local, tribes, agriculture, business, commercial and sport fishing, environmentalists and recreation), it was agreed that a mechanism was needed that would foster cooperative, multilevel governmental strategies for addressing urgent problems.

Name of Agency Personnel Responsible for Drafting: Ellen Wolfhagen, Mailstop PV-11, Baran Hall, Olympia, 459-6074; Implementation: Ken Slattery, Mailstop PV-11, Baran Hall, Olympia, 459-6114; and Enforcement: Hedia Adelman, Mailstop PV-11, Baran Hall, Olympia, 459-6056.

Name of Proponent: Department of Ecology, Water Resources Program, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule provides a designation process by which a governmental entity (state, local, or tribal) can identify a critical water resource situation. Once the designation is made and agreed to by the other governments, a group is convened which will negotiate and cooperatively design a strategy for addressing the critical situation. A nonexclusive list of tools is provided, which could be used by the governments for protecting the resource. Since this rule merely provides a process and does not specify which areas are to be designated, there are no identifiable impacts. Various governmental entities around the state have expressed interest in having the process formalized through the rule process.

Proposal Changes the Following Existing Rules: Adds a new section to existing chapter 173-500 WAC.

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

The critical water resource situation response process rule provides for a negotiation process involving the state, local government, and tribes in the event of a current or anticipated critical water shortage. All represented parties must agree to the designation of a critical water situation and must then participate in negotiations. The parties will then design a cooperative strategy for addressing the critical situation. This rule has been reviewed and the negotiation process in and of itself has no impact on industry. Industry may participate or provide comment through one of the government bodies on a voluntary basis. Since there is no impact, no small business economic impact statement is required. Mitigation is not necessary nor is it required. This rule provides a process for negotiation of and agreement on a strategy to address a critical water situation. The strategy agreed upon may impose costs and may require rule changes. The costs and impacts of those rule changes will be appropriately evaluated prior to filing those draft rules. Ecology cannot determine which areas, if any will declare a critical water resource situation. On the areas that ecology has identified as potential critical situations, ecology cannot assume that the other governments will concur. Ecology cannot predict what strategies will be chosen by the parties to any agreement resulting from negotiations. Therefore, it is impossible to predict what

costs, if any will arise from those strategies once they are developed.

Hearing Location: July 11, 1991, at 7:00 p.m., Yakima County Courthouse, 128 North 2nd Street, Room 420, Yakima, WA; and on July 18, 1991, at 7:00 p.m., Port of Seattle, Pier 66, 2201 Alaskan Way, 3rd Floor Conference Room, Seattle, WA.

Submit Written Comments to: Ellen Wolfhagen, Department of Ecology, Water Resources Program, Mailstop PV-11, Baran Hall, Olympia, Washington 98504-8711, by 5:00 p.m., on July 25, 1991.

Date of Intended Adoption: August 20, 1991.

June 4, 1991
Fred Olson
Deputy Director

NEW SECTION

WAC 173-500-080 CRITICAL WATER RESOURCE SITUATION RESPONSE PROCESS. In areas subject to the department of Ecology's jurisdiction, where there may be current or anticipated critical water resource or related water quality concerns, the local government(s), the state or the affected federally recognized tribe(s) may request that representatives from all three governmental entities and, as needed, appropriate federal agencies agree to the designation of the area as a critical water resource situation. All represented parties must agree to the designation. Upon designation, an intergovernmental group will be convened.

The purpose of the intergovernmental group is to cooperatively design a consultation strategy to address the problem(s) which triggered this critical situation response process.

The legal rights and remedies available to the three governmental entities shall not be compromised or abridged by participation in the critical situation response process. However, all of the parties agree to undertake a good faith effort to resolve the critical water resource situation without first resorting to legal action.

When the intergovernmental group determines that a critical water resource situation exists or requires further evaluation or data collection, the parties will consider applying those tools necessary to protect the resources. These tools must be exercised within 12 months or as otherwise agreed to by the parties, and include, but are not limited to: targeted conservation, efficiency, re-use; compliance and enforcement; dispute resolution assistance, Memoranda of Understanding and other agreements; local government restrictions on permit issuance or moratoria; basin withdrawal by adoption of administrative regulations under RCW 90.54.050 or limited state permit issuance.

WSR 91-12-039

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Order 91-27—Filed June 4, 1991, 3:48 p.m.]

Original Notice.

Title of Rule: Chapter 173-548 WAC, Water resources program in the Methow River Basin, WRIA 48 (WAC 173-548-050 Streams and lakes closed to further consumptive appropriation); and chapter 173-160 WAC, Minimum standards for construction and maintenance of wells (WAC 173-160-040 Permits).

Purpose: This rule further restricts well drilling and establishment of new water uses in subbasins which were closed to further appropriation with the adoption in 1976 of chapter 173-548 WAC.

Statutory Authority for Adoption: Chapters 18.104, 34.05, 90.54, 90.03, and 90.44 RCW.

Statute Being Implemented: Chapter 90.54 RCW.

Summary: This rule amends chapter 173-548 WAC, Methow basin water resources regulation, extending closure to ground water hydraulically connected to surface water which were closed to appropriation in 1977.

Reasons Supporting Proposal: Chapter 173-160 WAC, Minimum standards for construction and maintenance of wells, is also amended to notify well drillers that no wells shall be constructed in the subbasins listed as closed in the Methow water resources regulation, including those exempt from permitting under RCW 90.44.050, unless written approval obtained.

Name of Agency Personnel Responsible for Drafting: Cynthia Nelson, Department of Ecology, Mailstop PV-11, Olympia, 98504, (206) 459-6116; Implementation and Enforcement: Darlene Frye, 3601 West Washington, Yakima, WA 98903-1164, (509) 457-7123.

Name of Proponent: Department of Ecology, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The department has determined based on existing information that there are no surface waters or hydraulically connected ground waters available for appropriation in subbasins closed in the 1977 regulation. The department has identified these subbasins as requiring intensive control of ground water withdrawals. Well drilling and establishment of new water uses is further restricted. Specific situations in which wells may be approved are identified in the rule. (Chapter 173-548 WAC.) Chapter 173-160 WAC is also amended to notify well drillers that no wells shall be constructed in the subbasins listed as closed in the Methow water resources regulation, including those exempt from permitting under RCW 90.44.050, unless written approval has been obtained from the department prior to construction.

Proposal Changes the Following Existing Rules: The existing rules had partial year closures and some exceptions allowed. The proposed rule eliminates the original exceptions, replaces them with specific situations in which construction may be allowed, and extends the closures to year round. (Chapter 173-548 WAC.) The amendment to chapter 173-160 WAC notifies drillers of restrictions in the Methow closed subbasins.

SMALL BUSINESS ECONOMIC IMPACT STATEMENT

Summary

The proposed regulatory actions will not affect more than twenty percent of all industries or more than ten percent of the businesses in any one industry. Therefore, review and modification of the proposal is not required under chapter 19.85 RCW.

Background

Certain streams and lakes within the Methow River Basin were wholly or partially closed to further consumptive appropriation of water in 1977 when the water resources program for that basin was adopted. Some closures were for less than the entire year, and others provided exceptions for certain uses—primarily single domestic water supply and stock watering.

The current proposal converts part-year closures to a full year basis, removes use exceptions, and extends closure to further consumptive appropriation to ground waters that are hydraulically connected to the affected streams and lakes. New wells may be drilled within these areas only when: The proponent has a valid water right permit, the proponent has obtained a valid surface or ground water right permit through a transfer recognized and approved by the Department of Ecology, the proponent is replacing or modifying, with written approval from the department, a well exempt from permit requirements under RCW 90.44.050, or the ground water being sought for withdrawal has been determined not to be hydraulically connected with closed surface waters.

The proposal also requires that written approval be obtained from the Department of Ecology before drilling or constructing a well in the closed areas that would otherwise be exempt from permit requirements (i.e., withdraws 5,000 gallons per day or less for domestic use, stock water, industrial use or irrigation of one half acre or less of private lawn or garden).

Impact Analysis

This proposed regulatory action will not affect holders of existing water rights or existing wells within the covered subbasins. Rather, its impacts will fall upon future water-using development to the extent that one of the exceptions described previously does not apply. Given recent and current development patterns within the Methow River Basin, the bulk of this activity would most likely be residential development—either in the form of permanent homes or as resort/vacation/recreation facilities. Thus, the businesses and industries most likely to be affected would be those involved in the development of property, construction, and the financing and sale of such properties. For purposes of this analysis, the affected "population" of businesses was taken to be those located within or operating in Okanogan County.

As an initial step, information was gathered concerning the number of such businesses from the latest available information from the Washington State Departments of Revenue and Employment Security and from the United States Census Bureau publication *County Business Patterns*. Supplementary information came from directory listings in Okanogan County telephone books. The information collection process focused on identification of the number of firms within each of the three-digit subclasses of the construction and related trades industries (SIC 15-17) and the finance, insurance and real estate industries (SIC 60-67). There was no case in which more than ten percent of the firms in any of these industries were located within or showed evidence of operating within Okanogan County.

Hearing Location: Winthrop Barn, Winthrop, Washington, on August 15, 1991, at 7:00 p.m.

Submit Written Comments to: Cynthia Nelson, Department of Ecology, Mailstop PV-11, Olympia, Washington 98504-8711, by August 23, 1991.

Date of Intended Adoption: October 1, 1991.

June 4, 1991
 Fred Olson
 Deputy Director

AMENDATORY SECTION (Amending Order DE 76-37, filed 12/28/76)

WAC 173-548-050 STREAMS AND LAKES CLOSED TO FURTHER CONSUMPTIVE APPROPRIATIONS. The department, having determined based on existing information that there are no waters available for further appropriation through the establishment of rights to use water consumptively, closes the ((following)) streams and lakes listed in (a) and (b), and ground water hydraulically connected with these surface waters to further consumptive appropriation ((for the periods indicated, with exceptions as noted:)) This includes rights to use water consumptively established through permit procedures and ground water withdrawals otherwise exempted from permit under Chapter 90.44.050 RCW. Specific situations in which well construction may be approved are identified.

No wells shall be constructed for any purposes, including those exempt from permitting under RCW 90.44.050, unless one or more of the following conditions have been met and construction of the well has been approved in writing by the department prior to the beginning of well construction:

(1) The proponent has a valid water right permit recognized by the department. For an existing community domestic use, a water right permit must be held by a purveyor of an approved system. (For the purposes of this chapter, an approved water system is one in compliance with the state Drinking Water Regulations, Chapter 246-290 WAC and the state Surface and Ground Water Codes, Chapters 90.03 and 90.44 RCW); or

(2) The proponent has obtained a valid state surface or ground water right through a transfer approved by the department under the statutory authority of Chapter 90.03 RCW or Chapter 90.44 RCW; or

(3) The proponent is replacing or modifying an existing well developed under the exemption from permit clause of RCW 90.44.050 and this has been approved in writing by the department; or,

(4) If the ground water being sought for withdrawal has been determined by the department not to be hydraulically connected with surface waters listed as closed, the department may approve a withdrawal. When insufficient evidence is available to the department to make a determination that ground and surface waters are not hydraulically connected, the department shall not approve the withdrawal of ground water unless the person proposing to withdraw the ground water provides additional information sufficient for the department to determine that hydraulic continuity does not exist and that water is available.

(a) STREAM CLOSURES

The following streams are closed all year, including all ground waters hydraulically connected to these streams.

Stream Name (Includes Tributaries)	((Affected Reach ————— Period Closure))
Wolf Creek	((Mouth to Headwaters ————— Closed all year**))
Bear Creek (Davis Lake)	((^a ————— Closed all year))
Thompson Creek	((^a ————— Closed all year**))
Beaver Creek	((^a ————— Closed May 1 to Oct. 1**))
Alder Creek	((^a ————— Closed all year))
Benson Creek	((^a ————— Closed all year**))
Texas Creek	((^a ————— Closed all year))
Libby Creek	((^a ————— Closed May 1 to Oct. 1**))
Cow Creek	((^a ————— Closed May 1 to Oct. 1))
Gold Creek	((^a ————— Closed May 1 to Oct. 1**/**))
McFarland Creek	((^a ————— Closed May 1 to Oct. 1))
Squaw Creek	((^a ————— Closed May 1 to Oct. 1))
Black Canyon Creek	((^a ————— Closed May 1 to Oct. 1))
French Creek	((^a ————— Closed May 1 to Oct. 1**/**))

*Exception for single domestic and stock water.

**Exception for water developed solely from added storage capacity within the basin:))

(b) LAKE CLOSURES

((All lakes not listed below are restricted to rights to divert water for single domestic and stock watering purposes only, as appropriate:)) The following lakes are closed all year, including all ground waters hydraulically connected to these lakes:

Name	Location
Alta Lake	3 mi. SW of Pateros
Black Lake	25 mi. N of Winthrop

Name	Location
Black Pine Lake	9 mi. SW of Twisp
Crater Lake	10 mi. W of Carlton
Davis Lake	Bear Creek Drainage
Eagle Lake	11 mi. SW of Carlton
French Creek	Sec.28, T.31N., R.23E.
Libby Lake	10 mi. W of Carlton
(Louise)) Louis Lake	20 mi. W of Winthrop
Middle Oval Lake	16 mi. W of Carlton
North Lake	20 mi. W of Winthrop
Patterson Lake	Sec.8, T.34N., R.21E.
Pearygin Lake	Sec.36, T.35N., R.21E.
Slate Lake	14 mi. W of Winthrop
Sunrise Lake	16 mi. W of Methow
Upper Eagle Lake	12 mi. W of Carlton
West Oval Lake	16 mi. W of Carlton

~~((The development of future impoundments creating new lakes is provided for under WAC 173-548-050(a).))~~

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

AMENDATORY SECTION (Amending Order 88-58, filed 4/6/88)

WAC 173-160-040 PERMIT. As provided in RCW 90.44.050, no well shall be constructed if a withdrawal of more than five thousand gallons a day or irrigation of more than one-half acre of noncommercial lawn and garden is contemplated, unless an application to appropriate such waters has been made to the department and a permit has been granted.

As provided in WAC 173-548-050, no wells shall be constructed for any purposes in subbasins closed in the Methow water resources regulation, including those exempt from permitting under RCW 90.44.050, unless written approval has been obtained from the department prior to beginning well construction.

WSR 91-12-040

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 91-30—Filed June 4, 1991, 3:54 p.m.]

Date of Adoption: June 4, 1991.

Purpose: To amend WAC 173-300-070(2) to read: Inspectors shall be ~~((subject to the same))~~ exempt from all certification fees ((as a facility operator)).

Citation of Existing Rules Affected by this Order: Amending WAC 173-300-070(2).

Statutory Authority for Adoption: Chapter 70.95D RCW.

Pursuant to notice filed as WSR 91-09-053 on April 16, 1991.

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

June 4, 1991

Fred Olson

Deputy Director

AMENDATORY SECTION (Amending WSR 91-01-093, filed 12/18/90, effective 1/1/91)

WAC 173-300-070 CERTIFICATION OF INSPECTORS. (1) Any person who is employed by a public agency to inspect the operation of a landfill or incinerator described under this chapter to determine the compliance of the facility with state or local laws or

rules shall receive, in addition to the successful completion of the training and examination process as an operator under this chapter, training relevant to the inspection procedure.

(2) Inspectors shall be ~~((subject to the same))~~ exempt from all certification fees ((as a facility operator)).

WSR 91-12-041

EMERGENCY RULES

DEPARTMENT OF ECOLOGY

[Order 91-37—Filed June 4, 1991, 3:57 p.m.]

Date of Adoption: June 4, 1991.

Purpose: This emergency rule amends WAC 173-548-050 and 173-160-040 to further restrict well drilling and establishment of new water uses in subbasins which were closed to further appropriation with the adoption in 1976 of chapter 173-548 WAC.

Citation of Existing Rules Affected by this Order: Amending chapters 173-548 and 173-160 WAC.

Statutory Authority for Adoption: Chapters 34.05, 90.54, 18.104, 90.03, and 90.44 RCW.

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

Reasons for this Finding: The department has determined based on existing information that there are no surface waters or hydraulically connected ground water available for appropriation in subbasins closed in the 1977 regulation. The department has identified these subbasins as requiring intensive control of ground water withdrawals. Specific situations in which wells may be approved are identified.

Effective Date of Rule: Immediately.

June 4, 1991

Fred Olson

Deputy Director

AMENDATORY SECTION (Amending Order DE 76-37, filed 12/28/76)

WAC 173-548-050 STREAMS AND LAKES CLOSED TO FURTHER CONSUMPTIVE APPROPRIATIONS. The department, having determined based on existing information that there are no waters available for further appropriation through the establishment of rights to use water consumptively, closes the ((following)) streams and lakes listed in (a) and (b), and ground water hydraulically connected with these surface waters to further consumptive appropriation ((for the periods indicated, with exceptions as noted.)) This includes rights to use water consumptively established

through permit procedures and ground water withdrawals otherwise exempted from permit under Chapter 90.44.050 RCW. Specific situations in which well construction may be approved are identified.

No wells shall be constructed for any purposes, including those exempt from permitting under RCW 90.44.050, unless one or more of the following conditions have been met and construction of the well has been approved in writing by the department prior to the beginning of well construction:

(1) The proponent has a valid water right permit recognized by the department. For an existing community domestic use, a water right permit must be held by a purveyor of an approved system. (For the purposes of this chapter, an approved water system is one in compliance with the state Drinking Water Regulations, Chapter 246-290 WAC and the state Surface and Ground Water Codes, Chapters 90.03 and 90.44 RCW); or

(2) The proponent has obtained a valid state surface or ground water right through a transfer approved by the department under the statutory authority of Chapter 90.03 RCW or Chapter 90.44 RCW; or

(3) The proponent is replacing or modifying an existing well developed under the exemption from permit clause of RCW 90.44.050 and this has been approved in writing by the department; or,

(4) If the ground water being sought for withdrawal has been determined by the department not to be hydraulically connected with surface waters listed as closed, the department may approve a withdrawal. When insufficient evidence is available to the department to make a determination that ground and surface waters are not hydraulically connected, the department shall not approve the withdrawal of ground water unless the person proposing to withdraw the ground water provides additional information sufficient for the department to determine that hydraulic continuity does not exist and that water is available.

(a) STREAM CLOSURES

The following streams are closed all year, including all ground waters hydraulically connected to these streams.

Stream Name (Includes Tributaries)	((Affected Reach — Period Closure))
Wolf Creek	((Mouth to Headwaters — Closed all year**))
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Alder Creek	((" — Closed all year))
Benson Creek	((" — Closed all year**))
Texas Creek	((" — Closed all year))
Libby Creek	((" — Closed May 1 to Oct. 1**))
Cow Creek	((" — Closed May 1 to Oct. 1))
Gold Creek	((" — Closed May 1 to Oct. 1*/**))
McFarland Creek	((" — Closed May 1 to Oct. 1))
Squaw Creek	((" — Closed May 1 to Oct. 1))
Black Canyon Creek	((" — Closed May 1 to Oct. 1))
French Creek	((" — Closed May 1 to Oct. 1*/**))

*Exception for single domestic and stock water.

**Exception for water developed solely from added storage capacity within the basin.)

(b) LAKE CLOSURES

((All lakes not listed below are restricted to rights to divert water for single domestic and stock watering purposes only, as appropriate:)) The following lakes are closed all year, including all ground waters hydraulically connected to these lakes:

Name	Location
Alta Lake	3 mi. SW of Pateros
Black Lake	25 mi. N of Winthrop
Black Pine Lake	9 mi. SW of Twisp
Crater Lake	10 mi. W of Carlton
Davis Lake	Bear Creek Drainage
Eagle Lake	11 mi. SW of Carlton
French Creek	Sec.28, T.31N., R.23E.
Libby Lake	10 mi. W of Carlton
((Louis)) Louis Lake	20 mi. W of Winthrop
Middle Oval Lake	16 mi. W of Carlton
North Lake	20 mi. W of Winthrop
Patterson Lake	Sec.8, T.34N., R.21E.
Pearrygin Lake	Sec.36, T.35N., R.21E.
Slate Lake	14 mi. W of Winthrop
Sunrise Lake	16 mi. W of Methow
Upper Eagle Lake	12 mi. W of Carlton
West Oval Lake	16 mi. W of Carlton

((The development of future impoundments creating new lakes is provided for under WAC 173-548-050(a).))

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

AMENDATORY SECTION (Amending Order 88-58, filed 4/6/88)

WAC 173-160-040 PERMIT. As provided in RCW 90.44.050, no well shall be constructed if a withdrawal of more than five thousand gallons a day or irrigation of more than one-half acre of noncommercial lawn and garden is contemplated, unless an application to appropriate such waters has been made to the department and a permit has been granted.

As provided in WAC 173-548-050, no wells shall be constructed for any purposes in subbasins closed in the Methow water resources regulation, including those exempt from permitting under RCW 90.44.050, unless written approval has been obtained from the department prior to beginning well construction.

WSR 91-12-042
EMERGENCY RULES
DEPARTMENT OF ECOLOGY
 [Order 91-38—Filed June 4, 1991, 4:01 p.m.]

Date of Adoption: June 4, 1991.

Purpose: New section to chapter 173-500 WAC to create a new process by which the state, the local government and affected federally recognized tribe(s) can

come together and, in cooperation, design a strategy to address critical water resource situations.

Citation of Existing Rules Affected by this Order: Amending chapter 173-500 WAC.

Statutory Authority for Adoption: Chapters 34.05 and 90.54.

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

Reasons for this Finding: The department has determined that critical water resource situations exist, or potentially exist, involving water supply and related water quality, and that given the dependence of the state on ground and surface water to meet basic human needs, those problems result in public health and safety concerns. The department has determined, in consultation with the tribes, local governments and interested parties, that critical water resource situations exist in several water basins within the state. These critical situations may include existing or potential problems with water supply and related water quality. Given the dependence of the state on ground and surface water to meet basic human water needs, those problems result in public health and safety concerns. At the present time regulations do not provide a mechanism to the state, the tribes and the local governments to allow them to negotiate and cooperatively design planning strategies to address these situations. Adoption of this rule may avoid or defer litigation to resolve the critical water resource issues and to ensure consistency of the separate planning activities of each entity.

Effective Date of Rule: Immediately.

June 4, 1991
Fred Olson
Deputy Director

NEW SECTION

WAC 173-500-080 CRITICAL WATER RESOURCE SITUATION RESPONSE PROCESS. *In areas subject to the department of Ecology's jurisdiction, where there may be current or anticipated critical water resource or related water quality concerns, the local government(s), the state or the affected federally recognized tribe(s) may request that representatives from all three governmental entities and, as needed, appropriate federal agencies agree to the designation of the area as a critical water resource situation. All represented parties must agree to the designation. Upon designation, an intergovernmental group will be convened.*

The purpose of the intergovernmental group is to cooperatively design a consultation strategy to address the problem(s) which triggered this critical situation response process.

The legal rights and remedies available to the three governmental entities shall not be compromised or

abridged by participation in the critical situation response process. However, all of the parties agree to undertake a good faith effort to resolve the critical water resource situation without first resorting to legal action.

When the intergovernmental group determines that a critical water resource situation exists or requires further evaluation or data collection, the parties will consider applying those tools necessary to protect the resources. These tools must be exercised within 12 months or as otherwise agreed to by the parties, and include, but are not limited to: targeted conservation, efficiency, re-use, compliance and enforcement; dispute resolution assistance, Memoranda of Understanding and other agreements; local government restrictions on permit issuance or moratoria; basin withdrawal by adoption of administrative regulations under RCW 90.54-050 or limited state permit issuance.

WSR 91-12-043
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3187—Filed June 4, 1991, 4:08 p.m.]

Date of Adoption: June 4, 1991.

Purpose: To clearly describe that the department has the option to determine eligibility for expedited service and determine benefit level using either the standard utility deduction or the actual utilities costs, whichever is a higher deduction.

Citation of Existing Rules Affected by this Order: Amending WAC 388-49-080 Expedited service.

Statutory Authority for Adoption: RCW 74.04.510.

Pursuant to notice filed as WSR 91-09-031 on April 12, 1991.

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

June 4, 1991
Dewey Brock
for Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 3097, filed 11/20/90, effective 12/21/90)

WAC 388-49-080 EXPEDITED SERVICE. (1) The department shall provide expedited service for applying households when the household:

(a) Has liquid resources of one hundred dollars or less; and

(b) Has gross monthly income under one hundred fifty dollars; or

(c) Has combined gross monthly income and liquid resources which are less than the household's current monthly rent or mortgage and either the:

(i) Standard utility allowance as set forth in WAC 388-49-505; or

(ii) Actual utilities costs, whichever is higher; or

(d) Includes all members who are homeless individuals; or

(e) Includes a destitute migrant or seasonal farm worker whose liquid resources do not exceed one hundred dollars.

(2) The department shall provide food stamps to households eligible for expedited service by the end of the fifth calendar day following the date the application was filed.

(3) The department shall provide food stamps to residents of drug and alcohol treatment centers and group living arrangements eligible for expedited service, by the fifth calendar day following the date of application.

(4) When certifying a household eligible for expedited service, the department shall:

(a) Verify the applicant's identity through readily available documentary evidence, or if this is unavailable, through a collateral contact; or

(b) Verify the identity of the authorized representative who applies on behalf of the household; and

(c) Make a reasonable effort to complete verification as described in WAC 388-49-110 within the expedited processing standards;

(d) Require the applicant to register for work unless exempt or the authorized representative is applying for the household;

(e) Attempt to register other nonexempt household members for work without delaying expedited benefits;

(f) Issue benefits within five calendar days for expedited service; and

(g) Assist the household in obtaining necessary verification.

(5) The department shall certify an expedited service household:

(a) Based on certification periods in WAC 388-49-160 when all necessary verification is provided; or

(b) For one month when necessary verification is postponed; or

(c) For the month of application and the second month when:

(i) Verification is postponed; and

(ii) The application is received on or after the sixteenth of the month.

(6) The department shall, after postponed verification is received for cases certified under subsection (5)(c), issue the second month's benefits:

(a) Within five working days from receipt of the verification; or

(b) The first working day of the second month, whichever is later.

(7) There is no limit to the number of times a household may receive expedited service provided:

(a) The household completes the postponed verification requirements, or

(b) The household was certified under the thirty-day processing standard since the last expedited certification.

(8) The department shall conduct an out-of-office interview and complete the application process within the expedited service standard when a household is entitled to expedited service and a waiver of the office interview.

WSR 91-12-044
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3188—Filed June 4, 1991, 4:10 p.m.]

Date of Adoption: June 4, 1991.

Purpose: Deleted the requirement that siblings and nonsiblings be included in a single assistance unit. Excludes children receiving Title IV-E state and/or local foster care maintenance payments from the assistance unit. Excludes children receiving Title IV-E, state and/or local adoption support payments from the assistance unit, unless including the child in the assistance unit will result in the family receiving higher benefits. Changes "OPPORTUNITIES" to "Job Opportunities and Basic Skills Training (JOBS)." JOBS program replaces OPPORTUNITIES program effective October 1, 1990.

Citation of Existing Rules Affected by this Order: Amending WAC 388-24-050 Aid to families with dependent children—Assistance unit.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to notice filed as WSR 91-09-068 on April 17, 1991.

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

June 4, 1991

Dewey Brock

for Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 2731, filed 11/30/88)

WAC 388-24-050 AID TO FAMILIES WITH DEPENDENT CHILDREN—ASSISTANCE UNIT.

(1) Except as specified in subsection ((~~4~~)) (3) of this section, the department shall include, in a single assistance unit, the following persons living together:

(a) A woman in her third trimester of pregnancy who has no other child; or

(b) The child(ren), including all full ((~~or~~)), half, or adopted brothers and sisters of such a child(ren); and

(c) The parent(s), adoptive parent(s), or stepparent(s) with whom the child(ren) lives; and

(d) A minor parent's parent who claims to be the needy caretaker relative of:

(i) The minor parent((;));

(ii) The minor parent's child((;)); or

(iii) The minor parent's full or half brother or half sister.

(2) Except as specified in subsection ((~~4~~)) (3) of this section, the department may include in the assistance unit at the option of the family:

(a) One needy relative caretaker of specified degree whose eligibility depends solely on caring for the child(ren), if a parent does not reside in the family home; ((~~or~~))

(b) The stepbrothers or stepsisters of a child included in the assistance unit, except as required in subsection (1) of this section; ((~~or~~))

(c) Needy eligible nonsibling children.

(3) ~~((The department shall authorize only one assistance unit grant for all needy eligible siblings and nonsiblings living with a single caretaker relative or relative married couple.~~

(4)) The department shall exclude from the assistance unit those persons ineligible due to factors not related to need. Exclusions include, but are not limited to:

- (a) A recipient of SSI benefits;
- (b) An alien not meeting the citizenship and alienage requirements (see WAC 388-26-120); ~~((and))~~
- (c) Adopted children receiving Title IVE, state or local adoption assistance if inclusion of such children and their income will result in a decrease in benefits to the assistance unit;
- (d) Children who receive Title IVE, state and local foster care maintenance payments; and
- (e) A person under sanction for noncooperation with:
 - (i) ~~The ((OPPORTUNITIES))~~ Job Opportunities Basic Skills Training (JOBS) program (see WAC 388-24-107); or
 - (ii) The department's office of support enforcement (see WAC 388-24-108 and 388-24-109).

WSR 91-12-045

PERMANENT RULES

BUILDING CODE COUNCIL

[Filed June 5, 1991, 8:37 a.m., effective July 1, 1991]

Date of Adoption: May 10, 1991.

Purpose: To adopt a new section 502 of chapter 51-13 WAC.

Statutory Authority for Adoption: RCW 19.27.190.

Pursuant to notice filed as WSR 91-07-047 on March 18, 1991.

Effective Date of Rule: July 1, 1991.

May 10, 1991
Gene J. Colin
Chair

READOPTED SECTION (Readopting WSR 91-01-102, filed 12/18/90, effective 7/1/91)

WAC 51-13-502 STATE-WIDE RADON REQUIREMENTS.

502.1: Crawlspace

502.1.1 General: All crawlspaces shall comply with the requirements of this section.

502.1.2 Ventilation: All crawlspaces shall be ventilated as specified in section 2516 (c) of the Washington State Uniform Building Code (chapter 51-16 WAC).

If the installed ventilation in a crawlspace is less than one square foot for each three hundred square feet of crawlspace area, or if the crawlspace vents are equipped with operable louvers, a radon vent shall be installed from a point between the ground cover and soil. The radon vent shall be installed in accordance with sections 503.2.6 and 503.2.7.

502.1.3 Crawlspace plenum systems: In crawlspace plenum systems used for providing supply or return air

for an HVAC system, aggregate, a soil gas retarder membrane and a radon vent pipe shall be installed in accordance with section 503.2.

In addition, a radon vent fan shall be installed and activated. The fan shall be located as specified in section 503.2.7. The fan shall be capable of providing at least one hundred cfm at one inch water column static pressure.

502.2 Radon monitoring

502.2.1 Three month etched track radon monitoring: A three month etched track radon monitor, installation instructions, and radon information sheets shall be provided by the builder at the final inspection to all single family residences and to all first floor dwelling units in multi-unit structures. It is not the responsibility of the builder to administer the radon test.

WSR 91-12-046

NOTICE OF PUBLIC MEETINGS

BOARD FOR

VOCATIONAL EDUCATION

[Memorandum—May 30, 1991]

Wednesday

June 26, 1991

8:30 a.m.

Room No. 1110, Main Building
Seattle Central Community College
1701 Broadway
Seattle, Washington

The Washington State Board for Vocational Education (SBVE) will hold a regular business meeting on Wednesday, June 26, 1991, beginning at 8:30 a.m., at Seattle Central Community College. Primary agenda items will include presentation of the 1992 federal fund distribution matrix, consideration and approval of job skills program grant applications, presentation of the SBVE FY 1992 operating budget, consideration and approval of grant applications for PY 1991 Job Training Partnership Act 8% and FY 1992 CBO/LEA Carl Perkins funds, and approval of the Carl Perkins Act goals and priorities for offender and tech-prep education programs.

People needing special accommodations, please call Patsi Justice at (206) 753-5660 or 234-5660 scan.

WSR 91-12-047

PERMANENT RULES

UNIVERSITY OF WASHINGTON

[Filed June 5, 1991, 9:14 a.m., effective October 1, 1991]

Date of Adoption: April 19, 1991.

Purpose: Amendments to the parking and traffic regulations were filed permanently under WSR 91-11-029 on May 8, 1991. The effective date for these amendments has been changed with the exception of WAC 478-116-088 which stands as filed on May 8, 1991.

Citation of Existing Rules Affected by this Order: Repealing WAC 478-116-085 and 478-116-600; and amending WAC 478-116-020, 478-116-055, 478-116-080, 478-116-090, 478-116-110, 478-116-130, 478-116-160, 478-116-210, 478-116-230, 478-116-240, 478-116-250, 478-116-260, 478-116-290, 478-116-300, 478-116-360, 478-116-390, 478-116-450, 478-116-520, 478-116-584, 478-116-586, 478-116-588, and 478-116-601.

Statutory Authority for Adoption: RCW 28B.20.130 and 28B.10.560.

Pursuant to notice filed as WSR 91-06-092 on March 6, 1991.

Effective Date of Rule: October 1, 1991.

June 2, 1991

Melody Tereski

Administrative Procedures Officer

AMENDATORY SECTION (Amending Order 89-1, filed 7/13/89, effective 8/13/89)

WAC 478-116-020 OBJECTIVES OF PARKING AND TRAFFIC REGULATIONS. (1) The objectives of these regulations are:

- (a) To protect and control traffic and parking.
- (b) To assure access at all times for emergency vehicles and equipment.
- (c) To minimize traffic disturbance during class hours.
- (d) To facilitate the work of the university by assuring access to its vehicles and by assigning the limited parking space for the most efficient use.
- (e) To encourage travel to the university by means other than single occupancy vehicle (SOV).

(2) Permission to park or operate a vehicle or bicycle upon state lands governed by these regulations is a privilege granted by the board of regents of the University of Washington, and does not ensure regular availability of a parking space under the conditions stated in WAC 478-116-020 and 478-116-180 and elsewhere in these regulations.

AMENDATORY SECTION (Amending Order 89-1, filed 7/13/89, effective 8/13/89)

WAC 478-116-055 DEFINITIONS. (1) Bicycle. Any device defined in chapter 46.04 RCW or hereafter amended.

(2) Campus. The state lands devoted mainly to the education, housing, or research activities of the University of Washington.

(3) Impoundment. The removal of the vehicle to a storage facility either by an officer or authorized agent of the University of Washington police department.

(4) Pedestrian. Any person afoot, as defined in chapter 46.04 RCW.

(5) Skateboard. Any oblong board of whatever composition, with a pair of small wheels at each end, which device may be ridden by a person.

(6) Traffic. Pedestrians and vehicular and nonvehicular modes of transportation, as the same are defined in chapter 46.04 RCW as now or hereafter amended.

(7) Vehicular modes of transportation and/or vehicles. "Vehicles" in chapter 46.04 RCW as now or hereafter amended.

(8) Nonvehicular modes of transportation. Nonpedestrian transportation devices other than vehicles (as defined herein) and shall include (~~but not be limited to;~~) bicycles (~~and skateboards~~).

(9) Key card. A plastic card which actuates the automatic gate arms controlling certain parking areas, and is issued by the parking division.

(10) Legal owner. Person(s) having a security interest in a vehicle perfected in accordance with chapter 46.12 RCW or the registered owner of a vehicle unencumbered by a security interest or the lessor of a vehicle unencumbered by a security interest.

(11) Registered owner. The person whose lawful right of possession of a vehicle has most recently been recorded with the department of licensing.

(12) Valid. The effective period of a parking permit issued by the parking division and having the vehicle(s) license plate(s) listed on the permit for which the permit is to be displayed.

(13) Register/registration. The listing of any vehicle with parking division, by the applicant to be eligible but not yet having been issued a parking permit for the university.

(14) Renewal/renew. The replacement of an expired parking permit at the end of the permit's calendar date, provided all past parking fines on all vehicle(s) listed on the permit are paid.

(15) Reissue. The replacement of a permit which has been stolen, lost, change of parking lot designation, or a change of vehicle(s).

(16) Permit. A document issued by parking division that authorizes a person to park.

(17) Assign/assignment. Area designated for a person to park.

(18) Designate/designated. Parking area assignment for person to park per WAC 478-116-130(1).

(19) Reserve. Area within a parking area designated for individuals who have been assigned "reserve."

(20) Fee. A charge for the use of the permit issued.

AMENDATORY SECTION (Amending Order 87-1, filed 7/28/87, effective 9/1/87)

WAC 478-116-080 BICYCLE PARKING AND TRAFFIC REGULATIONS. (1) The primary aim of the bicycle control program is safety, and this aim will be achieved by keeping bicycles out of buildings, away from building exits, and parking them off paths and sidewalks. All bicycle owners are encouraged to register their bicycles at the university police department.

(2) Bicycles shall be parked in racks. At no time shall a bicycle be parked in a building, near a building exit, on a path or sidewalk, in planted areas nor chained or otherwise secured to trees, lamp standards or sign posts. Except for racks adjacent to the residence halls, bicycle racks in campus areas are for parking and shall not be used for overnight storage.

(3) Bicycles may be ridden any place where vehicles are permitted. They may be ridden on sidewalks, though pedestrians always have the right of way. Bicycles shall

not be ridden on paths or streets where signs indicate such is prohibited. An audible signal (~~shall~~) or warning must be (~~used~~) given by (~~bicycle operators to warn pedestrians of oncoming bicycles~~) the bicyclist whenever there is any appreciable risk of injury to a pedestrian not otherwise aware of the presence of the bicycle.

(4) Moving a bicycle into any unauthorized area is prohibited.

(5) Impounding for illegal parking.

(a) Bicycles parked in violation of WAC 478-116-080(2) will be subject to seizure and (~~impounding~~) impound by the university.

(b) A bicycle abandoned or parked on university land for twenty-one calendar days or longer is subject to seizure and impound by the university. A bicycle will not be considered abandoned when the owner/operator is unable to remove it and so notifies the university police department.

(c) Impounded bicycles will be stored at the university police department. Bicycles will be released at specified times and upon presentation of proof of ownership and payment of a \$5.00 fine. Owners of impounded bicycles, if identifiable, will be notified as soon as reasonably possible after impoundment and must reclaim the bicycle within fifteen calendar days. Bicycles unclaimed after sixty calendar days will be subject to sale at a public auction conducted by the university (~~police~~) surplus property department.

(d) The university and its officers, employees and agents shall not be liable for loss or damage of any kind resulting from such immobilization, impounding and storage.

(6) Bicycles operated on roadways shall be subject to all relevant Seattle ordinances and state statutes regulating bicycle use.

AMENDATORY SECTION (Amending Order 78-3, filed 6/15/78)

WAC 478-116-090 TOURISTS AND VISITORS—EXEMPTION FROM PERMIT REQUIREMENTS. The manager of the parking division may allow tourists and visitors without permits to drive through the campus without parking, but (~~he or she~~) the manager may require them to wait at the entrances to the campus during times when traffic congestion is above normal, such as at the time of class changes.

AMENDATORY SECTION (Amending Order 89-1, filed 7/13/89, effective 8/13/89)

WAC 478-116-110 REGULATORY SIGNS AND DIRECTIONS. (1) Drivers of vehicles shall obey regulatory signs which are posted by the university consistent with the parking and traffic regulations of the University of Washington. Drivers of vehicles shall also comply with directions issued by members of the parking division in the assignment and use of parking space and in the collection of parking fees.

(2) Pedestrians and operators of vehicular modes of transportation shall comply with directions issued by university police officers in the enforcement of these regulations and in the general control and regulation of traffic. (~~Drivers of vehicles shall also comply with directions issued by members of the parking division in the assignment and use of parking space and in the collection of parking fees.~~)

AMENDATORY SECTION (Amending Order 75-2, filed 6/4/75)

WAC 478-116-130 DESIGNATED AND ASSIGNED PARKING AREAS. (1) No vehicle shall be parked on the campus except in those areas set aside and designated as parking areas.

(2) No vehicle shall be parked:

(a) At any place where official signs prohibit parking.

(b) Within (~~ten~~) fifteen feet of a fire hydrant.

(3) No vehicle shall be parked in any parking area without a permit for that area, except as provided in WAC 478-116-160.

AMENDATORY SECTION (Amending Order 75-2, filed 6/4/75)

WAC 478-116-160 EXCEPTIONS TO PARKING RESTRICTIONS. (~~WAC 478-116-060 and 478-116-130 (1) and (3) of these rules and regulations shall not apply to the drivers of state-owned vehicles which are operated by the University of Washington.~~) (1) State-owned vehicles which are operated by the University of Washington shall not:

(a) Be required to have a valid permit as set in WAC 478-116-060;

(b) Be required to park in designated parking areas as set in WAC 478-116-130 (1) and (3).

(2) State-owned vehicles which are operated by the University of Washington shall not:

(a) Park within fifteen feet of a fire hydrant;

(b) Park in areas marked as tow, fire, prohibitive, no parking, wheelchair/disability, or reserved parking stalls or areas.

(3) Exceptions for state-owned vehicles may be granted by the university police due to repair or construction upon written request.

AMENDATORY SECTION (Amending Order 89-1, filed 7/13/89, effective 8/13/89)

WAC 478-116-210 AUTHORIZATION FOR ISSUANCE OF PERMITS. (1) The manager of the parking division is authorized to issue permits to drive or park upon the campus (~~to university faculty members and other employees, officers, and agents, university students, guests, and visitors of the university for such individual's personal use pursuant to the provisions of WAC 478-116-210 through 478-116-320 and 478-116-360~~).

(2) All outstanding campus parking violation penalties must be satisfactorily settled before a parking permit may be issued or reissued or renewed.

AMENDATORY SECTION (Amending Order 79-3, filed 8/2/79)

WAC 478-116-230 (~~((PRIORITIES))~~) PARKING ALLOCATION. (1) The parking space(s) available on the campus shall be allocated by the manager of the parking division (~~((among applicants for permits))~~) in such manner as will best obtain the objectives of these regulations while providing for the parking needs of all parking system patrons. In (~~((making such))~~) developing guidelines for the allocation of parking spaces, the manager of the parking division shall consult with and receive the advice of the (~~((transportation))~~) advisory committee (~~((appointed by the president of the university to represent the interests of the faculty, the staff personnel and the student body.~~

(2) ~~Unless in his or her opinion the objectives of these regulations would otherwise be better served, the manager of the parking division shall observe the following priorities in the issuance of permits to applicants, with the first-listed priority being highest and the last-listed priority being lowest:~~

(a) ~~Physically handicapped faculty members, staff personnel and students. Such faculty and staff must obtain a certificate from a physician and such students must obtain a disability parking request from Hall Health Center indicating that special parking assignment is essential in order for them to perform their assigned duties or to attend classes;~~

(b) ~~Deans, senior executive and administrative officers, and department chairpersons and directors;~~

(c) ~~Full professors, associate professors, and three or more person carpools;~~

(d) ~~Assistant professors, instructors, research associates and lecturers, librarians with academic status, and two person carpools;~~

(e) ~~Full-time personnel who regularly and frequently require their vehicle to facilitate their work. Procedures for such issuance will be determined by the manager of the parking division;~~

(f) ~~Other full-time personnel;~~

(g) ~~Teaching and research assistants, two or more person teaching and research assistants carpools;~~

(h) ~~Students whose extracurricular activities require regular and frequent use of vehicles. Procedures for such issuance will be coordinated between the vice president for student affairs and the manager of the parking division;~~

(i) ~~Part-time academic and part-time staff personnel;~~

(j) ~~All other university students.~~

(3) ~~When recommended by the appropriate vice president or dean or his or her designee, parking spaces may be redistributed among personnel within a department or administrative unit.~~

(4) ~~Assignment of parking space to residence hall students will be made in accordance with priorities and procedures developed by the director of housing and food services and approved by the manager of the parking division)) on transportation.~~

AMENDATORY SECTION (Amending Order 89-1, filed 7/13/89, effective 8/13/89)

WAC 478-116-240 VISITOR PARKING. All visitors, including guests, salespersons, patients, maintenance or service personnel, contractors, consultants, and all other members of the public shall park only in available space as directed by the parking division and the established parking fee shall be paid, except as noted below:

(1) ~~((University of Washington licensed vehicles, and))~~ Public safety(~~(/)~~) and emergency vehicles performing services to the University of Washington as required.

(2) Media vehicles may park in designated spaces without charge.

(3) Taxis, tow trucks, and commercial delivery vehicles may enter the campus without payment of the parking fee for pickup or delivery of passengers, supplies and equipment only.

(4) School buses and tour buses.

(5) Individuals coming to the campus for the purpose of rendering (~~((uncompensated))~~) requested services to the University of Washington will be parked in designated areas without charge. In such event, the department or administrative unit receiving the (~~((uncompensated))~~) requested service will pay the parking fee at the departmental commuter ticket rate.

(6) Persons retired from the university will be parked in designated areas (~~((without charge))~~) at a reduced rate. Retired persons reemployed may purchase annual permits at forty percent of the annual permit cost(~~((or may purchase quarterly permits at one hundred percent of the quarterly permit cost))~~).

AMENDATORY SECTION (Amending WSR 90-13-026, filed 6/12/90, effective 7/13/90)

WAC 478-116-250 (~~((SPECIAL))~~) OTHER TYPES OF PERMITS. (1) Temporary or part-time employees, maintenance and service personnel, persons serving the university without pay, and other visitors who must frequently visit the campus on university business, (~~((staff))~~) may be issued parking permits at the regular annual or quarterly fee or at a rate based on the regular annual fee, (~~((subject to the approval of))~~) in accordance with guidelines issued by the manager of the parking division. Parking on the campus will not be provided to persons intending to make personal solicitations from or personal sales to university employees or students.

(2) Complimentary drive-through permits may be issued to parents of young children registered in university sponsored programs. Drive-through permits do not include parking privileges.

(3) The manager of the parking division will assist university departments which sponsor functions such as conferences, seminars, dinners, and similar events in arranging for parking and the collection of parking fees. Such fees will be deposited in the parking fund.

(4) Self-sustaining university departments may require parking for their events in the same manner as they do other services furnished by the university and

the parking fees collected will be deposited in the parking fund.

~~(5) ((Reserved parking areas may be assigned for use by the president, vice presidents, deans, department directors, or their equivalents. Additionally, reserved parking areas may be assigned for use by physically handicapped individuals where need and condition therefor are demonstrated to the manager of the parking division. The transportation officer is authorized to make exceptions to these restrictions if it is determined that such reserved status is required in the conduct of university business.)) Reserved parking area ((permits will)) designators, such as reserve, wheelchair, disabled, may be issued ((only)) by the manager of the parking division ((and)) upon payment of the prescribed fee. ((Such parking areas will be reserved usually between the hours of 7:00 a.m. and 6:00 p.m., Monday through Friday.))~~

(6) Capital projects which use parking spaces for employee parking or construction staging may be assessed a charge based on their impact to parking revenues.

~~((7) The parking manager shall designate parking areas and establish parking rate fees for the 1990 Goodwill Games. The rates shall be established with the advice of the advisory committee on transportation and shall be sufficient to ensure that the parking fund remains self-sustaining and to encourage high occupancy vehicle trips to minimize traffic congestion.))~~

AMENDATORY SECTION (Amending Order 87-1, filed 7/28/87, effective 9/1/87)

WAC 478-116-260 ATHLETIC EVENT PARKING. The parking fee established ((in WAC 478-116-600)) by schedule will be charged for each vehicle parked for athletic events, except:

- (1) Vehicles displaying valid university parking permits;
- (2) Vehicles of visiting teams, coaches and bands;
- (3) Vehicles of persons presenting permits for prepaid athletic parking. The agency or office issuing the permit will reimburse the parking fund at the established fee for each vehicle parked.

AMENDATORY SECTION (Amending Order 87-1, filed 7/28/87, effective 9/1/87)

WAC 478-116-290 ~~TEMPORARY AND REPLACEMENT PERMITS.~~ (1) Any permit holder may obtain without charge a temporary permit at the parking division office for an unregistered vehicle when necessary due to nonavailability of his or her registered vehicle.

(2) Any permit holder may obtain a replacement permit upon completion of a signed certificate as provided in ((WAC 478-116-600(2))) the fee schedule when his or her assigned permit has been lost, stolen or destroyed.

AMENDATORY SECTION (Amending Order 75-2, filed 6/4/75)

WAC 478-116-300 VEHICLE AND DRIVER'S LICENSES REQUIRED. ((+)) Any applicant for a permit must possess a valid driver's license and the vehicle for which ((he or she)) the applicant seeks a permit must also be validly licensed and registered.

~~((2) Persons who do not have the regular use of an automobile will not be eligible for permits, except in cases involving physical disability. Such applicants shall set forth in writing the arrangements for transporting them to and from campus.))~~

AMENDATORY SECTION (Amending Order 89-1, filed 7/13/89, effective 8/13/89)

WAC 478-116-360 CARPOOLS ((PERMITS)).

(1) Two or more people constitute a valid carpool.

(2) ((Faculty or staff personnel with/without students may be issued one transferable permit for each carpool. This permit is transferable only among the registered vehicles of the carpool and is not valid on any other vehicle.

(3)) The manager of the parking division is authorized to set aside carpool spaces in designated parking areas, establish guidelines for permit issuance, and to develop appropriate procedures, to encourage carpooling and insure against abuse of carpool privileges.

AMENDATORY SECTION (Amending Order 87-1, filed 7/28/87, effective 9/1/87)

WAC 478-116-390 SCHEDULE OF FEES. Fees for parking ((are those provided in WAC 478-116-600)) and the effective date thereof shall be submitted to the board of regents for approval by motion. Prior to approval by the board of regents, the university shall, after notice, hold a hearing on the proposed schedule. The hearing shall be open to the public, and shall be presided over by a presiding officer who shall prepare a memorandum for consideration by the university, summarizing the contents of the presentations made at the hearing. Approved fee schedules shall be available in the public area of the parking division office.

AMENDATORY SECTION (Amending Order 87-1, filed 7/28/87, effective 9/1/87)

WAC 478-116-450 ELECTION TO FORFEIT OR CONTEST. (1) The summons or parking violation notice issued pursuant to WAC 478-116-440 shall advise the alleged violator that he or she may elect, within fifteen calendar days of receipt of the violation notice, either to pay and forfeit the fine applicable to the violation(s) charged or to contest the matter(s) in the university parking court.

(2) If the alleged violator chooses to forfeit the fine(s) he or she may do so by mail, forwarding the appropriate amount by check or money order or bringing such amount in cash to the university parking violations division. Such forfeiture shall constitute a waiver of the right to a hearing.

(3) If the alleged violator chooses to contest, he or she may do so by contacting the parking violations division and requesting a date to appear in court. Such request may be made by telephone, mail or in person. If a person believes that a personal court appearance would represent an unreasonable hardship, he or she may request to contest a matter in writing. If such a request is approved, the person who received the violation may submit written materials to be considered by the parking

court judge as testimony in lieu of a personal court appearance. The parking court judge will then issue a final decision, a copy of which will be mailed to the person who received the violation.

(4) If an alleged violator has received one or more parking violation notice(s) amounting to ~~(((\$20.00))~~ \$28.00 or more and has neither paid the fines nor requested a court date, the parking violations division shall send a notice of election to forfeit or contest to the alleged violator not less than seven calendar days following service of the unanswered summons or parking violations notice. This notice shall direct the individual to either (a) pay the fine in the amount specified or, (b) request an appearance before the university parking court. Such action must be taken within ~~((ten))~~ fifteen calendar days of the date the notice of election to forfeit or contest was posted. Failure to comply with either (a) or (b) within the specified time limit will result in a default judgment, and the university parking judge may impose such penalty or fines appropriate under the schedule of fines established pursuant to WAC 478-116-520.

(5) Failure of an alleged violator to appear in the university parking court on the date set or to apply for a continuance of the hearing date or to pay and forfeit fines prior to the hearing date shall, unless lawful excuse is established before the university parking court, constitute a plea of guilty to the complaint or information and such penalty or fine may be imposed by the parking judge as is appropriate under the schedule of fines established pursuant to WAC 478-116-520.

AMENDATORY SECTION (Amending Order 89-1, filed 7/13/89, effective 8/13/89)

WAC 478-116-520 FINES AND PENALTIES.

(1) The fines or penalties which may be assessed for violations of these regulations are those detailed in WAC 478-116-601.

(2) Fines.

(a) Persons cited for violation of these regulations may respond either by arranging for a university parking court date or by paying and forfeiting a fine within fifteen calendar days of service of the citation in accordance with WAC 478-116-450. Forfeitures submitted by mail must be postmarked within fifteen calendar days of the date of issue of the citation in order to avoid additional penalties.

(b) An additional fine of ~~(((\$7.00))~~ ten dollars per offense shall be assessed for each parking citation which is not responded to within the fifteen calendar day limit provided in ~~((WAC 478-116-520 (2)))~~ (a) of this subsection.

~~((c))~~ (3) The manager of the parking division shall cause these regulations or a reasonable summary thereof to be:

~~((i))~~ (a) Published in the University of Washington Daily at least twice each calendar year.

~~((ii))~~ (b) Prominently displayed in the offices of the university parking violations division, the university police department, and the parking division.

~~((d))~~ (4) The fine schedule shall be printed on the parking violation notices served on alleged violators.

AMENDATORY SECTION (Amending Order 87-1, filed 7/28/87, effective 9/1/87)

WAC 478-116-584 IMPOUNDMENT WITHOUT PRIOR NOTICE. A vehicle may be impounded without reasonable attempt having been made to notify the owner of the possibility of this action only in the following circumstances:

~~((a))~~ (1) When in the judgment of a university police officer the vehicle is obstructing or may impede the flow of traffic, or is parked unattended in a posted fire lane~~((;))~~; or

~~((b))~~ (2) When in the judgment of a university police officer the vehicle poses an immediate threat to public safety~~((;))~~; or

~~((c))~~ (3) When a university police officer has probable cause to believe the vehicle is stolen~~((;))~~; or

~~((d))~~ (4) When a university police officer has probable cause to believe that the vehicle contains or constitutes evidence of a crime, and in ~~((his))~~ the police officer's judgment impoundment is necessary to obtain or preserve such evidence~~((;))~~; or

~~((e))~~ (5) When a driver is arrested and/or deprived of the right to leave with ~~((his/her))~~ the driver's vehicle, and the university police are responsible for the "safekeeping" of the vehicle; or

(6) When in violation of WAC 478-116-110.

AMENDATORY SECTION (Amending Order 89-1, filed 7/13/89, effective 8/13/89)

WAC 478-116-586 IMPOUNDMENT OF ABANDONED VEHICLES. ~~((A vehicle not subject to impoundment under WAC 478-116-582 or 478-116-584 may be impounded after notice of such proposed impoundment has been securely attached to and conspicuously displayed on said vehicle for a period of twenty-four hours prior to such impoundment when such vehicle is abandoned as that term is defined in RCW 46.55.100 as now or hereafter amended.))~~ (1) A parking enforcement or law enforcement officer discovering an apparently abandoned vehicle shall attach to the vehicle a readily visible notification sticker. The sticker shall contain the following information:

(a) The date and time the sticker was attached;

(b) The identity of the officer;

(c) A statement that if the vehicle is not removed within seventy-two hours from the time the sticker is attached, the vehicle will be impounded;

(d) The address and telephone number where additional information may be obtained.

(2) If the vehicle has an annual or quarterly permit displayed, the officer or the parking violations office shall check the records to learn the identity of the owner. The officer or the parking violations department shall make a reasonable effort to contact the owner by telephone in order to give the owner the information on the notification sticker.

(3) If the vehicle is not removed within the seventy-two hours from the time the notification sticker is attached, the officer may impound the vehicle.

AMENDATORY SECTION (Amending Order 87-1, filed 7/28/87, effective 9/1/87)

WAC 478-116-588 NOTICE AND REDEMPTION OF IMPOUNDED VEHICLES. (1) Not more than twenty-four hours after impoundment of any vehicle, the University of Washington police department shall mail a notice to the registered owner of the vehicle, as may be disclosed by the vehicle license number, if such be obtainable, and to any other person who claims the right to possession of the vehicle, if such a claim is known to an officer, agent or employee of the University of Washington police department who has knowledge of the impoundment. The notice shall be mailed to the registered owner at the address provided by the Washington state department of licensing or the corresponding agency of any other state or province. If a police officer who has knowledge of the impoundment has reason to believe that an owner, or one who claims to be an owner, is residing or in custody at some different address which is known to the officer, a copy of the notice shall be mailed or personally delivered to such owner or claimant in a manner designed, as nearly as may be practicable, to give actual notice to ~~((him or her))~~ the owner. The notice shall contain the full particulars of the impoundment, redemption, and an opportunity for a hearing to contest the propriety of the impoundment as hereinafter provided.

Similar notice shall be given to each person who seeks to redeem an impounded vehicle. If a vehicle is redeemed prior to the mailing of notice, the notice need not be mailed.

(2) Vehicles impounded shall be redeemed only under the following circumstances:

(a) Only the registered owner who has a valid driver's license or person authorized by the registered owner who has a valid driver's license and who produces proof of authorization and signs a receipt therefor, may redeem an impounded vehicle.

(b) Any person so redeeming a vehicle impounded shall pay the cost of such impoundment (towing and storage), together with such fines as are outstanding against the vehicle if impoundment was made pursuant to WAC 478-116-582 prior to redemption, except as provided in ~~((subsection))~~ (c) of this ~~((regulation))~~ subsection.

(c) Any person seeking to redeem a vehicle impounded under WAC 478-116-582, 478-116-584 or 478-116-586 has a right to a hearing to contest the validity of impoundment or the amount of towing and storage charges and shall have ~~((his or her))~~ the vehicle released upon making a written request for a hearing to the university parking court, paying any outstanding fines, and executing a promissory note, naming the University of Washington as payee, in an amount to include both the costs of towing and storage and a civil penalty of fifty dollars which promissory note shall immediately become due and owing in the event such person either:

(i) Fails to appear at the requested hearing~~((:));~~ or

(ii) Fails to pay by 6:00 p.m. the next business day following the hearing any towing and storage charges for which such person may be found liable.

~~((A))~~ (3) In addition to any other penalty which may be imposed as a result of actions described in subsection~~((s))~~ ~~(2)(c)~~(i) or (ii) of this section, campus parking privileges shall be suspended until all such debts are paid.

~~((B))~~ (4) The promissory note shall be automatically cancelled and discharged when a person either:

~~((i))~~ (a) Pays the towing and storage charges and cancels ~~((his or her))~~ the request for a hearing~~((:));~~ or

~~((ii))~~ (b) Pays the towing and storage charges by 6:00 p.m. the next business day after having been found liable therefore at the hearing provided for in this section.

AMENDATORY SECTION (Amending Order 87-1, filed 7/28/87, effective 9/1/87)

WAC 478-116-601 FINES AND PENALTIES. The following schedule of fines for violations of the rules listed ~~((in WAC 478-116-600))~~ below is hereby established:

OFFENSE	MAXIMUM FINE
01 Obstructing traffic	\$ ((15.00)) 25.00
WAC 478-116-190	
02 Enter/exit without paying	((15.00)) 20.00
WAC 478-116-110	
03 Failure to lock ignition.....	5.00
WAC 478-116-200	
04 Failure to set brakes.....	5.00
WAC 478-116-200	
05 Improper display of vehicle permit	3.00
WAC 478-116-340	
06 Permit not registered to this vehicle	5.00
WAC 478-116-060	
07 Occupying more than one stall or space.....	((5.00)) 10.00
WAC 478-116-140	
08 Parking in restricted parking area ..	((12.00)) 25.00
WAC 478-116-110	
09 Parking in prohibited area	((15.00)) 25.00
WAC 478-116-130	
10 Parking on planted areas	((12.00)) 16.00
WAC 478-116-130	
11 Parking out of assigned area	5.00
WAC 478-116-130	
12 Parking over posted time limit	((12.00)) 16.00
WAC 478-116-110	
13 Parking with no valid permit displayed	((12.00)) 20.00
WAC 478-116-060	

OFFENSE	MAXIMUM FINE
14 Parking within ((+0)) <u>15</u> feet of fire hydrant	((+5.00)) <u>25.00</u>
WAC 478-116-130	
15 Parking at expired meter	((+2.00)) <u>16.00</u>
WAC 478-116-350	
16 Parking outside cycle area	5.00
WAC 478-116-070	
17 Parking in space/area not designated for parking	12.00
WAC 478-116-130	
18 Parking while privilege suspended . . .	((25.00)) <u>50.00</u>
WAC ((478-116-520)) <u>478-116-540</u>	
19 Use of forged/stolen vehicle permit	100.00
WAC 478-116-060 and 478-116-370	
20 Impound	At cost
WAC 478-116-580	
21 Other violations of the university parking and traffic regulations	25.00
22 Failure to transfer a valid permit (upon application to the parking violations division the fine may be waived for the first offense in a 12-month period.)	3.00
WAC 478-116-340	
23 Parking in space designated for wheelchair	50.00

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 478-116-085 USE OF NONVEHICULAR MODES OF TRANSPORTATION.
- WAC 478-116-600 FEES.

**WSR 91-12-048
PROPOSED RULES
DEPARTMENT OF WILDLIFE
[Filed June 5, 1991, 11:05 a.m.]**

Original Notice.

Title of Rule: Adopting WAC 232-12-619 1992-94 Washington game fish regulations and 232-28-619 1992-94 Washington game fish seasons and catch limits; and amending WAC 232-12-001 Definition of terms.

Purpose: To establish the 1992-94 Washington game fish seasons, catch limits, and regulations.

Statutory Authority for Adoption: RCW 77.04.055 and 77.12.040.

Statute Being Implemented: RCW 77.04.055 and 77.12.040.

Summary: Establishes game fish seasons, catch limits and regulations for 1992-94 including time, place, manner and methods that may be used to fish for gamefish.

Reasons Supporting Proposal: Gamefish resource management.

Name of Agency Personnel Responsible for Drafting and Implementation: Patricia Doyle, AD, Fisheries Management Division, Olympia, (206) 753-5713; and Enforcement: Dan Wyckoff, AD, Wildlife Enforcement Division, Olympia, (206) 753-5740.

Name of Proponent: Washington Wildlife Commission, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Rule will establish game fish seasons, catch limits and regulations for 1992-94 including time, place, manner and methods that may be used to fish for gamefish.

Proposal Changes the Following Existing Rules: WAC 232-12-001 will be amended to clarify the definition for "lure."

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

Hearing Location: North Thurston School District, Administrative Center Board Room, 305 College Street N.E., Lacey, WA 98506, on July 20, 1991, at 8:30 a.m.; and at the Ramada Inn Ball Room, Spokane International Airport, Spokane, WA 99219, on September 21, 1991, at 8:30 a.m.

Submit Written Comments to: Pamela K. Madson, 600 Capitol Way North, Olympia, WA 98501-1091, by August 17, 1991.

Date of Intended Adoption: October 4, 1991.

June 5, 1991

Pamela K. Madson

Administrative Rules Officer

AMENDATORY SECTION (Amending Order 387, filed 4/26/89)

WAC 232-12-001 DEFINITION OF TERMS. Definitions used in rules of the commission are defined in RCW 77.08.010. In addition, unless the context clearly requires otherwise:

- (1) Snagging, gaffing, or spearing means: An effort to impale game fish in a part of its body other than its mouth by use of hooks or other devices.
- (2) A valid license, permit, tag, stamp or punchcard means: A license, permit, tag, stamp, or punchcard that was issued to the bearer for the current season by the commission and is required to hunt, fish or possess wildlife and has not been altered except as provided by rule of the commission.
- (3) Hook means: One single, double, or treble hook.
- (4) Barbless hook means: A single, pointed hook from which all barbs have been filed off, pinched down, removed or deleted when manufactured.
- (5) Falconry means: Possession, control, or use of a raptor for the purpose of hunting and free flight training.
- (6) Anadromous game fish means:
 - (a) Steelhead trout, *Oncorhynchus mykiss*
 - (b) Searun cutthroat, *Oncorhynchus clarkii*
 - (c) Searun Dolly Varden, *Salvelinus malma*
- (7) Handgun means: Any pistol, revolver or short firearm with a barrel length of less than sixteen inches and does not have a shoulder stock.
- (8) A lure means: A manufactured article with ((one or)) no more than three hooks attached, utilized for attraction or enticement of game fish.
- (9) Bait means: A natural substance, fresh or processed, utilized for attraction or enticement of wildlife and game fish.

NEW SECTION

WAC 232-12-619 1992-94 WASHINGTON GAME FISH REGULATIONS. These regulations are effective from April 16, 1992, to April 15, 1994, both dates inclusive.

Definitions.

Boat fishing: Fishing while in or on a boat, raft, or any other floating device.

Catch-and-release: A type of angling where none of the fish caught are retained by the angler.

Daily catch limit: The maximum number of fish of a given species and size which a person may legally retain in a single day. When you are fishing with bait, all legal trout are counted as part of the daily catch limit, whether kept or released. Steelhead may be caught and released while using bait until the daily catch limit is retained.

Fish in possession: Any fish retained, secure from escape, whether dead or alive.

In waters designated as "fly fishing only" an angler may not fish from any floating device equipped with a motor, except where specifically allowed under special regulations for individual waters.

Mouth of stream, river, or slough: Those waters upstream of a line projected between the outermost uplands at the mouth. Outermost uplands means those lands are not covered by water during an ordinary high water.

Maximum size limit: The longest length of a fish of a given species that an angler may keep, measured from snout to tip of tail (not fork).

Minimum size limit: The shortest length of a fish of a given species that an angler may keep, measured from snout to tip of tail (not fork).

Night closure: On those waters where night closures are specified, it is unlawful to fish from one hour after official sunset to one hour before official sunrise.

Fishing seasons open at 12:01 a.m. on the first day and close at 11:50 p.m. on the last day.

Possession limit: The maximum number of fish allowed to be retained in the field, in transit, in the home, and/or in a food-storage facility.

Selective fishery regulations: Only artificial flies or lures with a barbless single-pointed hook are allowed; bait is prohibited; fish may be released until the catch limit is retained. No one may fish from any floating device equipped with a motor, except where specifically allowed under special regulations for individual waters. If any fish has swallowed the hook or is hooked in the gill, eye or tongue, it should be kept if legal to do so.

Slough: Any swamp, marsh, bog, pond, side-channel, or backwater connected to a river by water. Many waters commonly called sloughs are not connected to a river and, therefore, are considered lakes.

Wild cutthroat release: Only cutthroat trout with missing adipose fins may be possessed. There must be a healed scar in the location of the missing fin.

Wild steelhead release: Only steelhead with missing adipose or ventral fins may be possessed. There must be a healed scar in the location of the missing fin. It is unlawful to use a gaff hook to land steelhead in waters designated "wild steelhead release."

State-wide regulations.

Taking and possessing game fish.

It is unlawful to:

Use a gaff hook to land steelhead in waters designated as "wild steelhead release."

Take bullfrogs except by angling, hand dip netting, spearing (gigging) or with bow and arrow.

Feed or use any substance to attract game fish unless specifically authorized by special regulations.

Fish for game fish with a bow and arrow or spear.

Possess fish which are under the minimum size or over the maximum size as shown in general or special regional regulations.

Annual limit - steelhead trout only: Each angler who possesses a valid steelhead permit card may retain thirty steelhead over twenty inches in length per year (May 1 to April 30).

Exception for rehabilitated lakes.

Lakes have no size, catch, or possession limits on the day of their rehabilitation and for ten days following. Dip nets are allowed for the taking of fish during this period. All fishing license requirements apply.

Licenses - requirements.

When taking bullfrogs, a hunting or fishing license is required.

Free fishing weekends:

The weekends corresponding with National Fishing Week have been declared as family fishing weekends in Washington. On these weekends (June 6-7, 1992; June 5-6, 1993) fishing licenses will not be required

to fish for game fish, except steelhead trout. These free fishing days are valid for everyone, regardless of residency or age. All other regulations remain in effect. Only waters open to fishing may be fished; lure and/or bait restrictions and size and catch limits currently in place must be followed.

1992-94 license fees.

Military personnel, regardless of the length of time in the state of Washington, who are permanently stationed at a military installation within the state, are entitled to purchase a resident license. Military personnel must have a license to fish for game fish anywhere in the state. Dependents must establish a ninety-day residency.

NEW SECTION

WAC 232-28-619 1992-94 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS. Region I.

Description: That area of the state contained within the boundaries of Asotin, Columbia, Ferry, Garfield, Lincoln, Pend Oreille, Spokane, Stevens, Walla Walla, and Whitman counties.

All state-wide and Region I regulations (given below) apply to all Region I waters unless specifically exempted or amended by special regulations (listed for separate waters and categories of waters).

When fishing or hunting within the boundaries of the Colville Indian Reservation, contact the office of the Colville Confederated Tribes to find out what tribal permits and regulations apply.

When fishing near Snake River dams, be aware of restricted zones upstream and downstream of the dams.

Region I regulations. Open seasons:

All waters in Lincoln and Whitman counties: Year around season, unless specified otherwise under special regulations.

Lakes, ponds, and reservoirs in other Region I counties: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, unless specified otherwise under special regulations.

Rivers, streams, and beaver ponds in other Region I counties: June 1 through October 31 (both, 1992 and 1993), unless specified otherwise under special regulations.

(For Columbia River reservoirs, see page __.)

Catch, size, and possession limits: The catch limit for trout caught in either lakes or streams is an aggregate total and must not exceed eight. The following represents general catch, size, and possession limits for game fish (before fishing, check individual waters listed under special regulations for exceptions):

GAME FISH SPECIES	DAILY CATCH LIMITS	MINIMUM SIZE LIMITS	POSSESSION LIMITS
Bass.....	No limit until possession limit retained	None	Five—not more than three over fifteen inches
Crappie and/or Bluegill.....	Twenty-five, both species combined	None	One catch limit
Dolly Varden/ Bull Trout.....	Closed season		
Grass Carp.....	Closed season		
Trout*..... (Including kokanee and steelhead)	Eight, of which not more than two may be over twelve inches if taken from rivers, streams, and beaver ponds	None	One catch limit and (in addition) two steelhead over twenty inches
Walleye.....	Five	Eighteen inches	One catch limit (not more than one walleye over twenty-four inches long will be allowed for each catch limit.)
Whitefish.....	Fifteen	None	One catch limit
All other game fish.....	No limit	None	No limit
Bullfrogs.....	Ten	None	One catch limit

*Note: When fishing with bait, all trout equal to or greater than the minimum size are counted as part of the daily catch limit whether kept or released. Steelhead may be caught and released while using bait until the

daily catch limit is retained. Where use of bait is prohibited by special regulations, or where artificial lures or flies are used voluntarily, fish may be released until the daily catch limit is retained. If any fish has swallowed the hook or is hooked in the gill, eye or tongue, it should be kept if legal to do so.

Special regulations. Region I. Basic state-wide and regional regulations apply to all waters except where modified in special regulations below.

Amber Lake: April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons. Trout – catch limit – five. Additional season October 1 through October 31, catch-and-release only, single barbless hooks – bait prohibited.

Alpowa Creek: April 26, 1992, through June 30, 1992, and April 25, 1993, through June 30, 1993, seasons.

Asotin Creek, from mouth upstream to SR129 Bridge: Year around season. Retaining steelhead over twenty inches in length is prohibited.

From SR129 Bridge upstream, South Fork and North Fork from mouth to USFS boundary: Retaining steelhead over twenty inches in length is prohibited. Lawful to fish up to base of Headgate Dam.

North Fork from USFS boundary upstream and all other tributaries: Trout (including steelhead) – catch limit – two, minimum length twelve inches. Retaining steelhead over twenty inches in length is prohibited. Bait prohibited.

Badger Lake: April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons.

Bayley Lake (Stevens County) including inlet stream: April 26, 1992, through July 4, 1992, and April 25, 1993, through July 4, 1993, seasons. Trout – catch limit – one. Only eastern brook trout between twelve inches and sixteen inches or rainbow over sixteen inches may be retained. Fly fishing only, barbless hook. Use of motors prohibited.

July 5 through October 31 season. Catch-and-release, fly fishing only, barbless hook. Use of motors prohibited.

Bead Lake: Year around season.

Beaver Lake (Columbia County): March 1 through October 31 season. Fishing from any floating device prohibited.

Bergevin Ranch Pond: June 1 through October 31 season. Limited to juveniles (under fifteen years old) and holders of complimentary or free licenses.

Big Four Lake: March 1 through October 31 season. Trout – catch limit – two. Fly fishing only. Fishing from any floating device prohibited.

Blue Creek (Walla Walla County): April 26, 1992, through June 30, 1992, and April 25, 1993, through June 30, 1993, seasons.

Blue Lake (Columbia County): March 1 through October 31 season. Fishing from any floating device prohibited.

Blue Lake (Pend Oreille County): Year around season.

Bonnie Lake: Year around season.

Browns Lake and inlet streams (Pend Oreille County): Fly fishing only.

Burbank Slough: Year around season. Fishing from any floating device prohibited.

Caldwell Lake: Trout – catch limit – two over twelve inches. Internal combustion engines prohibited.

Calispell River, from mouth to Calispell Lake: Year around season.

From Calispell Lake upstream to source: June 1 through October 31 season. Trout – minimum length eight inches; bait prohibited.

Casey Pond (Walla Walla County): Year around season.

Chapman Lake: April 26, 1992, through November 15, 1992, and April 25, 1993, through November 15, 1993, seasons. Trout – catch limit – sixteen, at least eight of which must be kokanee. Feeding (chumming) permitted.

Chewelah Creek, forks and tributaries: Trout – minimum length eight inches; bait prohibited.

Clear Lake: April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons.

Columbia River and impoundments and all connecting sloughs—see regulations page ___.

Colville River, from mouth to bridge at Town of Valley: Year around season.

From Valley upstream and tributaries: June 1 through October 31 season. Trout – minimum length eight inches; bait prohibited.

Cooks Lake (Pend Oreille County): Year around season.

Coppei Creek: April 26, 1992, through June 30, 1992, and April 25, 1993, through June 30, 1993, seasons.

Cottonwood Creek (Asotin County): Closed to the taking of steelhead over twenty inches.

Cottonwood Creek (Lincoln County), outside city limits of Davenport: April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons.

Curl Lake: June 1 through October 31 season. Fishing from any floating device prohibited.

Curlew Lake: Year around season.

Curlew Pond (Walla Walla County): Year around season.

Davis Lake (Pend Oreille County): Trout – catch limit – eight, no more than two over twenty inches.

Dayton Pond (Columbia County): March 1 through October 31 season. Juveniles only (under fifteen years old).

Deadman Creek (Garfield County): Year around season.

Deer Lake (Columbia County): March 1 through October 31 season. Fishing from any floating device prohibited.

Deer (Deer Springs) Lake (Lincoln County): April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons.

Deer Lake (Stevens County): Trout – catch limit – eight, no more than two over twenty inches.

Downs Lake: April 1 through September 30 season.

Dry Creek (Walla Walla County): April 26, 1992, through June 30, 1992, and April 25, 1993, through June 30, 1993, seasons.

Eloika Lake: Year around season.

Evans Pond (Asotin County): Year around season.

Fan Lake: April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons. Internal combustion engines prohibited.

Ferry Lake: Year around season.

Fishhook Pond (Walla Walla County): Fishing from any floating device prohibited.

Fish Lake (Spokane County): April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons. Internal combustion engines prohibited.

Fishtrap Lake: April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons.

Fourth of July Lake: December 1 through March 31 season. Trout – catch limit – five, no more than two over fourteen inches. Internal combustion engines prohibited.

Garfield Juvenile Pond (Whitman County): Year around season. Juveniles only (under fifteen years old).

Golf Course Pond (Asotin County): Year around season.

Goose Creek (Lincoln County), within the city limits of Wilbur: Limited to juveniles (under fifteen years old) and holders of complimentary or free licenses only.

Grande Ronde River, from mouth to County Road Bridge about two and one-half miles upstream: Year around season. Trout – catch limit – two, minimum length twelve inches, maximum length twenty inches.

Retaining steelhead over twenty inches in length is prohibited. Selective fishery regulations September 1 through May 31.

From County Road Bridge upstream to Oregon state line and all tributaries: June 1 through April 15 season.

Note: Cottonwood Creek is closed to the taking of steelhead over twenty inches. Trout - catch limit - two, minimum length twelve inches; selective fishery regulations June 1 through August 31. Only steelhead with missing adipose fins may be possessed September 1, 1992, through April 15, 1993, and September 1, 1993, through April 15, 1994. There must be a healed scar in the location of the missing fin.

Granite Creek and tributaries (Pend Oreille County): Closed waters.

Harvey Creek (tributary to Sullivan Lake), from mouth to Bridge 4830 on county road (about one and one-half miles): Closed waters.

From Bridge 4830 on county road upstream: Trout - minimum length eight inches; bait prohibited.

Hatch Lake (Stevens County): December 1 through March 31 season.

Headgate Pond: Limited to juveniles (under fifteen years old) and holders of complimentary or free licenses.

Hog Canyon Lake: December 1 through March 31 season. Trout - catch limit - five, no more than two over fourteen inches.

Horseshoe Lake (Pend Oreille County): Trout - catch limit - sixteen, at least eight of which must be kokanee. Feeding (chumming) permitted.

J-Line Pond (Walla Walla County): Year around season.

Jefferson Park Pond (Walla Walla County): Juveniles only (under fifteen years old).

Kalispell Creek and tributaries: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Trout - minimum length eight inches; bait prohibited.

Kettle River, from the Burlington-Northern Railroad bridge at Twin Bridges upstream to Napoleon Bridge: June 1 through March 31 season. Walleye - catch limit - eight, no more than one over twenty inches. Only Walleye less than sixteen inches or over twenty inches may be kept. Trout - catch limit - two, minimum length twelve inches.

From Napoleon Bridge upstream: June 1 through October 31 season. Trout - catch limit - two, minimum length twelve inches; bait prohibited. Only single pointed hooks may be used. Additional season: November 1 through May 31, catch-and-release only, barbless hooks, bait prohibited. Exception: Bait and single pointed barbed hook may be used for whitefish only November 1 through March 31.

Kings Lake and tributaries: Closed waters.

Latah (Hangman) Creek: Year around season.

Liberty Lake: April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons.

Little Spokane River, from mouth to SR 291 Bridge: Year around season.

From SR 291 Bridge upstream to the West Branch: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Additional December 1 through March 31 season for whitefish only.

West Branch and Little Spokane River upstream: June 1 through October 31 season.

Long Lake (Ferry County): Fly fishing only.

Long Lake (Spokane River Reservoir): Year around season. Bass - catch-and-release only, May 1 through June 30. See also Spokane River.

Loon Lake: Trout - catch limit - eight, no more than two over twenty inches.

Lyons Park Pond (College Place): Juveniles only (under fifteen years old).

Marmes Pond (Franklin County): November 1 through March 31 season. Fishing from any floating device prohibited.

McDowell Lake (Stevens County): Catch-and-release, fly fishing only, barbless hook.

Medical Lake: May 1 through June 14 and September 1 through September 30 seasons. Trout - catch limit - one. Selective fishery regulations.

Medical Lake, West: April 26, 1992, through July 4, 1992, and April 25, 1993, through July 4, 1993, and September 1 through September 30 seasons.

Mill Creek (Walla Walla County), from mouth to 9th St. Bridge: June 1 through April 15 season. Open only to the taking of steelhead over twenty inches from September 1 through April 15. Wild steelhead release.

From 9th St. Bridge to Wilbur St. Bridge, within city limits of Walla Walla: Closed year around.

From Wilbur St. Bridge to Oregon state line: June 1 through October 31 season.

Mill Creek Reservoir: Year around season. Internal combustion engines prohibited.

Mud Lake (Ferry County): Year around season.

Negro Creek (Lincoln County): June 16 through March 31 season from mouth at Sprague Lake to town of Sprague.

Negro Creek (Whitman County): April 26, 1992, through July 15, 1992, and April 25, 1993, through July 15, 1993, seasons.

Newman Lake: Year around season.

Pampa Pond (Whitman County): April 26, 1992, through July 15, 1992, and April 25, 1993, through July 15, 1993, seasons. Fishing from any floating device prohibited.

Pataha Creek, mouth to Pomeroy city limits: Year around season.

Within the city limits of Pomeroy: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Juveniles only (under fifteen years old).

Remainder of creek: June 1 through October 31 season. Trout - minimum length eight inches; bait prohibited.

Pend Oreille River: Year around season.

Petit Lake: Internal combustion engines prohibited.

Phalon Lake: Closed waters.

Quarry Pond (Walla Walla County): March 1 through October 31 season. Fishing from any floating device prohibited.

Rainbow Lake (Columbia County): March 1 through October 31 season. Fishing from any floating device prohibited.

Red Lake: Year around season.

Rigley Lake: April 26, 1992, through May 31, 1992, and April 25, 1993, through May 31, 1993, and September 1 through October 31 seasons. Trout - catch limit - three over twelve inches. Selective fishery regulations.

Rocky Lake (Stevens County): April 26, 1992, through May 31, 1992, and April 25, 1993, through May 31, 1993, seasons.

Roosevelt Lake (Columbia River): Year around season. Trout - catch limit - five, no more than two over twenty inches. Trout - closed March 1 through May 31 in San Poil arm upstream from mouth of Manilla Creek. Walleye - catch limit - eight, no more than one over twenty inches. Only walleye less than sixteen inches or over twenty inches may be kept; closed April 1 through May 31 in Spokane arm upstream from SR25 Bridge; in Kettle arm upstream from Burlington-Northern Railroad bridge at Twin Bridges; in San Poil arm upstream from mouth of Manilla Creek.

Sherman Creek (Ferry County), from the mouth at Lake Roosevelt upstream to four hundred feet above the water diversion dam for the hatchery: Closed waters.

Silcot Pond (Asotin County): Year around season.

Silver Lake (Spokane County): April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons.

Silver Lake, North: April 26, 1992, through June 14, 1992, and April 25, 1993, through June 14, 1993, seasons.

Snake River: Year around season. Closed to the taking of all trout April 1 through May 31. Trout - catch limit - six over ten inches, no more than two over twenty inches. Retaining steelhead over twenty inches in length is prohibited from June 1 through August 31. Wild steelhead release from September 1 through March 31. Barbless hooks required when fishing for steelhead on that portion of the Snake River which forms the boundary between Washington and Idaho.

Closed waters: Within four hundred feet of the base of any dam and within a four hundred foot radius around the fish ladder entrance at Lyons Ferry Hatchery, within a two hundred foot radius upstream of the fish ladder exit above Lower Granite Dam, and within an area one thousand two hundred feet downstream from the base of the west lock gate at Little Goose Dam on the south bank of the Snake River and one hundred feet out into the river from said river bank.

Note: On the mainstem Snake River between Washington and Idaho the license of either state is valid. The angler must be in compliance with the laws of the state issuing the license. This provision does not allow an angler licensed in Idaho to fish on the Washington shore, or in the sloughs or tributaries of Washington. An angler fishing the Snake River is restricted to one daily catch limit even if licensed by both states.

Spokane River, from the mouth at Lake Roosevelt upstream to the Seven Mile Bridge, including Long Lake, formed by Long Lake Dam (see also Long Lake): Year around season. Trout - catch limit - five, no more than two over twenty inches. Walleye - catch limit - eight, no more than one over twenty inches. Only walleye less than sixteen inches or over twenty inches may be kept; closed April 1 through May 31.

From Seven Mile Bridge upstream to the Monroe Street Dam: June 1 through December 31 season. Trout - catch limit - one.

From Monroe Street Dam upstream to Greene Street Bridge in Spokane: Year around season.

From Greene Street Bridge in Spokane upstream to the Idaho/Washington state line: June 1 through October 31 season. Trout - catch limit - one, minimum length 12 inches; selective fishery regulations, except motors allowed.

Sprague Lake: Year around season. Trout - catch limit - five. Channel catfish - catch limit - five. Bass - only bass less than twelve inches or over seventeen inches may be kept. Closed waters: October 1 through May 31 in the area southwest of Harper Island and posted markers on shore. Note: The inlet stream, Negro Creek, is closed April 1 through June 15.

Spring Lake (Columbia County): March 1 through October 31 season. Fishing from any floating device prohibited.

Starvation Lake: April 26, 1992, through May 31, 1992, and April 25, 1993, through May 31, 1993, seasons. Additional season June 1 through October 31, catch-and-release only. Single barbless hooks - bait prohibited.

Sullivan Creek, from Mill Pond upstream: Trout - minimum length eight inches; bait prohibited.

Sullivan Lake (Pend Oreille County): Year around season.

Touchet River, from mouth to Highway 12 Bridge at Waitsburg: June 1 through April 15 season. Open only to the taking of steelhead over twenty inches from September 1 through April 15. Wild steelhead release.

From Highway 12 Bridge at Waitsburg to Wolf Fork Bridge: June 1 through August 31 season. Wild steelhead release. See page 3. Additional September 1 through April 15 season. Trout (including steelhead) minimum length twenty inches wild steelhead release, see page 3.

From Wolf Fork Bridge upstream and all tributaries: June 1 through October 31 season. Trout - catch limit - two, minimum length twelve inches, bait prohibited.

Tucannon River, note: All tributaries closed. Wild steelhead release.

From mouth to Highway 12 Bridge: June 1 through August 31 season. Open only to the taking of steelhead over twenty inches and whitefish September 1 through April 15.

From the Highway 12 Bridge to the Little Tucannon River: June 1 through October 31 season. Open only to the taking of steelhead over twenty inches and white fish November 1 through April 15. The Tucannon River is closed to fishing from the mouth of Cummings Creek upstream to the Tucannon Hatchery Bridge.

From the Little Tucannon River upstream: June 1 through October 31 season. Trout - catch limit - two, minimum length twelve inches; bait prohibited.

Waits Lake: April 26, 1992, through last day of February 1993 and April 25, 1993, through last day of February 1994 seasons.

Walla Walla River, wild steelhead release.

From mouth to the Touchet River: Year around season.

From the Touchet River upstream to state line: June 1 through August 31 season. Additional September 1 through April 15 season; open only to the taking of steelhead over twenty inches.

Watson Lake: March 1 through October 31 season. Fishing from any floating device prohibited.

Williams Lake (Spokane County): April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons.

Williams Lake (Stevens County): December 1 through March 31 season.

Region II.

Description: That area of the state contained within the boundaries of Adams, Douglas, Franklin, Grant, and Okanogan counties.

All state-wide and Region II regulations (given below) apply to all Region II waters unless specifically exempted or amended by special regulations (listed for separate waters and categories of waters).

When fishing or hunting within the boundaries of the Colville Indian Reservation, contact the office of the Colville Confederated Tribes to find out what tribal permits and regulations apply.

Region II regulations. Open seasons:

All waters in Adams, Franklin, and Grant counties: Year around season, unless specified otherwise under special regulations.

Lakes, ponds, and reservoirs in Douglas and Okanogan counties: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, unless specified otherwise under special regulations.

Rivers, streams, and beaver ponds in Douglas and Okanogan counties: June 1 through October 31 (both, 1992 and 1993), unless specified otherwise under special regulations.

Lawful to fish to base of all dams in Region II, except Zosel Dam (Okanogan River). See also Columbia River regulations and Region I, Snake River for other exceptions.

(For Columbia River reservoirs, see page x.)

Catch, size and possession limits: The catch limit for trout caught in either lakes or streams is an aggregate total and must not exceed eight. The following represents general catch, size, and possession limits for game fish (before fishing, check individual waters listed under special regulations for exceptions):

GAME FISH SPECIES	DAILY CATCH LIMITS	MINIMUM SIZE LIMITS	POSSESSION LIMITS
Bass.....	No limit until possession limit retained	None	Five—not more than three over fifteen inches
Crappie and/or Bluegill.....	Twenty-five, both species combined	None	One catch limit
Dolly Varden/ Bull Trout.....	Closed season		
Grass Carp.....	Closed season		

GAME FISH SPECIES	DAILY CATCH LIMITS	MINIMUM SIZE LIMITS	POSSESSION LIMITS
Trout* (Including kokanee and steelhead):			
All waters in Adams, Franklin, and Grant counties	Five, of which not more than two may be over twelve inches if taken from rivers, streams, and beaver ponds	None	One catch limit and (in addition) two steelhead over twenty inches
OR			
All waters in Douglas and Okanogan counties	Eight, of which not more than two may be over twelve inches if taken from rivers, streams, and beaver ponds	None	One catch limit and (in addition) two steelhead over twenty inches
Walleye.....	Five	Eighteen inches	One catch limit (not more than one walleye over twenty-four inches long will be allowed for each catch limit.)
Whitefish.....	Fifteen	None	One catch limit
All other game fish.....	No limit	None	No limit
Bullfrogs.....	Ten	None	One catch limit

*Note: When fishing with bait, all trout equal to or greater than the minimum size are counted as part of the daily catch limit whether kept or released. Steelhead may be caught and released while using bait until the daily catch limit is retained. Where use of bait is prohibited by special regulations, or where artificial lures or flies are used voluntarily, fish may be released until the daily catch limit is retained. If any fish has swallowed the hook or is hooked in the gill, eye or tongue, it should be kept if legal to do so.

Special regulations. Region II. Basic state-wide and regional regulations apply to all waters except where modified in special regulations below.

Note: All seasons apply to inlet and outlet streams of named lakes in Grant and Adams counties.

Aeneas Lake (Okanogan County): Trout - catch limit - five. Fly fishing only, barbless hook.

Alta Lake (Okanogan County): April 26, 1992, through July 31, 1992, and April 25, 1993, through July 31, 1993, seasons.

Banks Lake (Grant County): Trout - catch limit - eight.

Big Twin Lake (Okanogan County): Trout - catch limit - one; selective fishery regulations.

Billy Clapp Lake (Grant County): Trout - catch limit - eight.

Black Pine Lake (Okanogan County): Year around season.

Blue Lake (Grant County): April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons. Trout - catch limit - eight.

Blue Lake (Sinlahekin, Washington - Okanogan County): Trout - catch limit - one; selective fishery regulations, except electric motors allowed.

Blue Lake (near Wannacut Lake - Okanogan County): Trout - catch limit - one; selective fishery regulations, except electric motors allowed.

Bobcat Creek Ponds (Grant County): March 1 through September 30 season.

Bonaparte Lake (Okanogan County): Year around season. Trout - catch limit - eight, no more than one over twenty inches.

Buck Lake (Okanogan County): Year around season.

Burke Lake (Grant County): March 1 through July 31 season.

Buzzard Lake (Okanogan County): Year around season.

Caliche Lake (lower) (Grant County): March 1 through July 31 season.

Caliche Lake (upper) (Grant County): March 1 through July 31 season.

Campbell Lake (Okanogan County): September 1 through last day of February season.

Cascade Lake (Grant County): March 1 through July 31 season.

Cattail Lake (Grant County): March 1 through July 31 season.

Chewuch River (Chewack River) (Okanogan County), from mouth to Lake Creek: Trout - catch limit - two, minimum length twelve inches. Bait prohibited. Wild steelhead release. Additional December 1 through March 31 season for whitefish only.

Chopaka Lake (Okanogan County): Trout - catch limit - one. Fly fishing only, barbless hook.

Cliff Lake (Grant County): March 1 through July 31 season.

Columbia River and impoundments and all connecting sloughs - see regulations, page ___.

Coot Lake (Grant County): March 1 through July 31 season.

Cougar Lake (near Winthrop - Okanogan County): September 1 through last day of February season.

Cow Lake (Adams County): Channel catfish - catch limit - five. Bass - only bass less than twelve inches or over seventeen inches may be kept.

Coyote Creek Ponds (Adams County): March 1 through September 30 season.

Crab Creek, from Morgan Lake Road to Goose Lake Road (excluding Marsh Unit II impoundments): March 1 through July 31 season. Trout - catch limit - five. Fishing from any floating device prohibited.

From Goose Lake Road to O'Sullivan Dam (excluding Marsh Unit I off-stream impoundments): June 15 through September 30 season. Trout - catch limit - five. Fishing from any floating device prohibited.

Crumbacher Lake (Okanogan County): April 26, 1992, through July 31, 1992, and April 25, 1993, through July 31, 1993, seasons.

Crystal Lake (Grant County): March 1 through July 31 season.

Cup Lake (Grant County): March 1 through July 31 season.

Davis Lake (Okanogan County): September 1 through last day of February season. Trout - catch limit - five.

Deadman Lake (Adams County): March 1 through September 30 season.

Deep Lake (Grant County): April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons. Trout - catch limit - eight.

Dibble Lake (Okanogan County): Year around season.

Dollar Lake (Grant County): March 1 through July 31 season.

Dot Lake (Grant County): March 1 through July 31 season.

Dry Falls Lake: April 26, 1992, through November 30, 1992, and April 25, 1993, through November 30, 1993, seasons. Trout - catch limit - one. Selective fishery regulations.

Duck Lake, including adjacent Fry Lake (Okanogan County): Year around season.

Dusty Lake (Grant County): March 1 through September 30 season.

Ell Lake (Okanogan County): Trout - catch limit - one. Selective fishery regulations.

Finnel Lake (Adams County): Channel catfish - catch limit - five. Bass - only bass less than twelve inches or over seventeen inches may be kept.

Fish Lake (Okanogan County): April 26, 1992, through July 31, 1992, and April 25, 1993, through July 31, 1993, seasons.

Fourth of July Lake (Adams County): December 1 through March 31 season. Trout – catch limit – five, no more than two over fourteen inches. Internal combustion engines prohibited.

Gadwall Lake (Grant County): March 1 through July 31 season.

George Lake (Grant County): March 1 through July 31 season.

Gold Creek (Okanogan County), from mouth to Foggy Dew Creek: Trout – minimum length eight inches. Bait prohibited.

Green Lake (Okanogan County): October 1 through April 30 season. Trout – catch limit – five.

Green Lake, lower (Okanogan County): October 1 through April 30 season. Trout – catch limit – five.

Grimes Lake: June 1 through August 31 season. Trout – catch limit – one. Selective fishery regulations, except electric motors allowed.

Hallin Lake (Adams County): Channel catfish – catch limit – five. Bass – only bass less than twelve inches or over seventeen inches may be kept.

Hampton Lake, lower (Grant County): March 1 through July 31 season. Internal combustion engines prohibited.

Hampton Lake, upper (Grant County): March 1 through July 31 season. Internal combustion engines prohibited.

Hays Creek and Ponds (Adams County): March 1 through September 30 season.

Hourglass Lake (Grant County): March 1 through July 31 season.

Hutchinson Lake (Adams County): March 1 through September 30 season. Internal combustion engines prohibited.

Indian Dan Pond: July 1 through October 31 season.

Jameson Lake (Douglas County): April 26, 1992, through July 4, 1992, and April 25, 1993, through July 4, 1993, and October 1 through October 31 seasons.

Jasmine Creek: Juveniles only (under fifteen years old).

Lake Creek, upstream from Pasayten Wilderness boundary: June 1 through August 31 season. Trout – minimum length eight inches. Bait prohibited.

Lemna Lake (Grant County): March 1 through July 31 season.

Lenice Lake: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Trout – catch limit – one. Selective fishery regulations.

Lenore Lake (Grant County): Closed: December 1 through last day of February. March 1 through May 31 season. Catch-and-release only, selective fishery regulations, except electric motors allowed. June 1 through November 30 season. Trout – catch limit – one. Selective fishery regulations, except electric motors allowed. Closed waters: Area within two hundred yard radius of trash rack leading to the irrigation pumping station (south end of lake) and area approximately one hundred yards beyond the mouth of inlet stream to State Highway 17.

Little Twin Lake: December 1 through May 31 season. Trout – catch limit – five.

Long Lake (Okanogan County): April 26, 1992, through July 31, 1992, and April 25, 1993, through July 31, 1993, seasons. Trout – catch limit – five.

Lost River (Okanogan County): From one-quarter mile above bridge to Pasayten Wilderness boundary: Trout – catch limit – two, minimum length twelve inches. Bait prohibited.

Lyman Lake (Okanogan County): Year around season.

Marie Lake (Hampton Sloughs) (Grant County): March 1 through July 31 season.

Martha Lake (Grant County): March 1 through July 31 season.

Merry Lake: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Trout – catch limit – one. Selective fishery regulations.

Methow River, from mouth (railroad bridge) upstream to second powerline crossing (approximately one mile): June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead release.

From second powerline crossing above railroad bridge (approximately one mile) upstream to mouth of Lost River: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches; bait prohibited June 1 through September 30. Wild steelhead release.

Migraine Lake (Grant County): March 1 through July 31 season.

Mirror Lake: April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons. Trout – catch limit – eight.

Moccasin Lake (Okanogan County): Trout – catch limit – five. Fly fishing only, barbless hook.

Molson Lake (Okanogan County): Year around season.

Moran Slough (including inlet and outlet streams): Closed water.

Moses Lake: Crappie – catch limit – five. Only crappie more than ten inches long may be kept.

North Potholes Reserve Ponds (Grant County): February 1 through October 10 season. Fishing from any floating device prohibited, except float tubes permitted.

Nunnally Lake: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Trout – catch limit – one. Selective fishery regulations. Closed waters: Outlet stream of Nunnally Lake.

Okanogan River (Okanogan County): Year around season. Wild steelhead release. Closed waters: From Zosel Dam downstream one-quarter mile below the railroad trestle.

Osoyoos Lake (Okanogan County): Year around season.

Palmer Lake (Okanogan County): Year around season. Bass – only bass less than twelve inches or over seventeen inches may be kept. Set lines may be used for burbot. An angler may use no more than one set line having attached thereto any number of hooks. Set lines must be clearly identified with the angler's name and address.

Para-Juvenile Lake: March 1 through July 31 season. Trout – catch limit – five. Juveniles only (under fifteen years old).

Park Lake: April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons. Trout – catch limit – eight. Additional season October 1 through October 31, catch-and-release only, single barbless hook-bait prohibited.

Pearrygin Lake (Okanogan County): April 26, 1992, through July 31, 1992, and April 25, 1993, through July 31, 1993, seasons.

Perch Lake: April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons. Trout – catch limit – eight.

Pillar Lake (Grant County): March 1 through July 31 season.

Poacher Lake (Grant County): March 1 through July 31 season.

Quail Lake: March 1 through September 30 season. Catch-and-release only, fly fishing only, barbless hook.

Quincy Lake (Grant County): March 1 through July 31 season.

Rat Lake (Okanogan County): November 1 through May 31 season.

Ringold Springs Creek (Hatchery Creek): Closed waters.

Rock Island Ponds (Douglas County): Year around season.

Rocky Ford Creek and Ponds (Grant County): Trout – catch limit – one. Fly fishing only, barbless hook. Fishing from bank only (no wading).

Roosevelt Lake (Columbia River) (Grant County): See Region I.

Round Lake (Okanogan County): April 26, 1992, through July 31, 1992, and April 25, 1993, through July 31, 1993, seasons. Trout – catch limit – five.

Royal Lake (Adams County): April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons. Internal combustion engines prohibited.

Royal Slough (including Marsh Unit IV impoundments): Closed waters.

Rufus Woods Lake (Douglas County): Year around season. Trout (including kokanee) - catch limit - two.

Saddle Mountain Lake: Closed waters.

Sago Lake (Grant County): March 1 through July 31 season.

Salmon Creek, North Fork: Trout - minimum length eight inches. Bait prohibited.

Salmon Creek, West Fork, from mouth to South Fork: Trout - minimum length eight inches. Bait prohibited.

Scabrock Lake (Grant County): March 1 through July 31 season.

Shiner Lake (Adams County): March 1 through September 30 season. Internal combustion engines prohibited.

Shoveler Lake: March 1 through July 31 season.

Sidley Lake: Year around season. Trout - catch limit - three.

Similkameen River (Okanogan County) from mouth to Enloe Dam: June 1 through March 31 season. Trout - catch limit - two, minimum length twelve inches. Bait prohibited June 1 through September 30. Wild steelhead release.

From Enloe Dam to Canadian border: Additional December 1 through March 31 season for whitefish only.

Sinlahekin Creek (Okanogan County), from Palmer Lake to Cecile Creek bridge: June 1 through August 31 season. Trout - minimum length eight inches. Bait prohibited. Additional December 1 through March 31 season for whitefish only.

Snake River: See Region I.

Snipe Lake (Grant County): March 1 through July 31 season.

Spectacle Lake (Okanogan County): April 26, 1992, through July 31, 1992, and April 25, 1993, through July 31, 1993, seasons. Possession of fish other than trout is prohibited.

Sprague Lake: Year around season. Trout - catch limit - five. Channel catfish - catch limit - five. Bass - only bass less than twelve inches or over seventeen inches may be kept. Closed waters: October 1 through May 31 in the area southwest of Harper Island and posted markers on shore. Note: The inlet stream, Negro Creek, is closed April 1 through June 15.

Spring Lakes (Quincy, Washington - Grant County): March 1 through July 31 season.

Sullivan Pond (Okanogan County): Year around season.

Summit Lake (Okanogan County): Year around season.

Twisp River (Okanogan County), from mouth to War Creek: Trout - catch limit - two, minimum length twelve inches. Bait prohibited. Wild steelhead release.

Vic Meyers (Rainbow) Lake: April 26, 1992, through September 30, 1992, and April 25, 1993, through September 30, 1993, seasons. Trout - catch limit - eight.

Warden Lake (Grant County): March 1 through July 31 season.

Warden Lake, South (Grant County): March 1 through July 31 season.

Washburn Island Pond (Okanogan County): April 1 through September 30 season. Bass - only bass less than 12 inches or over seventeen inches may be kept. Internal combustion engines prohibited.

Wells Ponds (Okanogan County): Year around season.

Whitestone Lake (Okanogan County): Year around season. Bass - only bass less than twelve inches or over seventeen inches may be kept.

Widgeon Lake (Grant County): March 1 through July 31 season.

Region III.

Description: That area of the state contained within the boundaries of Benton, Chelan, Kittitas, and Yakima counties.

All state-wide and Region III regulations (given below) apply to all Region III waters unless specifically exempted or amended by special regulations (listed for separate waters and categories of waters).

When fishing or hunting within the boundaries of the Yakima Indian Reservation contact the Office of the Confederated Tribes and Bands of the Yakima Indian Nation. Phone to find out what tribal permits and regulations apply. Waters open under tribal regulations are also open under state regulations.

Region III regulations. Open seasons:

Lakes, ponds, and reservoirs: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, unless specified otherwise under special regulations and except: In Benton County: Year around, and all waters lying within the following boundaries: Roza Canal starting at Terrace Heights Drive, easterly to the Yakima/Benton County line, south along that line to the Yakima River, westerly along the Yakima River to Terrace Heights Drive: Year around.

Rivers, streams, and beaver ponds: June 1 through October 31 (both 1992 and 1993), unless specified otherwise under special regulations and except: In Benton County: Year around. (See special regulations for Yakima and Columbia rivers.)

Catch, size, and possession limits: The catch limit for trout caught in either lakes or streams is an aggregate total and must not exceed eight. The following represents general catch, size, and possession limits for game fish (before fishing, check individual waters listed under special regulations for exceptions):

GAME FISH SPECIES	DAILY CATCH LIMITS	MINIMUM SIZE LIMITS	POSSESSION LIMITS
Bass.....	No limit until possession limit retained	None	Five—not more than three over fifteen inches
Crappie and/or Bluegill.....	Twenty-five, both species combined	None	One catch limit
Dolly Varden/ Bull Trout.....	Closed season		
Grass Carp.....	Closed season		
Kokanee*.....	Eight	None	One catch limit
Trout*..... (Including steelhead)	Eight, of which not more than two may be over twelve inches if taken from rivers, streams, and beaver ponds	None	One catch limit and (in addition) two steelhead over twenty inches
Walleye.....	Five	Eighteen inches	One catch limit (not more than one walleye over twenty-four inches long will be allowed for each catch limit.)
Whitefish.....	Fifteen	None	One catch limit
All other game fish.....	No limit	None	No limit
Bullfrogs.....	Ten	None	One catch limit

*Note: When fishing with bait, all trout equal to or greater than the minimum size are counted as part of the daily catch limit whether kept or released. Steelhead may be caught and released while using bait until the daily catch limit is retained. Where use of bait is prohibited by special regulations, or where artificial lures or flies are used voluntarily, fish may be released until the daily catch limit is retained. If any fish has swallowed the hook or is hooked in the gill, eye or tongue, it should be kept if legal to do so.

Special regulations. Region III. Basic state-wide and regional regulations apply to all waters except where modified in special regulations below.

American River, from mouth to Rainier Fork: Trout - minimum length eight inches; bait prohibited.

Bachelor Creek: Year around season.

Beehive (Lake) Reservoir: April 26, 1992, through July 4, 1992, and April 25, 1993, through July 4, 1993, seasons.

Berglund Lake: Year around season.

Black Lake (Lower Wheeler Reservoir): April 26, 1992, through July 4, 1992, and April 25, 1993, through July 4, 1993, seasons.

Box Canyon Creek, from mouth to bridge on USFS Road No. 4930 (approximately four miles): Closed waters.

Buckskin Creek and Tributaries (Yakima County), from the west boundary of Suntides Golf Course to its mouth: Closed waters.

Bumping Lake (Reservoir): Year around season. Kokanee catch limit – thirty-three. Feeding (chumming) permitted.

Bumping River, from mouth to American River: Trout – minimum length eight inches; bait prohibited. Additional December 1 through March 31 season for whitefish only.

From mouth of American River to Bumping Reservoir: Lawful to fish to base of Bumping Dam. Additional December 1 through March 31 season for whitefish only.

Byron Pond: August 1 through October 31 season.

Cashmere Pond: Juveniles only (under fifteen years old).

Chelan Hatchery Creek: Year around season. Juveniles only (under fifteen years old).

Chelan Lake: Year around season. Trout – catch limit – two, minimum length fifteen inches. Except closed season April 1 through June 30, north (uplake) of a line between Purple Point (at Stehekin) and Painted Rocks, and within four hundred feet of the mouths of all other tributaries uplake from Fields Point. An angler may use one set line with any number of hooks for burbot. Set lines must be clearly identified with the angler's name and address. Except east (downlake) of Fields Point from May 15 through September 30: Trout – catch limit – eight, minimum length eight inches, not more than two over fifteen inches.

Chelan Lake Tributaries from mouths upstream one mile except Stehekin River: July 1 through October 31 season. Trout – minimum length eight inches; bait prohibited.

Chelan River: Year around season. Trout – catch limit – two, minimum length twelve inches.

Chiwaukum Creek, from mouth to South Fork: Trout – minimum length eight inches; bait prohibited.

Chiwawa River, from mouth to Rock Creek: Trout – minimum length eight inches; bait prohibited.

Clear Lake (Chelan County): April 26, 1992, through July 4, 1992, and April 25, 1993, through July 4, 1993, seasons.

Cle Elum Lake (Reservoir): Year around season. Trout – catch limit – two, minimum length twelve inches. Kokanee catch limit – sixteen. An angler may use one set line with any number of hooks for burbot. Set lines must be clearly identified with the angler's name and address.

Cle Elum River, from mouth to Cle Elum Dam: Lawful to fish to base of Cle Elum Dam. Additional December 1 through March 31 season for whitefish only.

Columbia Park Pond: Year around season. Juveniles only (under fifteen years old).

Columbia River and impoundments and all connecting sloughs – see Columbia River regulations page ___.

Dry Lake (near Roses Lake): Year around season.

Eightmile Lake: Trout – catch limit – five, not more than two mackinaw.

Elton Ponds: Year around season. Internal combustion engines prohibited.

Entiat River, from mouth to Fox Creek: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches; bait prohibited June 1 through November 30. Wild steelhead release.

Fiorito Lakes: Internal combustion engines prohibited.

Fish Lake (Chelan County): Year around season. Trout – catch limit – five, no more than two over fifteen inches.

Freeway Lake: See Rotary Lake.

Gold Creek, from mouth to Wilderness Boundary: Closed waters.

I-82 Ponds (1-7): Internal combustion engines prohibited.

Icicle Creek (River), from mouth to four hundred feet below Leavenworth National Fish Hatchery rack: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead release.

From Rock Island Bridge upstream to Leland Creek: Trout – minimum length eight inches; bait prohibited.

Indian Creek (Yakima County): Closed waters.

Kachess Lake (Reservoir): Year around season. Trout – catch limit – two, minimum length twelve inches. Kokanee catch limit – sixteen. Feeding (chumming) permitted. An angler may use one set line with any number of hooks for burbot. Set lines must be clearly identified with the angler's name and address.

Kachess River: Lawful to fish to base of Kachess Dam. From Kachess Lake (Reservoir) upstream to Mineral Creek: Closed waters.

Keechelus Lake (Reservoir): Year around season. Trout – catch limit – two, minimum length twelve inches. Kokanee catch limit – sixteen. Feeding (chumming) permitted. An angler may use one set line with any number of hooks for burbot. Set lines must be clearly identified with the angler's name and address.

Leech Lake (White Pass area): Trout – catch limit – eight, no more than two over twelve inches, fly fishing only.

Lilly Lake (Chelan County): April 26, 1992, through July 4, 1992, and April 25, 1993, through July 4, 1993, seasons.

Little Naches River, Pileup Creek to Road 1913 Bridge: Trout – minimum length eight inches; bait prohibited.

Little Wenatchee River, from Lake Wenatchee to the falls below U.S. Forest Service Road 6700 Bridge at Riverside Campground: Trout – minimum length eight inches; bait prohibited.

Mad River, from Pine Flat Campground upstream to Jimmy Creek: Trout – minimum length eight inches; bait prohibited.

McCabe Pond: Eight fish catch limit for all species combined. Fishing from any floating device prohibited.

Mercer Creek, that portion within Ellensburg city limits: Juveniles only (under fifteen years old). Trout – catch limit – five.

Merritt Lake: Trout – catch limit – sixteen.

Mineral Creek (tributary to upper Kachess River) from mouth to Wilderness Boundary: Closed waters.

Mud Lake: Trout – catch limit – two. Selective fishery regulations.

Myron Lake: Year around season. Trout – catch limit – two. Selective fishery regulations.

Naches River, from the mouth to Rattlesnake Creek: June 1 through March 31 season. Trout (including steelhead) – catch limit – two, minimum length twelve inches, no more than one over twenty inches wild steelhead release.

From Rattlesnake Creek to Little Naches River: June 1 through November 30 season. Wild steelhead release. Steelhead over twenty inches – catch limit – one. Additional December 1 through March 31 season for whitefish only.

Naneum Pond: Juveniles only (under fifteen years old).

Nason Creek, from the Kahler Creek Bridge (near Coles Corner) upstream to Stevens Creek: Trout – minimum length eight inches; bait prohibited.

Nason Creek Fish Pond: Juveniles (under fifteen years old) and handicapped persons only.

Panther Creek (Chelan County): Closed waters.

Rattlesnake Creek: Catch-and-release only, selective fishery regulations.

Rimrock Lake (Reservoir): Year around season. Kokanee – catch limit – sixteen. Feeding (chumming) permitted.

Roses Lake: December 1 through March 31 season.

Rotary Lake (Freeway Lake): Year around season.

Schaefer Lake: Trout – catch limit – sixteen.

Sorenson Pond: May 15 through September 1 season. Trout – catch limit – two. Fishing from any floating device prohibited.

Spectacle Lake (Kittitas County): Trout – catch limit – sixteen.

Stehekin River, from the mouth to Agnes Creek: July 1 through October 31 season. Trout – catch limit – two, minimum length fifteen inches; bait prohibited. Additional March 1 through June 30 season: Catch-and-release only, selective fishery regulations.

Swauk Creek, from mouth to Iron Creek: Trout – minimum length eight inches; bait prohibited.

Taneum Creek: Trout – minimum length eight inches; bait prohibited.

Three Lake: Year around season.

Tieton River: Lawful to fish to bases of Clear Lake Dam and Tieton (Rimrock) Dam. Additional December 1 through March 31 season for whitefish only.

Trapper Lake: Trout – catch limit – two, minimum length twelve inches. Selective fishery regulations.

Twin Lakes (Chelan County) and tributaries and outlet stream to junction with the Napeequa River: Closed waters.

Upper Wheeler Reservoir (Chelan County): Closed waters.

Wapato Lake: April 26, 1992, through July 31, 1992, and April 25, 1993, through July 31, 1993, seasons. Additional season August 1 through October 31, single barbless hooks – bait prohibited, and all trout must be released August 1 through October 31.

Wenas Lake: Year around season. Trout – catch limit – eight, of which not more than two may be brown trout.

Wenatchee Lake: Year around season. Trout – catch limit – eight, minimum length eight inches. Kokanee catch limit – sixteen. Feeding (chumming) permitted. Kokanee/sockeye under sixteen inches will be considered kokanee and under the jurisdiction of the department of wildlife while those sixteen inches and over will be considered sockeye salmon and under the jurisdiction of department of fisheries.

Wenatchee River, from mouth to Icicle River Road Bridge at Leavenworth: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead release. Selective fishery regulations June 1 through November 30.

From Icicle River Road Bridge at Leavenworth to Lake Wenatchee: June 1 through November 30 season. Selective fishery regulations. Trout – catch limit – two, minimum length twelve inches wild steelhead release.

White River, from mouth of Napeequa River upstream to White River Falls: Trout – minimum length eight inches; bait prohibited.

Wilson Creek (two branches within Ellensburg city limits): Juveniles only (under fifteen years old). Trout – catch limit – five.

Yakima River, from mouth to four hundred feet below Wapato Dam: Year around season. Closed: April 1 through May 31 for trout and steelhead. Trout – catch limit – two, minimum length twelve inches; steelhead catch limit – one. Wild steelhead release.

From Wapato Dam to four hundred feet below Roza Dam: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches; steelhead catch limit – one. Wild steelhead release.

From Roza Dam to four hundred feet below Easton Dam: Year around season. Trout (including steelhead): Catch-and-release only, selective fishery regulations. Exception: Bait and single-pointed, barbed hooks may be used for whitefish only December 1 through last day of February. Anglers may fish from boats equipped with motors from Roza Dam upstream to the boat launch ramp on the Roza Access Area (approximately one-half mile).

From Lake Easton to Keechelus Dam: Trout – minimum length eight inches; bait prohibited.

Yakima Sportsmen's Park Ponds: Year around season. Juveniles only (under fifteen years old).

Region IV.

Description: That area of the state contained within the boundaries of Island, King, San Juan, Skagit, Snohomish, and Whatcom counties, and that portion of Pierce County east of a line from the mouth of the Nisqually River through Drayton Passage, Pitt Passage, Carr Inlet, and the Tacoma Narrows.

All state-wide and Region IV regulations (given below) apply to all Region IV waters unless specifically exempted or amended by special regulations (listed for separate waters and categories of waters).

Region IV regulations. Open seasons:

Lakes, ponds, and reservoirs: Year around, unless specified otherwise under special regulations.

Rivers, streams, and beaver ponds: June 1 through October 31 (both, 1992 and 1993), unless specified otherwise under special regulations. Night closure on all waters: August 1 through October 31.

Catch, size, and possession limits: The catch limit for trout caught in either lakes or streams is an aggregate total and must not exceed eight. The following represents general catch, size, and possession limits for game fish (before fishing, check individual waters listed under special regulations for exceptions):

GAME FISH SPECIES	DAILY CATCH LIMITS	MINIMUM SIZE LIMITS	POSSESSION LIMITS
Bass.....	No limit until possession limit retained	Less than twelve inches or over fifteen inches	Five—not more than two over fifteen inches
Crappie and/or Bluegill.....	Twenty-five, both species combined	None	One catch limit
Dolly Varden/ Bull Trout.....	Closed season		
Grass Carp.....	Closed season		
Trout*..... (Including kokanee, land-locked Atlantic salmon, and steelhead)	Five in lakes, ponds, and reservoirs, or eight in rivers, streams, and beaver ponds of which not more than two may be over twelve inches	None in lakes, ponds, and reservoirs. Eight inches in rivers, streams, and beaver ponds	One catch limit and (in addition) two steelhead over twenty inches
Grayling.....	Catch-and-release only		
Walleye.....	Five	Eighteen inches	One catch limit (not more than one walleye over twenty-four inches long will be allowed for each catch limit.)
Whitefish.....	Fifteen	None	One catch limit
All other game fish.....	No limit	None	No limit
Bullfrogs.....	Ten	None	One catch limit

*Note: When fishing with bait, all trout equal to or greater than the minimum size are counted as part of the daily catch limit whether kept or released. Steelhead may be caught and released while using bait until the daily catch limit is retained. Where use of bait is prohibited by special regulations, or where artificial lures or flies are used voluntarily, fish may be released until the daily catch limit is retained. If any fish has swallowed the hook or is hooked in the gill, eye or tongue, it should be kept if legal to do so.

Special regulations. Region IV. Basic state-wide and regional regulations apply to all waters except where modified in special regulations below.

American Lake: Feeding (chumming) permitted.

Baker Lake: Trout – no more than three over fourteen inches. Feeding (chumming) permitted. An area two hundred feet in radius around the pump discharge, at the south end of the lake is closed.

Barnaby Slough: Closed waters.

Bearpaw Lake (Whatcom County): April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Trout – catch and possession limit – one, minimum length eighteen inches. Selective fishery regulations.

Big Bear Creek (tributary of Sammamish River): Closed waters.

Big Beaver Creek, from closed water markers on Ross Lake upstream one-quarter mile: Closed waters. Upstream from one-quarter mile markers, including tributary streams, and beaver ponds that are tributary to Big Beaver Creek: July 1 through October 31 season; catch-and-release only, selective fishery regulations.

Boxley Creek (North Bend), from its mouth to the falls located at approximately rivermile 0.9: Closed waters.

Boyle Lake (the inlet and outlet are closed waters): Trout – catch limit – two, minimum length fourteen inches. Selective fishery regulations.

Bridges Lake (the inlet and outlet are closed waters): Trout – catch limit – two, minimum length fourteen inches. Selective fishery regulations.

Cain Lake (Whatcom County): April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons.

Calligan Lake: June 1 through October 31 season. All tributary streams, and the upper third of the outlet are closed waters.

Canyon Creek, (S.F. Stillaguamish River) mouth to forks: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. June 1 through October 31 wild steelhead release.

Carbon River, from its mouth to the Highway 162 Bridge: June 1 through January 31 season. Trout – catch limit – two, minimum length fourteen inches wild cutthroat release. Additional February 1 through March 31 season: Selective fishery regulations, wild steelhead release.

Cascade Lake: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons.

Cascade River: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Note: The area from the Rockport-Cascade Road Bridge to the mouth is closed June 1 through September 30.

Cavanaugh Lake: Feeding (chumming) permitted.

Cedar River, from its mouth to the Landsburg diversion dam: June 15 through September 1 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Bait prohibited.

From its mouth to the Landsburg Highway Bridge: Additional December 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Fishing from any floating device prohibited. Fishing unlawful between 7:00 p.m. and 5:00 a.m. Wild steelhead release.

From Landsburg diversion dam upstream to Chester Morse Reservoir: Closed waters.

Chambers Bay and that portion of Marine Area 13 inside a line from Gordan Point to the dock at Pioneer gravel pit (second gravel pit approximately 1.2 miles north of Chambers Bay): June 1 through October 31 season.

Chambers Lake (within Ft. Lewis Military Reservation): Trout – catch-and-release only. Selective Fishery regulations, except electric motors allowed. Contact Ft. Lewis for a land use permit.

Chaplain Lake: Closed waters.

Clear Lake (Pierce County): September 1 through June 30 season. (Closed July 1 through August 31.) Feeding (chumming) permitted.

Clough Creek (North Bend): Closed waters.

Clover Creek, within the boundaries of McChord Air Force Base: Trout – catch limit – one, minimum length twelve inches. Selective fishery regulations.

Coal Creek (tributary of Lake Washington): Closed waters.

Coal Creek, (near Snoqualmie) from Highway 10 downstream: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Trout – no minimum length. Juveniles only (under fifteen years old).

County Line Ponds: Closed Waters.

Dakota Creek: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Day Creek, mouth to Day Lake: June 1 through October 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead release and wild cutthroat release.

De Coursey Pond: Juveniles only (under fifteen years old).

Deer Creek and Little Deer Creek (tributaries to North Fork Stillaguamish): Closed waters.

Desire, Lake: September 1 through June 30 season. (Closed July 1 through August 31.)

Eagle Lakes (Big and Little): Closed waters.

Ebey Lake: Fly fishing only.

Echo Lake (Snohomish County, near Maltby): September 1 through June 30 season. (Closed July 1 through August 31.)

Erie Lake: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons.

Fazon Lake: February 1 through October 31 season. Channel catfish – possession limit – two.

Findley Lake: Closed waters.

Finney Creek (Skagit River), from its mouth to falls: June 1 through October 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead release and wild cutthroat release.

Fisher Slough: From mouth to Highway 530 Bridge: Year around season. Trout – catch limit – two, minimum length twelve inches entire season. Upstream from Highway 530 Bridge: June 1 through October 31 season. Trout – catch limit – two, minimum length twelve inches.

Fishtrap Creek (Whatcom County): From Kok Road to Bender Road: Juveniles only (under fifteen years old).

Fortson Mill Pond #2: Juveniles only (under fifteen years old).

Goodwin Lake: Feeding (chumming) permitted.

Green (Duwamish) River, from its mouth to the First Avenue Bridge: Year around season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. It is unlawful to fish with more than one single hook on sinking artificial lures; or with leads, weights, or sinkers less than twelve inches above or below the lure or bait.

From the First Avenue Bridge to Tacoma Headworks Dam: June 15 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Fishing from any floating device prohibited November 1 through last day of February season. Note: Area from the Auburn-Black Diamond Bridge downstream to the 8th St. N.E. Bridge in Auburn is closed September 1 through October 15 and area from the Auburn-Black Diamond Bridge downstream to the Highway 18 Bridge is closed September 1 through October 31.

From the First Avenue Bridge to the Tacoma Headworks Dam: Additional March 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release and wild steelhead release. Fishing from any floating device prohibited.

Greenwater River, from mouth to Greenwater Lakes: Trout – catch limit – two, minimum length twelve inches. Bait prohibited.

Hancock Lake: June 1 through October 31 season. All tributary streams, and the upper third of the outlet are closed waters.

Harrison Pond: Closed waters.

Heart Lake (Skagit County, near Anacortes): April 26, 1992, through July 31, 1992, and April 25, 1993, through July 31, 1993, seasons.

Hozomeen Lake (Whatcom County): June 1 through October 31 season.

Issaquah Creek: Closed waters.

Jennings Park Pond: Juveniles only (under fifteen years old).

Johnson Creek (Whatcom County), from Northern Pacific Railroad tracks to the Lawson Street footbridge in Sumas: Juveniles only (under fifteen years old).

Kelsey Creek (tributary of Lake Washington): Closed waters.

Kimball Creek (near Snoqualmie): April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Trout – no minimum length. Juveniles only (under fifteen years old).

Kings Lake (King County): Closed waters.

Klaus Lake (the inlet and outlet to first Weyerhaeuser spur are closed waters): Trout – catch limit – two, minimum length fourteen inches. Selective fishery regulations.

Lake Washington Ship Canal: See Washington, Lake; Union, Lake; Portage Bay and Salmon Bay.

Little Bear Creek (tributary of Sammamish River): Closed waters.

Lost Lake (Snohomish County): September 1 through June 30 season. (Closed July 1 through August 31.)

Lucas Slough: Closed waters.

Marcel Lake: Trout – no cutthroat may be kept. Bait prohibited.

Marine areas: (See page ___).

May Creek (tributary of Lake Washington): Closed waters.

McMurray Lake (Skagit County): April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons.

Mercer Slough (tributary of Lake Washington): Closed waters.

Mill Pond (Auburn): Juveniles only (under fifteen years old).

Morton Lake: September 1 through June 30 season. (Closed July 1 through August 31.)

Muck Creek and tributaries (within Ft. Lewis Military Reservation): Trout – catch-and-release only. Selective fishery regulations. Contact Ft. Lewis for a land use permit.

New Mire Creek (tributary of Lake Sawyer): April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Juveniles only (under fifteen years old).

Newhalem Ponds: Closed waters.

Nisqually River: See Region VI.

Nooksack River, all tributary streams to the Nooksack River system: June 15 through October 31 season.

Nooksack River mouth to forks, Middle Fork to Dam. North Fork to Nooksack Falls: June 15 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead release and wild cutthroat release. Fishing from boats equipped with motors prohibited on the North and Middle Forks November 1 through March 31.

South Fork, from its mouth to source: June 15 through October 31 season. Trout – catch limit – two, minimum length twelve inches, wild steelhead release, wild cutthroat release, and selective fishery regulations.

From its mouth to Skookum Creek: Additional November 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead release and wild cutthroat release. Fishing from boats equipped with motors prohibited.

North Creek (tributary of Lake Sammamish River): Closed waters.

Northern State Hospital Pond: Juveniles only (under fifteen years old).

Old Fishing Hole Pond (Kent): Juveniles only (under fifteen years old).

Padden Lake: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Internal combustion engines prohibited.

Pass Lake: Trout – catch limit – one, minimum length eighteen inches. Fly fishing only, barbless hook.

Philippa Creek (tributary to N.F. Snoqualmie River): Closed waters.

Pilchuck Creek, mouth to Highway 9 Bridge: June 1 through November 30 season. Trout – catch limit – two, minimum length fourteen inches wild cutthroat release. Bait prohibited. Additional December 1 through last day of February season. Trout – catch limit – two, minimum length fourteen inches wild cutthroat release.

Pilchuck River, its entire length: Closed March 1 through November 30.

From its mouth to five hundred feet downstream from the Snohomish City diversion dam: December 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Fishing from any floating device prohibited.

Pipers Creek (Carkeek Creek), from its mouth to concrete culvert adjacent the Metro plant (including Venema Creek): Closed waters.

From concrete culvert adjacent the Metro plant to source: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Trout – no minimum length. Juveniles only (under fifteen years old).

Portage Bay: Feeding (chumming) permitted.

Pratt River (tributary to Middle Fork Snoqualmie): Catch-and-release only, and selective fishery regulations.

Puyallup River, from its mouth to the Electron power plant outlet: June 1 through January 31 season. Trout – catch limit – two, minimum length fourteen inches wild cutthroat release.

From its mouth to the Soldier's Home Bridge in Orting: Additional February 1 through March 31 season. Trout – catch limit – two, minimum length fourteen inches wild steelhead release and wild cutthroat release.

Raging River, from its mouth to the Highway 18 Bridge (three miles upstream from Preston): June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Rattlesnake Lake: Selective fishery regulations, except electric motors allowed.

Ravensdale Lake: Trout – catch limit – two, minimum length twelve inches. Selective fishery regulations.

Ridley Lake (Whatcom County): July 1 through October 31 season. Trout – catch and possession limit – one, minimum length eighteen inches. Selective fishery regulations.

Rock Creek (below Landsburg): Closed waters.

Ross Lake (Reservoir): July 1 through October 31 season. Trout – catch limit – three, possession limit – six, minimum length thirteen inches. Bait prohibited.

Note: The following tributaries to Ross Lake are closed from the closed water markers near their mouths upstream the distance indicated. Big Beaver Creek (see special regulation for Big Beaver Creek), Ruby Creek, entire stream. All other tributaries – one mile.

Ross Lake Tributary Streams not listed as closed: July 1 through October 31 season.

Salmon Bay, all waters from the Chittenden Locks (in Ballard) eastward (east) to the Fremont Bridge: July 1 through last day of February season. Trout – no more than two over twenty inches wild steelhead release.

Salmon Bay, from the east end of the north wing wall of the Chittenden Locks to a line approximately one hundred seventy-five feet seaward of, and parallel to the railroad bridge, and which runs through the wooden tower structure near the south shore: December 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild steelhead release. It is unlawful to fish with more than one hook on sinking artificial lures; or with leads, weights,

or sinkers less than twelve inches above or below the lure or bait. Fishing from any floating device prohibited. This area is closed March 1 through November 30. See also department of fisheries' regulations.

Samish, Lake: Feeding (chumming) permitted.

Samish River, from its mouth to the old Highway 99 Bridge and from the department of fisheries' rack to the Hickson Bridge: June 1 through March 31 season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release. December 1 through March 31 wild steelhead release. Note: Closed from Highway 99 Bridge to department of fisheries' salmon rack.

Sammamish Lake: Trout - no more than three over fourteen inches or two over twenty inches. Kokanee may not be kept.

Sammamish River (Slough), from the 68th Avenue N.E. Bridge to Lake Sammamish: June 1 through August 31 and December 1 through last day of February seasons. Trout - catch limit - two, minimum length twenty inches wild steelhead release. All tributaries are closed.

Sauk River, from its mouth to the mouth of the White Chuck River: June 15 through last day of February season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release. June 15 through October 31 wild steelhead release.

From the mouth of the White Chuck River to headwaters, including North and South Forks: June 1 through October 31 season. Trout - catch limit - two, minimum length twelve inches wild steelhead release and wild cutthroat release. Bait prohibited.

From its mouth to the Darrington Bridge: Additional March 1 through April 30 season. Catch-and-release only, and selective fishery regulations.

Sawyer, Lake: Feeding (chumming) permitted.

Sequallitchew Lake: June 1 through October 31 season. Contact Ft. Lewis for land use permit.

Serene, Lake: September 1 through June 30 season. (Closed July 1 through August 31.)

Shady Lake: June 1 through July 4 and September 1 through October 31 seasons. Trout - catch limit - four, no more than one over twelve inches.

Shannon, Lake: Trout - no more than three over sixteen inches. Feeding (chumming) permitted.

Silver Lake (Whatcom County): April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons.

Sixteen Lake (Skagit County): April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons.

Skagit River, from its mouth to the Memorial Highway Bridge (Highway 536 at Mt. Vernon): Year around season. Trout - catch limit - two, minimum length twelve inches entire season wild cutthroat release. Retaining steelhead over twenty inches in length is prohibited from April 1 through May 31. (See Fisher Slough.) June 1 through October 31 wild steelhead release.

From Memorial Highway Bridge (Highway 536 at Mt. Vernon) upstream to Gorge Powerhouse at Newhalem: June 1 through last day of February season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release. June 1 through October 31 wild steelhead release.

From the Gorge Powerhouse to Gorge Dam: Closed waters.

From Memorial Highway Bridge (Highway 536 at Mt. Vernon) to pipeline crossing at Sedro Woolley: Additional March 1 through March 31 season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release.

From pipeline crossing at Sedro Woolley to mouth of Bacon Creek: Additional March 1 through March 15 season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release. Note: Closed waters from the pipeline crossing at Sedro Woolley to the Dalles Bridge at Concrete March 16 through May 31.

From the Dalles Bridge at Concrete to the mouth of Bacon Creek: Additional March 16 through April 30 season. Catch-and-release only, and selective fishery regulations, except lawful to fish from a boat with motor but not while under power.

Skykomish River, from its mouth to mouth of Sultan River: June 1 through last day of February season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release. June 1 through October 31 wild steelhead release. Fishing from any floating device prohibited November 1 through last day of February from the boat ramp below Lewis Street Bridge at Monroe downstream two thousand five hundred feet. Additional March 1 through April 30 season: Trout - catch-and-release only, and selective fishery regulations. Fishing from any floating device prohibited from the boat ramp below Lewis Street Bridge at Monroe downstream two thousand five hundred feet.

From the mouth of the Sultan River to the Highway 2 Bridge (above Goldbar): June 1 through March 31 season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release. June 1 through October 31 and March 1 through March 31 wild steelhead release.

From the Highway 2 bridge (above Goldbar) to the confluence of the North and South forks: August 1 through March 31 season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release. August 1 through October 31 wild steelhead release. Note: This area closed April 1 through July 31. Fishing from any floating device prohibited in an area one thousand five hundred feet upstream to one thousand feet downstream of the outlet at Skykomish rearing ponds.

Skykomish River, North Fork, from its mouth to one thousand feet downstream from Bear Creek Falls: June 1 through last day of February season. Trout - catch limit - two, minimum length twelve inches wild steelhead release and wild cutthroat release. Closed waters from one thousand feet below Bear Creek Falls to one thousand feet above Bear Creek Falls.

From one thousand feet upstream of Bear Creek Falls to headwaters: Trout - catch limit - two, minimum length twelve inches wild steelhead release and wild cutthroat release. Bait prohibited.

Skykomish River, South Fork, from its mouth to six hundred feet downstream from the Sunset Falls Fishway: June 1 through last day of February season. Trout - catch limit - two, minimum length twelve inches wild steelhead release and wild cutthroat release. Closed waters from Sunset Falls Fishway to a point six hundred feet downstream of the fishway.

From Sunset Falls to source: Trout - catch limit - two, minimum length twelve inches wild steelhead release and wild cutthroat release. Bait prohibited. Additional November 1 through last day of February season for whitefish only.

All tributaries to the South Fork: Wild steelhead release.

Snohomish River, all channels, sloughs, and interconnected waterways (excluding all tributaries) From Puget Sound to Highway 529: Year around season. Trout - catch limit - two, minimum length twelve inches. June 1 through October 31 wild steelhead release.

From Highway 529 upstream (all channels): June 1 through March 31 season. Trout - catch limit - two, minimum length twelve inches. June 1 through October 31 wild steelhead release.

Snoqualmie River, from its mouth to the falls: June 1 through March 31 season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release. June 1 through November 30 wild steelhead release and bait prohibited. Fishing from any floating device prohibited November 1 through March 31 from the mouth of Tokul Creek downstream to boat ramp at Plumb access, about one-quarter mile. Note: Waters within the Puget Power tunnel at the falls are closed.

From Snoqualmie Falls, including the North and South Forks: Trout - catch limit - two, minimum length ten inches. Bait prohibited. Additional November 1 through last day of February season for whitefish only.

Middle Fork Snoqualmie from mouth to source including all tributaries: Catch-and-release only, and selective fishery regulations.

Soos Creek, from mouth to salmon hatchery rack: June 1 through August 31 season wild cutthroat release.

South Prairie Creek, closed downstream from Page Creek to its mouth.

Spada Lake (Reservoir): Trout – catch limit – five, minimum length twelve inches. Bait prohibited. Internal combustion engines prohibited. Note: All tributaries to lake are closed to fishing.

Spanaway Lake, and that portion of the outlet to the county park boundary: Year around season.

Squalicum Creek, mouth to outlet of Bug Lake: June 1 through October 31 season. Additional November 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Squalicum Lake: Trout – catch limit – two. Fly fishing only.

Stetattle Creek, from its mouth for one and one-half miles upstream, to mouth of Bucket Creek: Closed waters.

Stevens, Lake: Feeding (chumming) permitted. Bass – possession limit – one over eighteen inches.

Stillaguamish River, and all sloughs, downstream of Warm Beach–Stanwood Highway: Year around season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Stillaguamish River, upstream from the Warm Beach–Stanwood Highway to the forks (except Harvey Creek, Pioneer Ponds, and Portage Creek are closed): June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. June 1 through November 30 wild steelhead release. Closed waters from the barrier dam (downstream of I-5) downstream two hundred feet.

Stillaguamish River, North Fork, from its mouth to Swede Heaven Bridge: Year around season. Trout – catch limit – two, minimum length fourteen inches wild cutthroat release. Fishing from any floating device prohibited upstream of the Highway 530 Bridge at mile post 28.8 (Cicero Bridge). March 1 through November 30 wild steelhead release. Fly fishing only: April 16 through November 30.

Stillaguamish River, South Fork, from its mouth to four hundred feet downstream of the outlet to fishway at Granite Falls: June 1 through last of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. June 1 through October 31 wild steelhead release. Note: Closed from Mt. Loop Highway bridge above Granite Falls downstream to a point four hundred feet below the outlet of the end of the fishway.

Stuck River: See White River.

Sultan River, from its mouth to a point four hundred feet downstream from the diversion dam at river mile 16: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Note: North and South Forks are closed to fishing.

Sunday Creek (tributary to N.F. Snoqualmie River): Closed waters.

Swamp Creek (tributary to Sammamish River): Closed waters.

Tapps Lake (Reservoir) and intake canal—Open area includes intake canal to within four hundred feet of the screen at Dingle Basin.

Tate Creek (tributary to N.F. Snoqualmie River): Closed waters.

Taylor River (tributary to the Middle Fork Snoqualmie): Catch-and-release only, and selective fishery regulations.

Tennant Lake: Fishing from any floating device prohibited from October 13 through January 15.

Terrell, Lake: Fishing from any floating device prohibited from October 13 through January 15 except fishing from floating dock permitted.

Thornton Creek (tributary to Lake Washington): Closed waters.

Tibbetts Creek (tributary to Lake Sammamish): Closed waters.

Toad Lake (Whatcom County): April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons.

Tokol Creek, from its mouth to the posted cable boundary marker located approximately seven hundred feet upstream of the mouth: December 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches. This area is closed daily from 5:00 p.m. to 7:00 a.m.

From the posted cable boundary marker located approximately seven hundred feet upstream of the mouth to the railroad trestle: Closed to all fishing from December 1 through March 31.

Tolt River, from its mouth to the USGS trolley cable at the confluence of the North and South Forks: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. June 1 through November 30 wild steelhead release and bait prohibited.

From the USGS trolley cable to the mouth of Yellow Creek on the North Fork, and to the dam on the South Fork: Closed waters.

North Fork above Yellow Creek and the South Fork above the dam: June 1 through October 31 season. Trout – catch limit – two, minimum length ten inches. Bait prohibited.

Tye River: Trout – catch limit – two, minimum length twelve inches wild steelhead release. Bait prohibited. Additional November 1 through last day of February season for whitefish only.

Union, Lake: Feeding (chumming) permitted.

Voight's Creek: Closed waters from mouth to Highway 162 Bridge.

Wallace River, from its mouth to the first Burlington–Northern Railroad bridge downstream of the Highway 2 Bridge: June 1 through September 1 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Note: Closed waters from the first Burlington–Northern Railroad bridge (below Highway 2) to a point two hundred feet upstream of the water intake of the salmon hatchery.

From the mouth to mouth of Olney Creek: Additional November 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Fishing from any floating device prohibited.

Wapato Lake: Juveniles only (under fifteen years old).

Washington, Lake, including that portion of the Sammamish River from the 68th Avenue N.E. Bridge downstream: July 1 through April 30 season: Trout – no more than two over twenty inches. Closed to the taking of steelhead in March and April. May 1 through June 30 season: Trout – catch limit – eight, minimum length twelve inches. Closed to boat fishing one hundred yards either side of the floating bridges. Feeding (chumming) permitted year around. Kokanee/sockeye under twenty inches will be considered kokanee and under the jurisdiction of the department of wildlife while those twenty inches and over will be considered sockeye salmon and under the jurisdiction of the department of fisheries.

Whatcom Creek, mouth to stone bridge at Whatcom Falls Park: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From stone bridge at Whatcom Falls Park upstream to Lake Whatcom: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Trout – no minimum length. Juveniles only (under fifteen years old).

Whatcom, Lake: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Trout – no more than one over fourteen inches. Feeding (chumming) permitted. (All tributaries are closed to fishing.)

White (Stuck) River, from mouth to Highway 410 Bridge at Buckley: Trout – catch limit – two, minimum length twelve inches. Note: Puget Power canal, including the screen bypass channel, is closed to fishing above the screen at Dingle Basin.

From the Weyerhaeuser 6000 Road Bridge (Bridge Camp) to its source: Additional November 1 through January 31 season for whitefish only.

Willow Lake (Whatcom County): July 1 through October 31 season. Trout – catch and possession limit – one, minimum length eighteen inches. Selective fishery regulations.

Region V.

Description: That area of the state contained within the boundaries of Clark, Cowlitz, Klickitat, Lewis, Skamania, and Wahkiakum counties.

All state-wide and Region V regulations (given below) apply to all Region V waters unless specifically exempted or amended by special regulations (listed for separate waters and categories of waters).

Region V regulations. Open seasons:

Lakes, ponds, and reservoirs: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, unless specified otherwise under special regulations.

Rivers, streams, and beaver ponds: June 1 through October 31 (both, 1992 and 1993), unless specified otherwise under special regulations.

(For Columbia River reservoirs, see page x.)

Catch, size, and possession limits: The catch limit for trout caught in either lakes or streams is an aggregate total and must not exceed eight. The following represents general catch, size, and possession limits for game fish (before fishing, check individual waters listed under special regulations for exceptions):

GAME FISH SPECIES	DAILY CATCH LIMITS	MINIMUM SIZE LIMITS	POSSESSION LIMITS
Bass.....	No limit until possession limit retained	None	Five—not more than three over fifteen inches
Crappie and/or Bluegill.....	Twenty-five, both species combined	None	One catch limit
Dolly Varden/ Bull Trout.....	Closed season		
Grass Carp.....	Closed season		
Trout*..... (Including kokanee and steelhead)	Eight, of which not more than two may be over twelve inches if taken from rivers, streams, and beaver ponds	None in lakes, ponds, and reservoirs. Eight inches in rivers, streams, and beaver ponds	One catch limit and (in addition) two steelhead over twenty inches
Walleye.....	Five	Eighteen inches	One catch limit (not more than one walleye over twenty-four inches long will be allowed for each catch limit.)
Whitefish.....	Fifteen	None	One catch limit
All other game fish.....	No limit	None	No limit
Bullfrogs.....	Ten	None	One catch limit

*Note: When fishing with bait, all trout equal to or greater than the minimum size are counted as part of the daily catch limit whether kept or released. Steelhead may be caught and released while using bait until the daily catch limit is retained. Where use of bait is prohibited by special regulations, or where artificial lures or flies are used voluntarily, fish may be released until the daily catch limit is retained. If any fish has swallowed the hook or is hooked in the gill, eye or tongue, it should be kept if legal to do so.

Special regulations. Region V. Basic state-wide and regional regulations apply to all waters except where modified in special regulations below.

Abernathy Creek, from Abernathy Falls to posted markers five hundred feet downstream from salmon hatchery: Closed waters.

From mouth to a point five hundred feet downstream from salmon hatchery: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release.

Alder Creek: Closed waters.

Alder Lake (Reservoir): Year around season.

Battle Ground Lake: Internal combustion engines prohibited.

Beaver Creek (tributary to Elochoman River): Closed waters.

Berry Creek (tributary to Nisqually River): Trout – catch limit – two, minimum length eight inches. Bait prohibited.

Big White Salmon River, from mouth to within four hundred feet of Northwestern Dam: Year around season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Wild steelhead release May 16 through October 31.

From gas pipeline crossing above Northwestern Lake to Gilmer Creek: Trout – catch limit – two, minimum length twelve inches. Bait prohibited.

Blue Creek, from mouth to posted deadline near rearing pond outlet: (1) December 1 through January 31 season, open on Friday, Saturday, and Sunday; (2) unlawful to fish with artificial lures having more than one single pointed hook; (3) night closure; (4) closed February 1 through November 30 from posted deadline to Spencer Road closed waters.

From posted deadline to Spencer Road: Closed waters.

Blue Lake (Cowlitz County): Catch-and-release only.

Butter Creek: Trout – catch limit – two, minimum length ten inches. Bait prohibited.

Carlisle Lake: April 26, 1992, through last day of February 1993 and April 25, 1993, through last day of February 1994 seasons. Internal combustion engines prohibited. Bass – minimum length fourteen inches.

Carp Lake: Year around season.

Cedar Creek (tributary of N.F. Lewis) from mouth to junction of Chelatchie Creek: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches.

Chamberlain Lake: Year around season.

Chehalis River: See Region VI, page ____.

Chehalis River, South Fork from mouth to highway bridge at Boistfort: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Cispus River, North Fork: Trout – catch limit – eight, no more than one over twelve inches.

Clear Creek (tributary to Muddy River, Skamania County): Trout – catch limit – two, minimum length twelve inches. Bait prohibited.

Clearwater Creek (tributary to Muddy River, Skamania County): Trout – catch limit – two, minimum length twelve inches. Bait prohibited.

Coal Creek (Cowlitz County), from mouth to four hundred feet below falls: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Coldwater Lake: Trout – catch limit – two. Bait prohibited.

Columbia River and impoundments and all connecting sloughs – see regulations page ____.

Connelly Creek and tributaries, from four hundred feet below the city of Morton Dam to its source: Closed waters.

Cougar Creek (tributary to Yale Reservoir): June 1 through August 31 season.

Coweman River, from mouth to Mulholland Creek: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release.

Cowlitz River, from mouth to Mayfield Dam: Year around season. Trout – catch limit – eight, minimum length twelve inches, no more than two over twenty inches wild cutthroat release. Lawful to fish up to four hundred feet or the posted deadline at barrier dam. From Mill Creek to the barrier dam, it is unlawful to (1) fish from any floating device; (2) fish during night closure, April 1 through September 30; and (3) fish with nonbuoyant artificial lures having more than one single-pointed hook.

From Mayfield Dam to mouth of Muddy Fork: Year around season.

Cowlitz River, Clear Fork and Muddy Fork: Trout – catch limit – eight, no more than one over twelve inches.

Davis Lake: April 26, 1992, through last day of February 1993 and April 25, 1993, through last day of February 1994 seasons.

Deep River: Year around season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Drano Lake: See Columbia River regulations, page ____.

Elochoman River, from mouth to West Fork: June 1 through March 31 season. Trout – catch limit – eight, minimum length twelve inches, no more than two over twenty inches wild steelhead and wild cutthroat release.

From Beaver Creek Road Bridge to two hundred feet below weir at Beaver Creek hatchery: Closed waters.

From West Fork to source: Closed waters.

Fort Borst Park Lake: April 26, 1992, through last day of February 1993 and April 25, 1993, through last day of February 1994 seasons. Trout – catch limit – five. Juveniles only (under fifteen years old).

Franz Lake: Year around season.

Germany Creek, from mouth to end of Germany Creek Road (approximately five miles): June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead release and wild cutthroat release.

Gobar Creek (tributary to Kalama River): June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release.

Grant Lake: Year around season.

Grays River, from mouth to mouth of South Fork: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release.

Grays River, East Fork: Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Bait prohibited.

Green River, from mouth to 2800 Bridge: June 15 through November 30 season. Open only to steelhead fishing, catch limit – two, minimum length twenty inches. Note: All tributaries closed.

From 2800 Bridge to source, including all tributaries: Closed waters.

Grizzly Lake: Closed waters.

Hamilton Creek: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release.

Hemlock Lake (Trout Creek Reservoir): June 1 through October 31 season.

Hewitt Lake: Year around season.

Horseshoe Lake: April 26, 1992, through last day of February 1993 and April 25, 1993, through last day of February 1994 seasons.

Jewitt Creek: Trout – no minimum length. Juveniles only (under fifteen years old).

Johnson Creek (tributary to Cowlitz River): Trout – catch limit – two, minimum length ten inches. Bait prohibited.

Kalama River, for all sections from mouth to Kalama Falls that are open to fishing the following regulations apply: (1) Trout – catch limit – two, minimum length twelve inches; (2) wild cutthroat release; and (3) wild steelhead release.

From mouth upstream to one thousand feet below fishway at upper salmon hatchery: (1) Year around season; (2) night closure, April 1 through October 31; (3) fly fishing only, from September 1 through October 31 from the pipeline crossing to the posted deadline at the intake to the lower salmon hatchery; (4) from two hundred feet above to one thousand five hundred feet below the temporary rack is closed during the period the fish rack is installed; and (5) motors prohibited upstream of Modrow Bridge.

One thousand feet below fishway to one thousand feet above the fishway at upper salmon hatchery: Closed waters.

From one thousand feet above the fishway at the upper salmon hatchery to Summers Creek: Year around season.

From Summers Creek upstream to the 6420 Road at about one mile above the gate at the end of the county road: June 1 through March 31 season. Fly fishing only.

From 6420 Road (about one mile above the gate at the end of the county road) to Kalama Falls: Closed waters.

Klickitat River, from mouth to Fisher Hill Bridge: June 1 through November 30 season. Trout – catch limit – two, minimum length twelve inches wild steelhead release.

From Fisher Hill Bridge to four hundred feet above # 5 fishway: Closed waters.

From four hundred feet above # 5 fishway to the Yakima Indian Reservation boundary: June 1 through November 30 season. Trout – catch limit – two, minimum length twelve inches wild steelhead release. Additional December 1 through March 31 season for whitefish only.

From the Yakima Indian Reservation boundary upstream to source, including all tributaries: Closed waters.

Kress Lake: April 26, 1992, through last day of February 1993 and April 25, 1993, through last day of February 1994 seasons. Bass – only bass less than twelve inches or over seventeen inches may be kept. Internal combustion engines prohibited.

Lacamas Creek (Clark County): Lawful to fish upstream to the base of Lacamas Lake Dam.

Lacamas Creek, tributary of Cowlitz River (Lewis County): June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches.

Lacamas Lake: April 26, 1992, through March 31, 1993, and April 25, 1993, through March 31, 1994, seasons.

Lewis River, from mouth to forks: Year around season. Trout – catch limit – two, minimum length twelve inches wild steelhead release.

Lewis River, North Fork, from mouth to overhead powerlines below Merwin Dam: Year around season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release. Closed waters: Shoreward of the cable buoy and corkline at the mouth of the Lewis River Salmon Hatchery fish ladder.

From lower Cedar Creek concrete boat ramp to Colvin Creek: Night closure April 1 through October 31.

From mouth of Colvin Creek to overhead powerlines at Merwin Dam: Trout – catch limit – two, minimum length twelve inches. Closed October 1 through December 15 to fishing.

From overhead powerlines to Merwin Dam: Closed waters.

From Yale Dam downstream one thousand three hundred feet to the cable crossing: Closed waters.

Lewis River Power Canal and old Lewis River streambed between Swift No. 1 powerhouse and Swift No. 2 powerhouse: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Fishing from any floating device prohibited.

From Eagle Cliff Bridge to lower falls: Trout – catch limit – two, minimum length twelve inches. Bait prohibited.

Lewis River, East Fork (south), the following are closed waters: (1) From the posted markers below to one hundred feet above Lucia Falls; (2) from four hundred feet below to four hundred feet above Molton Falls; and (3) from four hundred feet below Horseshoe Falls to one hundred feet above Sunset Falls.

From mouth to four hundred feet below Horseshoe Falls: Year around season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release. Night closure April 1 through October 31.

From one hundred feet above Sunset Falls to source: June 1 through December 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release.

Little Klickitat River, within Goldendale city limits: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Trout – no minimum length. Juveniles only (under fifteen years old).

Little Nisqually River: Trout – catch limit – two, minimum length ten inches. Bait prohibited.

Little White Salmon River, from fishway downstream to markers at federal fish hatchery a distance of one thousand five hundred feet: Closed waters.

- Locke Lake: Year around season.
- Long-Bell Pond (Cowlitz County): Year around season.
- Love Lake: Closed waters.
- Mayfield Lake (Reservoir): Year around season. Tiger musky – catch limit – one, minimum length thirty inches.
- Merrill Lake: Trout – catch limit – two, maximum length twelve inches. Fly fishing only, except motors allowed.
- Merwin (Lake) Reservoir: Year around season. Trout – minimum length six inches.
- Mill Creek (Cowlitz County), from mouth to forks (approximately one mile): June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release.
- Mineral Creek (tributary to Nisqually River): Trout – catch limit – two, minimum length twelve inches. Bait prohibited.
- Mineral Creek, North Fork: Trout – catch limit – two, minimum length twelve inches. Bait prohibited.
- Mineral Lake: April 26, 1992, through September 10, 1992, and April 25, 1993, through September 10, 1993, seasons.
- Muddy River (tributary to N.F. Lewis River): Trout – catch limit – two, minimum length twelve inches. Bait prohibited.
- Newaukum River, main river, Middle Fork and South Fork: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead release.
- Newaukum River, North Fork, from mouth to four hundred feet below Chehalis city water intake: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead release.
- From Chehalis city water intake upstream: Closed water.
- Ohanapecosh Creek (tributary to Cowlitz River): Trout – catch limit – two, minimum length twelve inches. Bait prohibited.
- Olequa Creek: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.
- Packwood Lake: All inlet streams and outlet from log boom to dam: Closed waters. Trout – catch limit – five, minimum length ten inches. Bait prohibited.
- Panther Creek (tributary to Wind River): Trout – catch limit – two, minimum length twelve inches. Bait prohibited. Wild steelhead release.
- Pine Creek (tributary to N.F. Lewis River): Trout – catch limit – two, minimum length twelve inches. Bait prohibited.
- Plummer Lake: April 26, 1992, through last day of February, 1993, and April 25, 1993, through last day of February 1994 seasons.
- Railroad Island Pond: Year around season.
- Riffe (Lake) Reservoir: Year around season. Lawful to fish up to the base of Swofford Pond Dam.
- Rock Creek (Skamania County): June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release.
- Round Lake: April 26, 1992, through March 31, 1993, and April 25, 1993, through March 31, 1994, seasons.
- Rowland Lakes: April 26, 1992, through last day of February 1993 and April 25, 1993, through last day of February 1994 seasons.
- Sacajawea Lake: Year around season.
- Salmon Creek (Clark County), from mouth to 72nd Avenue N.E.: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release.
- Silver Creek (tributary to Cowlitz River), mouth to USFS Road 4778: Trout – catch limit – two, minimum length twelve inches. Bait prohibited.
- Silver Lake: Year around season. Bass – minimum length fourteen inches. Use of water dogs or salamanders for fishing prohibited.
- Skamokawa Creek, mouth to forks just below Oatfield and Middle Valley Road: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release.
- Skate Creek (tributary to Cowlitz River): Trout – catch limit – eight, no more than one over twelve inches.
- Skookumchuck River: See Region VI.
- Skookumchuck Slough (Hayse Lake): Year around season.
- Sundale Pond: Year around season.
- Swofford Pond: Year around season. Bass – possession limit – two. Only bass less than twelve inches or over seventeen inches may be kept. Channel catfish – minimum length twenty inches. Internal combustion engines prohibited.
- Tilton River, from mouth to West Fork: June 1 through March 31 season. Trout – catch limit – eight, no more than one over twelve inches.
- Tilton River, South Fork and East Fork: Trout – catch limit – two, minimum length ten inches. Bait prohibited.
- North Fork and West Fork: Trout – catch limit – two, minimum length twelve inches. Bait prohibited.
- Toutle River, mouth to forks: June 15 through November 30 season. Open only to the taking of steelhead over twenty inches.
- Toutle River, North Fork, from mouth to the posted deadline below the fish collection facility: June 15 through November 30 season. Wild steelhead release. Open only to the taking of steelhead over twenty inches.
- From the mouth of the Green River to the posted deadline below the fish collection facility: June 15 through November 30 season. It is unlawful to (1) fish during night closure; and (2) fish with nonbuoyant artificial lures having more than one single-pointed hook.
- From the posted deadline below the fish collection facility upstream to the headwaters, including all tributaries: Closed waters. (Note: Castle and Coldwater lakes, open waters.)
- Toutle River, South Fork, mouth to 4100 Road Bridge (note: All tributaries closed): June 15 through January 31 season. Open only to the taking of steelhead over twenty inches wild steelhead release. Additional February 1 through March 31 season, open on Fridays and Saturdays only. Steelhead – catch and possession limit – one, minimum length twenty inches. Open only to steelhead fishing.
- From 4100 Road Bridge to source, including all tributaries: Closed waters.
- Trout Creek (tributary to Wind River): Trout – catch limit – two, minimum length twelve inches. Bait prohibited. Wild steelhead release.
- Trout Lake, tributary to Big White Salmon River: June 1 through October 31 season.
- Vancouver Lake and all other waters west of Burlington-Northern Railroad from Columbia River drawbridge near Vancouver downstream to Lewis River: Year around season. Trout – catch limit – two, minimum length twelve inches.
- Walupt Lake: All inlet streams closed. Trout – catch limit – five, minimum length ten inches. Bait prohibited.
- Washougal River, from mouth to bridge at Salmon Falls: Year around season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release. Night closure April 1 through October 31.
- From bridge at Salmon Falls to its source: Closed waters.
- Washougal River, West (North Fork), from mouth to the water intake at the department of wildlife hatchery: Closed waters.
- From intake at department of wildlife hatchery to source: Year around season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release.
- Willamee Lake: Trout – catch limit – two, minimum length fifteen inches. Bait prohibited.

Wind River, Burlington-Northern Railroad bridge to four hundred feet below Shipherd Falls (note: Waters south of the Burlington-Northern Railroad bridge are considered part of the Columbia River): June 1 through March 31 season. Trout - catch limit - two, minimum length twelve inches wild steelhead and wild cutthroat release.

From four hundred feet below to one hundred feet above Shipherd Falls fish ladder: Closed waters.

Tyee Springs: Closed waters.

From one hundred feet above Shipherd Falls fish ladder to source, including all tributaries: June 1 through November 30 season. Trout - catch limit - two, minimum length twelve inches wild steelhead release.

Winston Creek (tributary to Cowlitz River): Trout - catch limit - two, minimum length ten inches. Bait prohibited.

Wishram Pond: Year around season.

Yellowjacket Creek (tributary to Cispus River): Trout - catch limit - two, minimum length twelve inches. Bait prohibited.

Yellowjacket Ponds: Trout - catch limit - eight, no more than one over twelve inches.

Region VI.

Description: That area of the state contained within the boundaries of Clallam, Grays Harbor, Jefferson, Kitsap, Mason, Pacific, and Thurston counties and that portion of Pierce County on the Kitsap Peninsula and Fox Island.

All state-wide and Region VI regulations (given below) apply to all Region VI waters unless specifically exempted or amended by special regulations (listed for separate waters and categories of waters).

Region VI regulations. Open seasons:

Lakes, ponds, and reservoirs: April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, unless specified otherwise under special regulations.

Rivers, streams, and beaver ponds: June 1 through October 31 (both, 1992 and 1993), unless specified otherwise under special regulations.

Catch, size, and possession limits: The catch limit for trout caught in either lakes or streams is an aggregate total and must not exceed eight. The following represents general catch, size, and possession limits for game fish (before fishing, check individual waters listed under special regulations for exceptions):

GAME FISH SPECIES	DAILY CATCH LIMITS	MINIMUM SIZE LIMITS	POSSESSION LIMITS
Bass.....	No limit until possession limit retained	None	Five—not more than three over fifteen inches
Crappie and/or Bluegill.....	Twenty-five, both species combined	None	One catch limit
Dolly Varden/ Bull Trout.....	Closed season		
Grass Carp.....	Closed season		
Trout*..... (Including kokanee and locked Atlantic salmon and steelhead)	Eight, of which not more than two may be over twelve inches if taken from rivers, streams, and beaver ponds	None in lakes, ponds, and reservoirs. Eight inches in rivers, streams, and beaver ponds	One catch limit and (in addition) two steelhead over twenty inches
Walleye.....	Five	Eighteen inches	One catch limit (not more than one walleye over twenty-four inches long will be allowed for each catch limit.)
Whitefish.....	Fifteen	None	One catch limit
All other game fish.....	No limit	None	No limit
Bullfrogs.....	Ten	None	One catch limit

*Note: When fishing with bait, all trout equal to or greater than the minimum size are counted as part of the daily catch limit whether kept or released. Steelhead may be caught and released while using bait until the daily catch limit is retained. Where use of bait is prohibited by special regulations, or where artificial lures or flies are used voluntarily, fish may be released until the daily catch limit is retained. If any fish has swallowed the hook or is hooked in the gill, eye or tongue, it should be kept if legal to do so.

Special regulations. Region VI. Basic state-wide and regional regulations apply to all waters except where modified in special regulations below. For regulations within Olympic National Park, call (206) 452-4501.

Alder Reservoir: Year around season.

Aldwell Lake: Trout - catch limit - two, minimum length twelve inches. Selective fishery regulations, except lawful to fish from any floating device equipped with a motor.

Alexander Lake (Kitsap County): Closed waters.

Anderson Lake (Jefferson County): Internal combustion engines prohibited. April 26, 1992, through August 31, 1992, and April 25, 1993, through August 31, 1993, seasons.

Additional season September 1 through October 31. Catch-and-release only, single barbless hooks. Bait prohibited.

Bay Lake: April 26, 1992, through July 5, 1992, and April 25, 1993, through July 5, 1993, and September 1 through September 30 seasons.

Bear River: June 1 through last day of February season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release.

Beaver Creek (Thurston County): See Black River.

Beaver Ponds, all ponds in Kitsap County, and those ponds in Mason County on Tahuya Peninsula west of Belfair-Bremerton Highway (S.R. 3): April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Trout - no minimum length.

Big Beef Creek: June 1 through October 31 season. Closed to the taking of cutthroat trout.

Big River: June 1 through last day of February season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release.

Black Lake (Thurston County): Year around season.

Black River, from mouth to Black Lake and all tributaries west of Interstate Highway 5 including Waddell Creek, Mima Creek, Beaver Creek, Salmon Creek, Dempsey Creek, and Blooms Ditch: Trout - catch limit - two, minimum length twelve inches. Bait prohibited. Wild cutthroat release.

Blooms Ditch: See Black River.

Bogachiel River, from mouth to National Park boundary: June 1 through April 30 season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release. June 1 through October 31 wild steelhead release.

Burley Creek: June 1 through last day of February season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release.

Cady Lake: Trout - catch limit - two. Fly fishing only. Internal combustion engines prohibited.

Calawah River, from mouth to forks: June 1 through April 30 season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release. June 1 through October 31 wild steelhead release.

South Fork from mouth to Hyas Creek: June 1 through April 30 season. Trout - catch limit - two, minimum length twelve inches June 1 to last day of February wild cutthroat release.

South Fork from mouth to National Park boundary: June 1 through October 31 season. Trout - catch limit - two, minimum length twelve inches wild steelhead release.

Campbell Creek: Closed waters.

Canyon Creek (Mason County): Closed waters.

Capitol Lake, from its outlet to a point four hundred feet below the lowest Tumwater Falls (Deschutes River) fish ladder: June 1 through March 31 season. Trout – (including steelhead) catch limit – two over twelve inches wild cutthroat release; possession limit for steelhead is four fish. Closed waters: Percival Cove, west of a set of markers on the western shoreline of the south basin of Capitol Lake. WAC 236-16-020 Motorboats—Prohibitions. The operation of all motorboats is prohibited in the area of Capitol Lake north of the railroad trestle crossing said lake unless prior written authorization is first obtained from the director of general administration.

Carney Lake: April 26, 1992, through June 30, 1992, and April 25, 1993, through June 30, 1993, and September 1 through October 31 seasons. Internal combustion engines prohibited.

Cases Pond: Juveniles only (under fifteen years old).

Cattail Lake (on the Bangor Military Base): Year around season.

Cedar Creek (Jefferson County): June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Chambers Lake: Year around season.

Chehalis River, from Union Pacific Railroad Bridge in Aberdeen to high bridge on Weyerhaeuser logging road #17 (approximately seven miles south of Pe Ell): June 1 through April 15 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Chehalis River Potholes (adjacent to the Chehalis River south of Highway 12 in Grays Harbor County, this does not include sloughs or beaver ponds): Basic lake regulations apply.

Chimacum Creek, from mouth to Ness's Corner Road: June 1 through August 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From Ness's Corner Road to headwaters: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Chinook River: June 1 through August 31 and November 1 through last day of February seasons. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Clallam River: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Clearwater River, from mouth to Snahapish River: June 1 through April 15 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. June 1 through October 31 wild steelhead release.

From Snahapish River upstream: June 1 through October 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat and wild steelhead release.

Cloquallam Creek, from mouth to second bridge on Cloquallam Road: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to Highway 8 Bridge: Additional March 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Columbia River and impoundments and all connecting sloughs—See regulations page ___.

Copalis River: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Coulter Creek: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Cranberry Creek, mouth to Lake Limerick: Closed waters.

Crocker Lake: Year around season.

Curley Creek: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Deep Creek: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Deer Creek (Mason County): Closed waters.

Dempsey Creek: See Black River.

Deschutes River, from old U.S. Highway 99 Bridge near Tumwater to Vail Road Bridge one mile southwest of Lawrence Lake: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches.

From Old Highway 99 Bridge to four hundred feet below lowest Tumwater Falls fish ladder: Closed waters.

Dewatto River: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to bridge on bear Creek–Dewatto Road: Additional November 1 through January 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to bridge on Dewatto Bay Road: Additional February 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat and wild steelhead release.

Dickey River (includes all forks): June 1 through April 30 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Dosewallips River, from mouth to Olympic National Park boundary about three-quarters mile downstream of falls: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to U.S. Forest Service Six Mile Bridge: Additional March 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Duck Lake: Year around season.

Duckabush River, from mouth to the Forest Service Bridge just beyond the Six-Mile Marker: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to falls at the Ranger Hole (access at Interorrem Guard Station): Additional March 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Dungeness River, from mouth to junction of Gray Wolf and Dungeness River: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. June 1 through October 31 wild steelhead release.

From junction of Gray Wolf River upstream to headwaters: June 1 through October 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead and wild cutthroat release.

East Twin River: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Elbow Lake: Year around season.

Elk River, from the Highway 105 Bridge upstream: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Elwha River, from mouth to two hundred feet below the south spillway on the Aldwell Lake Dam: June 1 through April 15 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. June 1 through October 31 wild steelhead release. Fishing from any floating device prohibited. Closed waters: From south spillway on Aldwell Lake Dam downstream two hundred feet and from approximately fifty yards upstream to fifty yards downstream of Elwha Tribal Hatchery outfall as posted.

From Lake Aldwell upstream to four hundred feet below spillway at Lake Mills Dam, including all tributaries except Indian Creek (see below): Trout – catch limit – two, minimum length twelve inches; selective fishery regulations.

Fort Columbia Pond: Year around season.

Goldsborough Creek: June 1 through March 31 season. Trout – catch limit – two, minimum length fourteen inches wild cutthroat release.

Goodman Creek (Jefferson County) outside Olympic National Park: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Gorst Creek (Kitsap County), from lower bridge on the old Belfair Highway upstream to source (including tributaries): Closed waters.

From mouth upstream to lower bridge: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Gosnell Creek and all its tributaries (tributary to Lake Isabella, Mason County): Trout – catch limit – two, minimum length fourteen inches wild cutthroat release.

Grays River: See Region V.

Gray Wolf River: Trout – catch limit – two, minimum length twelve inches; bait prohibited wild cutthroat release.

Hamma Hamma River, from mouth to four hundred feet below falls: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From falls to mouth of Boulder Creek: Trout – no minimum length.

Hammersley Inlet Freshwater Tributaries (except Mill Creek): Closed waters.

Heins Lake (Kitsap County): Closed waters.

Hewitt Lake: Year around season.

Hoh River, from mouth to National Park boundary and in South Fork outside National Park boundary: June 1 through April 15 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. June 1 through October 31 wild steelhead release.

Hoko River: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to cement bridge on Lake Ozette Highway (upper Hoko Bridge): Additional November 1 through March 15 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From upper Hoko Bridge to Ellis Creek Bridge (river mile 18.5): Additional November 1 through March 31 season. Catch-and-release only, and fly fishing only.

Holiday Lake: Year around season.

Hoquiam River (includes all forks): June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Humtulpis River (mainstem), from mouth to forks: June 1 through April 30 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

East Fork, from mouth to concrete bridge on Forest Service Road between Humtulpis Guard Station and Grisdale: June 1 through April 30 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

West Fork, from mouth to bridge on Forest Service Road #2302 (about one-half mile above the mouth of Chester Creek): June 1 through April 30 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Indian Creek (tributary to Elwha River), from mouth upstream to first Highway 101 crossing: Trout – catch limit – two, minimum length twelve inches. Selective fishery regulations.

Isabella Lake: Year around season.

Island Lake (Mason County): Year around season.

Jackson Lake: Year around season.

John's Creek (Mason County): Closed waters.

Johns River (includes North, South forks): June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Kalaloch Creek, outside Olympic National Park: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Kennedy Creek, from mouth to four hundred feet below falls: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Kitsap Lake: Year around season.

Koeneman Lake (formerly Fern Lake) (Kitsap County): Trout – catch limit – two, maximum length twelve inches. Selective fishery regulations.

Lincoln Pond (Clallam County): Juveniles only (under fifteen years old).

Little Quilcene River, from mouth to the Little Quilcene River Bridge on Penny Creek Road: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Long Beach Peninsula, all lakes, ponds, and sloughs (Pacific County): Year around season. Does not include Loomis Lake.

Long Lake (Kitsap County): Year around season.

Lower Lena Lake, inlet stream from mouth upstream to footbridge (about one hundred feet): Closed waters.

Lyre River, from mouth to falls near river mile 3: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. June 1 through October 31 wild steelhead release.

Remainder of river: June 1 through October 31 season. Trout – catch limit – two, minimum length twelve inches.

Mason Lake: Year around season.

Marine Areas: See page ___.

McAllister Creek: Trout – catch limit – two, minimum length fourteen inches wild cutthroat release.

McDonald Creek (Clallam County): Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to Highway 101 Bridge: Additional November 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

McIntosh Lake: Trout – catch limit – four, no more than two over fourteen inches.

McLane Creek, from the south bridge on Highway 101 upstream: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Melaney Creek: Closed waters.

Middle Nemah Pond (Pacific County): June 1 through October 31 season.

Mill Creek (Clallam County): April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Juveniles only (under fifteen years old). Trout – no minimum length.

Mill Creek (Mason County): June 1 through last day of February season. Trout – catch limit – two, minimum length fourteen inches wild cutthroat release.

Mills Lake: Check Olympic National Park regulations, call (206) 452-4501.

Mima Creek: See Black River.

Minter Creek: Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Area from department of fisheries intake dam downstream to mouth: Closed waters.

Moclips River, from mouth to outside the Quinalt Indian Reservation: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Moses Pond (Pacific County): June 1 through October 31 season.

Morse Creek, from mouth to Port Angeles Dam: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Mosquito Creek (Jefferson County) outside Olympic National Park: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Naselle River, from Highway 101 Bridge upstream (includes all forks): Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Note: Waters within four hundred feet both upstream and downstream of the entrance to the Naselle Salmon Hatchery are closed during the period September 1 through January 31.

That area from falls in Sec. 6, T10N, R8W, (Wahkiakum County) downstream four hundred feet: Closed waters.

From Highway 101 Bridge to mouth of North Fork: Additional November 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

South Fork, from mouth to Bean Creek: Additional November 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Nemah River (North, Middle, South): June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Nisqually River, from mouth to four hundred feet below LaGrande Powerhouse: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to highway bridge at McKenna: Additional March 1 through April 30 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From the McKenna Highway Bridge to four hundred feet below the LaGrande Powerhouse: Additional March 1 through April 15 season. Catch-and-release only. Selective fishery regulations.

North River, from Highway 105 Bridge upstream: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From Highway 105 Bridge to Falls River: Additional November 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Oakland Bay freshwater tributaries (except Goldsborough Creek) (including Shelton Creek, Canyon Creek, Uncle John Creek, Campbell Creek, Melaney Creek, Deer Creek, John's Creek, and Cranberry Creek to Lake Limerick): Closed waters.

Owens Pond (Pacific County): June 1 through October 31 season.

Ozette Lake: Check Olympic National Park regulations.

Ozette River, outside Olympic National Park: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Palix River (includes all forks): June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Peabody Creek (Clallam County): April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Juveniles only (under fifteen years old). Trout – minimum length eight inches.

Percival Creek: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Pleasant Lake: Year around season. Kokanee – minimum length eight inches, maximum length twenty inches.

Prices Lake: Selective fishery regulations, catch-and-release only.

Puget Sound: See marine area regulations, page ___.

Purdy Creek (Mason County): June 1 through August 15 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Pysht River: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Queets River: Check Olympic National Park regulations, (206) 452-4501.

Quilcene River, from mouth to Highway 101 Bridge: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From Highway 101 Bridge upstream to the electric weir at the Quilcene National Fish Hatchery: Closed waters.

From electric weir at the Quilcene National Fish Hatchery to the water diversion at the mouth of Tunnel Creek: June 1 through March 31 season. Trout – no minimum length wild cutthroat release.

Quillayute River: June 1 through April 30 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Quinalt Lake and Lower Quinalt River: When fishing within the boundaries of the Quinalt Indian Reservation, contact the Quinalt Indian Tribe to find out what tribal permits and regulations apply (206) 276-8211.

Quinalt River, Upper, from mouth at upper end of Quinalt Lake to the National Park boundary: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. June 1 through October 31 wild steelhead release.

Raft River: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Salmon Creek (Jefferson County, includes all forks): Closed waters.

Salmon Creek (Pacific County): June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Salmon Creek (Thurston County): See Black River.

Salmon River (Jefferson County): June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Salt Creek: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to bridge on Highway 112: Additional November 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Satsop River (includes all forks): Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Bait prohibited on East Fork upstream from mouth of Bingham Creek.

From mouth to bridge at Schafer Park: Additional November 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Turnow Branch, from mouth to posted deadline at bridge on Matlock Grisdale Road: Additional November 1 through January 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

West Fork, from mouth to bridge on Matlock Grisdale Road: Additional November 1 through January 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Scott Lake: Year around season.

Sekiu River: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to forks: Additional November 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Shelton Creek: Closed waters.

Sherwood Creek: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Sherwood Creek Mill Pond (Mason County): June 1 through October 31 season wild cutthroat release.

Siebert Creek: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to Highway 101 Bridge: Additional November 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Sitkum River, from mouth to headwaters: June 1 through October 31 season wild steelhead release, see page ___.

Skokomish River, mouth to forks: June 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. February 1 through March 31 wild steelhead release.

Skokomish River, South Fork, mouth to mouth of Church Creek: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Mouth of Church Creek to headwaters: Trout – catch limit – two, minimum length twelve inches; bait prohibited wild cutthroat release.

Mouth to cement bridge at Browns Creek: Additional November 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. February 1 through last day of February wild steelhead release.

Mouth to Vance Creek: Additional March 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat and wild steelhead release.

Skokomish River, North Fork, mouth to Lake Cushman: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

North Fork above Lake Cushman mouth to Olympic National Park boundary: June 1 through August 31 season. Trout – catch limit – two, minimum length twelve inches; bait prohibited.

Mouth to lower dam: Additional November 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. February 1 through last day of February wild steelhead release.

Skookum Creek (Mason County): June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Skookumchuck Reservoir: June 1 through October 31 season. Trout – catch limit – two, minimum length twelve inches.

Skookumchuck River, from Skookumchuck Reservoir upstream and all tributaries: Trout – catch limit two, minimum length twelve inches. Bait prohibited.

From mouth to four hundred feet below the outlet of the PP&L/WDW steelhead rearing pond located at the base of the Skookumchuck Dam: June 1 through April 30 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Smith Creek (Pacific County near North River): June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Snow Creek (includes all tributaries except Crocker Lake): Closed waters.

Soleduck River, from mouth to National Park boundary: June 1 through October 31 season. Trout – catch limit – two, minimum length twelve inches wild steelhead release.

From mouth to Highway 101 Bridge downstream from Snider Creek: June 1 through April 30. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

South Bend Mill Pond (Pacific County): Juveniles only (under fifteen years old).

Square Lake: Year around season.

St. Clair Lake: Year around season.

Stevens Creek, mouth to Highway 101 Bridge: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Suez River (Sooes River): June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Sutherland Lake: Trout – catch limit – sixteen, at least eight of which must be kokanee. Feeding (chumming) permitted.

Tahuya River: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to the Bear Creek–Dewatto Road crossing: Additional November 1 through January 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to bridge on the Haven Lake Road: Additional February 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat and wild steelhead release.

Uncle John Creek: Closed waters.

Union River (main river and tributaries upstream from watershed boundary to source): Closed waters.

From mouth to watershed boundary: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From mouth to lower bridge on the Old Belfair Highway: Additional November 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Valley Creek (Clallam County): April 26, 1992, through October 31, 1992, and April 25, 1993, through October 31, 1993, seasons. Juveniles only (under fifteen years old). Trout – minimum length eight inches.

Vance Creek (Mason County): June 1 through October 31 season. Trout – catch limit – two, minimum length twelve inches; bait prohibited wild cutthroat release.

Additional November 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Waddell Creek: See Black River.

West Twin River: June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Willapa River (includes all forks) upstream from department of wildlife boat launch in South Bend: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

From department of wildlife boat launch in South Bend to Forks Creek: Additional November 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release. Fishing from any floating device prohibited from the bridge on Willapa Road (Camp One Bridge) to Forks Creek.

South Fork: Additional November 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Falls on South Fork downstream four hundred feet: Closed waters.

Williams Creek (Pacific County): June 1 through last day of February season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Wishkah River (includes all forks): Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

East and West forks and mainstem from dam at Wishkah Rearing Ponds (formerly Mayr Bros.) to four hundred feet below the outlet: Closed waters.

From the mouth to Cedar Creek: Additional November 1 through March 31 season. Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Woodland Creek: Trout – catch limit – two, minimum length twelve inches wild cutthroat release.

Wynoochee River, areas four hundred feet downstream from the bases of Wynoochee Dam and the barrier dam near Grisdale: Closed waters.

Remainder of river: Trout - catch limit - two, minimum length twelve inches wild cutthroat release.

From mouth to road access approximately one-quarter mile above mouth of Schafer Creek: Additional November 1 through March 31 season. Trout - catch limit - two, minimum length twelve inches wild cutthroat release.

Wynoochee Reservoir: June 1 through October 31 season. Trout - catch limit - two, minimum length twelve inches.

Marine waters regulations.

These regulations apply to all marine waters contained within the boundaries of Washington state, within Puget Sound, Hood Canal, the Strait of Juan de Fuca, the San Juan Islands, the Strait of Georgia, and the Pacific Ocean, including estuaries (river mouths) from salt water upstream to a line between the outermost headlands measured at the highest high tide (usually the debris line furthest inshore on surrounding beaches), unless otherwise described under area regulations (see individual areas, below).

Note: The above described waters lying within the boundaries of Clallam, Jefferson, Grays Harbor, Kitsap, Mason, Pacific, and Thurston counties and that portion of Pierce County on the Kitsap Peninsula and Fox Island are administered from the Region VI office in Aberdeen, telephone (206) 533-9335. The above described waters lying within the boundaries of Island, King, Pierce, San Juan, Skagit, Snohomish, and Whatcom counties are administered from the Region IV office in Mill Creek, telephone (206) 775-1311.

Fishing hours: Twenty-four hours per day year around.

License requirements: A valid current Washington state department of wildlife fishing license is required to fish for game fish in marine waters.

Note: The Washington state department of fisheries (WDF) requires persons taking Pacific salmon, food fish, shrimp, and razor clams to possess separate licenses for these species. See WDF regulations pamphlet or call (206) 753-6600.

Permit requirements: A valid current steelhead fishing permit is required of persons fishing for steelhead in marine waters. All steelhead taken from the above described marine areas shall be entered on the steelhead permit using the words Marine Area and followed by the appropriate marine area code number, see page ____.

Underwater spearfishing: Game fish may be taken by means of legal angling gear only. Spearfishing, gaffing, clubbing, netting, or trapping game fish is unlawful.

MARINE WATERS REGULATIONS
CATCH AND POSSESSIONS LIMITS:

GAME FISH SPECIES	DAILY CATCH LIMITS	MINIMUM SIZE LIMITS	POSSESSION LIMITS
Trout*..... (Including steelhead) wild cutthroat release	Two	Fourteen inches	One catch limit and (in addition) two steelhead over twenty inches
Dolly Varden.....	Closed season		

*Note: When fishing with bait, all trout equal to or greater than the minimum size are counted as part of the daily catch limit whether kept or released. Steelhead may be caught and released while using bait until the daily catch limit is retained. Where artificial lures or flies are used voluntarily, fish may be released until the daily catch limit is retained. If any fish has swallowed the hook or is hooked in the gill, eye or tongue, it should be kept if legal to do so.

Marine area codes and boundaries.

- (1) Ilwaco—West of the Megler—Astoria Bridge—North to Leadbetter Point.
- (2) Westport—Ocean Shores—From Leadbetter Point north to the Queets River.
- (3) LaPush—From the Queets River north to Cape Alava.
- (4) Neah Bay—From Cape Alava north and inside Juan de Fuca Strait to the Sekiu River.
- (5) Sekiu and Pillar Point—From mouth of the Sekiu River east to Low Point, mouth of the Lyre River.

(6) East Juan de Fuca Strait—From Low Point east to the Partridge Point—Point Wilson Line north to the line from Trial Island (near Victoria, B.C.)—Navigation Buoy BW "R"—Smith Island—The most northeasterly of the Lawson Reef lighted buoys (RB1 QK F1 Bell)—Northwest Island—The Initiative 77 marker on Fidalgo Island.

(7) San Juan Islands—All marine waters north of the Trial Island Line described under Area 6 to the United States—Canadian boundary.

(8) Deception Pass, Hope, and Camano Islands—A line projected from West Point on Whidbey Island to Reservation Head on Fidalgo Island east through Deception Pass, including all waters east of Whidbey Island to the Possession Point - Shipwreck Line.

(9) Admiralty Inlet—All waters inside and south of the Partridge Point—Point Wilson Line and a line projected from the southerly tip of Possession Point one hundred ten degrees true to a shipwreck on the opposite shore and northerly of the Hood Canal Bridge and the Apple Cove Point—Edwards Point Line.

(10) Seattle—Bremerton area—From the Apple Cove Point—Edwards Point Line to the north tip of Vashon Island (east—west).

(11) Tacoma—Vashon Island—From the north tip of Vashon Island to the Tacoma Narrows Bridge.

(12) Hood Canal—All waters south of the Hood Canal Bridge.

(13) South Puget Sound—All waters south of the Tacoma Narrows Bridge.

COLUMBIA RIVER REGULATIONS

Catch, size, and possession limits: Unless specified otherwise by special regulations, for waters or categories of waters listed individually, the daily catch limits, minimum size limits, and possession limits, for game fish are as follows:

GAME FISH SPECIES	DAILY CATCH LIMITS	MINIMUM SIZE LIMITS	POSSESSION LIMITS
Bass.....	No limit until possession limit retained	None	Five—not more than three over fifteen inches
Crappie and/or Bluegill.....	Twenty-five, both species combined	None	One catch limit
Dolly Varden/ Bull Trout.....	Closed season		
Grass Carp.....	Closed season		
Trout*..... (Including kokanee and steelhead)	Two	Twelve inches	One catch limit and (in addition) two steelhead over twenty inches
Walleye.....	Five	Eighteen inches	One catch limit (not more than one walleye over twenty-four inches long will be allowed for each catch limit.)
Whitefish.....	Fifteen	None	One catch limit
All other game fish.....	No limit	None	No limit
Bullfrogs.....	Ten	None	One catch limit

In the Columbia River between Washington and Oregon, the license of either state is valid. Anglers must comply with the fishing regulations of the state in which they are fishing. This provision does not allow an angler licensed in Oregon to fish on the Washington shore, or in the sloughs or tributaries in Washington.

Anglers fishing the Columbia River are restricted to one daily catch limit, as defined by the laws of the state in which they are fishing, even if they are licensed by both states.

*Note: When fishing with bait, all trout equal to or greater than the minimum size are counted as part of the daily catch limit whether kept or released. Steelhead may be caught and released while using bait until the daily catch limit is retained. Where use of bait is prohibited by special regulations, or where artificial lures or flies are used voluntarily, fish may be released until the daily catch limit is retained. If any fish has swallowed the hook or is hooked in the gill, eye or tongue, it should be kept if legal to do so.

Including the Columbia River and impoundments and all connecting sloughs, except Wells Ponds in Region II.

Columbia River, from the Megler-Astoria Bridge to the I-5 Bridge: Year around season wild cutthroat release see page __. Closed to the taking of steelhead April 1 through May 15. Wild steelhead release May 16 through October 31. (Open to the taking of both hatchery and wild steelhead November 1 through March 31.)

From the I-5 Bridge to the Highway 395 Bridge at Pasco; including Drano Lake, 100: Year around season. Closed to the taking of steelhead April 1 through June 15. Wild steelhead release June 16 through December 31, from the I-5 Bridge to boundary markers located six hundred feet below the fish ladder at Bonneville Dam and June 16 through March 31 from Bonneville Dam to the Highway 395 Bridge at Pasco. (Open to the taking of both hatchery and wild steelhead January 1 through March 31 from the I-5 Bridge to the boundary markers located six hundred feet below the fish ladder at Bonneville Dam.)

Closed waters: (1) From the upstream line of Bonneville Dam to boundary markers located six hundred feet below the fish ladder. (2) Waters from the upstream side of the Interstate Bridge at The Dalles to upper line of The Dalles Dam except that bank fishing is permitted up to four hundred feet below the fishway entrance on the Washington shore. (3) From John Day Dam downstream about three thousand feet except that bank fishing is permitted up to four hundred feet below the fishway entrance on the Washington shore. (4) From McNary Dam downstream to a line across the river from the red and white marker on the Oregon shore on a line that intersects the downstream end of the wingwall of the boat lock near the Washington shore.

From the Highway 395 Bridge at Pasco to the old Hanford townsite (wooden towers) powerline crossing, in Sec. 30, T13N, R28E: Year around season. Wild steelhead release.

Closed waters: Ringold Springs Creek (Hatchery Creek).

From the old Hanford townsite (wooden towers) powerline crossing in Sec. 30, T13N, R28E, to Vernita Bridge, (Highway 24), 46: June 16 through October 22 season. Wild steelhead release.

From Vernita Bridge (Highway 24) to Priest Rapids Dam: June 1 through March 31 season. Wild steelhead release.

Closed waters: (1) Priest Rapids Dam - waters between the upstream line of Priest Rapids Dam downstream to the boundary markers six hundred fifty feet below the fish ladders. (2) Jackson (Moran Creek or Priest Rapids Hatchery outlet) Creek - all waters of the Priest Rapids Hatchery system to the outlet on the Columbia River, extending to midstream Columbia between boundary markers located one hundred feet upstream and four hundred feet downstream of the mouth.

From Priest Rapids Dam to Chief Joseph Dam: Year around season. Lawful to fish to base of Washburn Pond outlet structure. Wild steelhead release.

Closed waters: (1) Wanapum Dam - waters between the upstream line of Wanapum Dam to the boundary markers seven hundred fifty feet downstream of the east fish ladder and five hundred feet downstream of the west fish ladder. (2) Rock Island Dam to boundary markers four hundred feet downstream of the fish ladders. (3) Rocky Reach Dam - waters between the upstream line of Rocky Reach Dam to boundary markers four hundred feet downstream of the fish ladders. (4) Wells Dam - waters between the upstream line of Wells Dam to boundary markers four hundred feet downstream of the spawning channel discharge (Chelan County) and fish ladder (Douglas County). (5) Chief Joseph Dam - waters between the west end of the tailrace deck downstream four hundred feet to boundary marker in Okanogan County.

Above Chief Joseph Dam: See Region I, Lake Roosevelt and Region II, Rufus Woods Lake.

WSR 91-12-049

PROPOSED RULES

DEPARTMENT OF WILDLIFE

[Filed June 5, 1991, 11:08 a.m.]

Original Notice.

Title of Rule: See Repealer Section below.

Purpose: To repeal existing 1990-92 Game fishing seasons, catch limits and regulations.

Statutory Authority for Adoption: RCW 77.12.040.

Statute Being Implemented: RCW 77.12.040.

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting and Implementation: Patricia Doyle, AD, Fisheries Management Division, Olympia, (206) 753-5713; and Enforcement: Dan Wyckoff, AD, Wildlife Enforcement Division, Olympia, (206) 753-5740.

Name of Proponent: Washington Wildlife Commission, governmental.

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

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

Proposal Changes the Following Existing Rules: It repeals existing rules.

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

Hearing Location: North Thurston School District, Administrative Center Board Room, 305 College Street N.E., Lacey, WA 98506, on July 20, 1991, at 8:30 a.m.; and at the Ramada Inn Ball Room, Spokane International Airport, Spokane, WA 99219, on September 21, 1991, at 8:30 a.m.

Submit Written Comments to: Pamela K. Madson, 600 Capitol Way North, Olympia, WA 98501-1091, by August 17, 1991.

Date of Intended Adoption: October 4, 1991.

June 5, 1991

Pamela K. Madson
Administrative Rules Officer

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 232-12-618 1990-92 WASHINGTON GAME FISH REGULATIONS.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 232-28-61717 AMENDMENT TO THE 1988-90 GAME FISHING REGULATIONS—WASHOUGAL RIVER.

WAC 232-28-61728 AMENDMENT TO 1988-90 GAME FISH SEASONS AND CATCH LIMITS—CEDAR AND SAMMAMISH RIVER SYSTEMS, AND IN LAKES WASHINGTON AND SAMMAMISH, SALMON BAY, AND LAKE WASHINGTON SHIP CANAL (ALSO KNOWN AS LAKE UNION SHIP CANAL).

WAC 232-28-61729 AMENDMENT TO 1988-90 GAME FISH REGULATIONS—PUYALLUP AND CARBON RIVERS.

WAC 232-28-618 1990-92 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS.

WAC 232-28-61802 1990-92 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS—SAUK RIVER.

WAC 232-28-61803 1990-92 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS—TYE RIVER.

WAC 232-28-61804 1990-92 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS—TOUTLE RIVER, SOUTH FORK.

WAC 232-28-61805 1990-92 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS—SPOKANE RIVER.

WAC 232-28-61807 1990-92 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS—STATEWIDE.

WAC 232-28-61808 1990-92 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS—WARDEN LAKE AND SOUTH WARDEN LAKE (GRANT COUNTY).

WAC 232-28-61809 1990-92 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS—CASHMERE POND (CHELAN COUNTY).

WAC 232-28-61812 1990-92 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS—GRANDE RONDE RIVER.

WAC 232-28-61813 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS—SNAKE RIVER.

WAC 232-28-61815 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS—CEDAR AND SAMMAMISH RIVERS, LAKE WASHINGTON, LAKE SAMMAMISH, SALMON BAY AND LAKE WASHINGTON SHIP CANAL (ALSO KNOWN AS LAKE UNION SHIP CANAL).

WAC 232-28-61817 1990-92 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS—TOLT AND SNOQUALMIE RIVERS.

WSR 91-12-050

WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF WILDLIFE

[Filed June 5, 1991, 11:11 a.m.]

Please take note that the proposed rule adopting WAC 232-12-245 Hunting restrictions, filed on March 6, 1991, WSR 91-06-081 is hereby withdrawn.

Pamela K. Madson
Administrative Rules Officer

WSR 91-12-051

EMERGENCY RULES OFFICE OF MINORITY AND WOMEN'S BUSINESS ENTERPRISES

[Filed June 5, 1991, 11:32 a.m.]

Date of Adoption: June 5, 1991.

Purpose: To implement RCW 39.19.030(4) and encourage MWBE participation in state contracting opportunities.

Citation of Existing Rules Affected by this Order: WAC 326-30-03904.

Statutory Authority for Adoption: RCW 39.19.030(7).

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

Reasons for this Finding: OMWBE files this emergency rule so that participation goals will remain in effect while information is analyzed for purposes of adopting the permanent rule.

Effective Date of Rule: Immediately.

June 5, 1991
James A. Medina
Director

NEW SECTION

WAC 326-30-03904 GOALS FOR 1991-92. The annual overall goals for each state agency and educational institution for each of the following classes of contracts for the period July 1, 1991 through June 30, 1992, should be:

Construction/Public Works	10% MBE	6% WBE
Architect/Engineering	10% MBE	6% WBE
Purchased Goods and Services	8% MBE	4% WBE
Other Consultants	10% MBE	4% WBE

These MWBE participation goals are based on the state agency's or educational institution's total contracts subject to this chapter within each of the above noted classes of contracts, less excluded contracts.

WSR 91-12-052

PERMANENT RULES DEPARTMENT OF ECOLOGY [Order 91-04—Filed June 5, 1991, 12:56 p.m.]

Date of Adoption: June 4, 1991.

Purpose: Adoption of a revised shoreline master program into the state master program, chapter 173-19 WAC.

Citation of Existing Rules Affected by this Order: Amending WAC 173-19-350 Pierce County.

Statutory Authority for Adoption: RCW 90.58.200.

Pursuant to notice filed as WSR 91-03-143 on January 23, 1991.

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

June 4, 1991
Fred Olson
Deputy Director

AMENDATORY SECTION (Amending Order DE 79-34, filed 1/30/80)

WAC 173-19-350 PIERCE COUNTY. Pierce County master program approved April 4, 1975. Revision approved November 16, 1976. Revision approved October 26, 1977. Revision approved February 21, 1979. Revision approved June 11, 1979. Revision approved August 16, 1979. Revision approved June 4, 1991.

WSR 91-12-053

PERMANENT RULES DEPARTMENT OF ECOLOGY [Order 91-05—Filed June 5, 1991, 1:00 p.m.]

Date of Adoption: June 4, 1991.

Purpose: Adoption of a revised shoreline master program into the state master program, chapter 173-19 WAC.

Citation of Existing Rules Affected by this Order:
Amending WAC 173-19-2207 Ocean Shores, city of.
Statutory Authority for Adoption: RCW 90.58.200.
Pursuant to notice filed as WSR 91-03-144 on January 23, 1991.

Effective Date of Rule: Thirty-one days after filing.
June 4, 1991
Fred Olson
Deputy Director

AMENDATORY SECTION (Amending Order DE 79-34, filed 1/30/80)

WAC 173-19-2207 OCEAN SHORES, CITY OF. City of Ocean Shores master program approved August 12, 1974. Revision approved June 4, 1991.

WSR 91-12-054

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 91-18—Filed June 5, 1991, 1:07 p.m.]

Date of Adoption: June 4, 1991.

Purpose: Adoption of a revised shoreline master program into the state master program, chapter 173-19 WAC.

Citation of Existing Rules Affected by this Order:
Amending WAC 173-19-360 San Juan County.

Statutory Authority for Adoption: RCW 90.58.200.

Pursuant to notice filed as WSR 91-06-094 on March 20 [6], 1991.

Effective Date of Rule: Thirty-one days after filing.
June 4, 1991
Fred Olson
Deputy Director

AMENDATORY SECTION (Amending Order 90-59, filed 2/5/91)

WAC 173-19-360 SAN JUAN COUNTY. San Juan County master program approved May 28, 1976. Revision approved October 29, 1976. Revision approved April 13, 1981. Revision approved October 30, 1984. Revision approved April 19, 1989. Revision approved March 14, 1990. Revision approved May 15, 1990. Revision approved June 19, 1990. Revision approved February 5, 1991. Revision approved June 4, 1991.

WSR 91-12-055

PERMANENT RULES

STATE BOARD OF EDUCATION

[Filed June 5, 1991, 1:18 p.m.]

Date of Adoption: May 17, 1991.

Purpose: To delete reference to a repealed WAC section.

Citation of Existing Rules Affected by this Order:
Amending WAC 180-26-060 and 180-29-107.

Statutory Authority for Adoption: RCW 28A.525.020.

Statute Being Implemented: RCW 28A.525.164.
Pursuant to notice filed as WSR 91-08-067 on April 3, 1991.

Effective Date of Rule: Thirty-one days after filing.
June 4, 1991
Dr. Monica Schmidt
Executive Director

AMENDATORY SECTION (Amending WSR 90-24-068, filed 12/5/90, effective 1/5/91)

WAC 180-26-060 LOSS OF PRELIMINARY FUNDING STATUS. All districts granted preliminary funding status for a project pursuant to WAC 180-26-050 shall request approval to bid such project pursuant to WAC 180-29-107 within one year of receiving preliminary funding status or shall have such status withdrawn. A district with a project so withdrawn may reapply pursuant to WAC 180-26-050 ((~~or 180-26-055(2)~~)) for such status.

AMENDATORY SECTION (Amending Order 24-85, filed 11/27/85)

WAC 180-29-107 BID OPENING—SUPERINTENDENT OF PUBLIC INSTRUCTION APPROVAL. (1) A school district shall not open bids until receiving written approval of the superintendent of public instruction. Such approval shall not be granted if more than one year has passed since the project received preliminary funding status pursuant to WAC 180-26-050 ((~~or 180-26-055(2)~~)).

(2) The superintendent of public instruction shall grant approval if moneys are available for state assistance and the required documents pursuant to WAC 180-29-075, 180-29-080, 180-29-085, 180-29-090, 180-29-095, and 180-29-100 are complete.

(3) If the superintendent of public instruction determines that the required documents are incomplete, the superintendent of public instruction shall hold the project and notify the school district in writing as to the incomplete items.

(4) If moneys are not available for state assistance in construction, the school district shall notify the superintendent of public instruction that they are proceeding with their own moneys with the expectation that they will be reimbursed as per WAC 180-27-057.

WSR 91-12-056

PERMANENT RULES

STATE BOARD OF EDUCATION

[Filed June 5, 1991, 1:21 p.m.]

Date of Adoption: May 17, 1991.

Purpose: To authorize local school districts to use assessed development impact fees as a portion of required local match money.

Citation of Existing Rules Affected by this Order:
New section WAC 180-27-032.

Statutory Authority for Adoption: RCW 28A.525.020.

Statute Being Implemented: RCW 28A.525.164.

Pursuant to notice filed as WSR 91-08-069 on April 3, 1991.

Effective Date of Rule: Thirty-one days after filing.
June 4, 1991
Dr. Monica Schmidt
Executive Director

NEW SECTION

WAC 180-27-032 GROWTH IMPACT FEES. Notwithstanding the financial requirements of WAC 180-27-030, districts may use growth impact fees as provided for in RCW 58.17.060 and 58.17.110 to assist in capital construction projects. The collected impact fees may be used by the district as local match funding for state assisted capital projects.

WSR 91-12-057
PERMANENT RULES
STATE BOARD OF EDUCATION

[Filed June 5, 1991, 1:23 p.m.]

Date of Adoption: May 17, 1991.

Purpose: To amend acceptance criteria by adding a requirement to contact local building official.

Citation of Existing Rules Affected by this Order:
Amending WAC 180-26-020.

Statutory Authority for Adoption: RCW 28A.525.020.

Statute Being Implemented: RCW 28A.525.164.

Pursuant to notice filed as WSR 91-08-071 on April 3, 1991.

Effective Date of Rule: Thirty-one days after filing.
June 4, 1991
Dr. Monica Schmidt
Executive Director

AMENDATORY SECTION (Amending Order 10-83, filed 10/17/83)

WAC 180-26-020 SITE CONDITIONS—ACCEPTANCE CRITERIA. The superintendent of public instruction shall conduct an on-site review and evaluation of a proposed site in the case of new construction and an existing site in the case of modernization. The superintendent of public instruction shall accept a site that meets the following conditions:

(1) The school district provides certification by legal counsel retained by the district that the property upon which the school facility is or will be located is free of all encumbrances that would detrimentally interfere with the construction, operation, and useful life of the school facility;

(2) The minimum acreage of the site shall be five usable acres and one additional usable acre for each one hundred students or portion thereof of projected maximum enrollment plus an additional five usable acres if the school contains any grade above grade six. In computing the minimum acreage of the site, the district may

include public property in close proximity to the site if, as a matter of public policy the property is available for school purposes and the district is committed to using such facilities: **PROVIDED**, That a site consisting of less than the minimum usable acreage calculated as per the provisions of this subsection shall be approved by the state board of education if the district demonstrates the following:

(a) The health and safety of the students are not in jeopardy;

(b) The internal spaces within the proposed facility are adequate for the proposed educational program;

(c) The neighborhood in which the school facility is or will be situated is not detrimentally impacted by lack of parking for students, employees, and the public; and

(d) The physical education and recreational programs on the school site are compatible with less than the minimum prescribed acreage;

(3) That the school district has contacted the appropriate local building authorities and requested a predesign conference;

(4) The school district has retained the services of a geotechnical engineer for the purpose of conducting a limited subsurface investigation to gather basic information regarding potential foundation performance and a report has been reviewed by the school district board of directors;

~~((4))~~ (5) The site has been approved by the following agencies:

(a) The health agency having jurisdiction;

(b) The local planning commission or authority having jurisdiction; and

(c) The state department of ecology.

WSR 91-12-058
PERMANENT RULES
STATE BOARD OF EDUCATION

[Filed June 5, 1991, 1:27 p.m.]

Date of Adoption: May 17, 1991.

Purpose: To amend rules removing capital cost of deferred maintenance from applications for state funding, extending age requirements for modernization from 20 years to 30 years on post 1992 buildings and establishment of a minimum expenditure for facility maintenance.

Citation of Existing Rules Affected by this Order: New sections WAC 180-33-013 and 180-33-023; and amending WAC 180-25-025, 180-33-035, 180-33-015, and 180-33-020.

Statutory Authority for Adoption: [RCW 28A.525.020.]

Pursuant to notice filed as WSR 91-08-070 on April 3, 1991.

Effective Date of Rule: Thirty-one days after filing.
June 4, 1991
Dr. Monica Schmidt
Executive Director

AMENDATORY SECTION (Amending WSR 90-04-031, filed 1/30/90, effective 3/2/90)

WAC 180-25-025 STATE STUDY AND SURVEY—CONTENT. The study and survey to be conducted by the superintendent of public instruction with the cooperation of the local school district shall include the following:

(1) An inventory and area analysis of existing school facilities within the district (~~and the physical condition of such facilities~~), a description of the types and kinds of systems and subsystems used in those facilities and their physical condition;

(2) A long-range (i.e., minimum of six years) educational and facilities plan setting forth the projected facility needs and priorities of the district based on the educational plan;

(3) Demographic data including population projections and projected economic growth and development;

(4) The ability of such district to provide capital funds by local effort;

(5) The existence of a school housing emergency;

(6) The need to improve racial balance and/or to avoid creation or aggravation of racial imbalance;

(7) The type and extent of ~~((the))~~ new and/or additions to existing school facilities required and the urgency of need for such facilities;

(8) A cost/benefit analysis on the need to modernize and/or replace existing school facilities in order to meet current educational needs and the current state building code;

(9) The need and the estimated capital cost to restore, to design specifications, the major systems and subsystems in the facilities that have deteriorated due to deferred maintenance.

(10) A determination from data as to whether the district is eligible to receive funds from the state board of education for the construction and/or modernization of its school facilities: PROVIDED, That modernization requests included in a project application for any building that was accepted by the school district board of directors after January 1, 1993, shall be subject to the limitations on basic state assistance as determined in chapter 180-33 WAC;

~~((+10))~~ (11) A determination of the amount of space and the estimated state financial assistance the district is eligible to receive;

~~((+11))~~ (12) A determination of the district's time line for completion of the school facilities project;

~~((+12))~~ (13) An inventory of accessible unused or underutilized school facilities in neighboring school districts and the physical condition of such school facilities;

~~((+13))~~ (14) The need for adjustments of school attendance areas among or within such districts; and

~~((+14))~~ (15) Such other matters as the superintendent of public instruction deems pertinent to a decision by the state board of education in the allocation of funds for school facilities. Cooperation by the applicant school district in conducting the study and survey is a requisite for the superintendent of public instruction to complete the study and survey and to establish the eligibility of

the district for state assistance in school facility construction.

NEW SECTION

WAC 180-33-013 ANNUALLY DETERMINED BUILDING REPLACEMENT VALUE. The annually determined building replacement value for any building in any year is the state determined maximum area cost allowance for July of that year times the gross square footage determined under WAC 180-27-040.

AMENDATORY SECTION (Amending Order 26-85, filed 11/27/85)

WAC 180-33-015 ELIGIBILITY FOR STATE FINANCIAL ASSISTANCE. (1) In order to be eligible for state financial assistance, a modernization project shall have as its principal purpose one or more of the following:

(a) Bringing a facility into compliance with current building and health codes when so required by state or local health or safety officials;

(b) Changing the grade span grouping by facility by the addition, deletion, or combination thereof of two or more grades within the affected facility; or

(c) The reduction of the number of operating school facilities in a district by combining the remaining school facilities through modernization and new capital construction so as to achieve more cost effective and efficient operation in the combined school facility or facilities. In order to be eligible for state financial assistance, such a project shall result in additional space for at least 100 additional pupils and the following enrollment in any combined facility:

(i) Elementary school facility—500 pupils;

(ii) Middle or junior high school facility—700 pupils;

(iii) Senior high school facility—850 pupils;

PROVIDED, That modernization projects in school districts with a high school enrollment of less than 850 pupils need not comply with the enrollment figures set forth above: PROVIDED FURTHER, That unless the district meets an exception provided in WAC 180-33-043 or demonstrates the existence of unhoused students, state financial assistance for the new construction component of a combined modernization and new construction project shall be limited to the provision of WAC 180-33-040.

(2) School districts shall certify that a proposed modernization project will extend the life of the modernized school facility by at least twenty years.

(3) School districts shall be ineligible for state assistance for modernization of any school facility accepted by the school district board of directors prior to January 1, 1993, where the principal purpose of ((a)) that modernization project is to:

(a) ~~((Solve delayed maintenance problems;))~~ Restore building systems and subsystems that have deteriorated due to deferred maintenance;

(b) Perform piecemeal work on one section or system of a school facility;

(c) Modernize a facility or any section thereof which has been constructed within the previous twenty years;

(d) Modernize a facility or any section thereof which has received state assistance under the authority of this chapter within the previous twenty years;

(e) To modernize a senior high school facility in a district with a senior high school where there is existing space available to serve the students involved or affected in a neighboring senior high school without, in the judgment of the state board of education, an undue increase in the cost of transporting the students to and from school, decrease in educational opportunity, or proportional increase in the cost of instruction pursuant to chapter 180-25 WAC.

(4) School facilities accepted by the school district board of directors after January 1, 1993, shall be ineligible for state assistance for modernization of the facility or any section thereof where:

(a) The facility was constructed and occupied within the previous thirty years;

(b) The facility received state assistance under the authority of this chapter within the previous thirty years.

AMENDATORY SECTION (Amending WSR 90-17-009, filed 8/6/90, effective 9/6/90)

WAC 180-33-020 FORMULA FOR DETERMINING THE AMOUNT OF STATE ASSISTANCE. State assistance in an approved modernization project shall be derived by applying the percentage of state assistance determined pursuant to provisions of RCW 28A.525.166 and WAC 180-27-025 to the eligible cost which shall be calculated by multiplying the approved square foot area of the modernization project by the area cost allowance for state support, less any deductions as set forth in WAC 180-33-023 if applicable, by the factor in WAC 180-33-040 set forth, any cost in excess thereof shall be financed entirely by the school district.

NEW SECTION

WAC 180-33-023 STATE ASSISTANCE IN POST 1992 FACILITIES. State assistance for modernization of school facilities accepted by the school district board of directors after January 1, 1993, shall be limited according to the following conditions:

(1) A school facility shall be ineligible for state assistance if the total expenditures for maintenance of plant and equipment during the fifteen-year period immediately preceding the project application was below one-half of one percent of the total of the annually determined building replacement values during the same period;

(2) The allowable cost per square foot used to determine the amount of state assistance in any modernization project where the total expenditures for maintenance of plant and equipment during the fifteen-year period immediately preceding the project application was at least one-half but less than two percent of the total of the annually determined building replacement values during the same period shall be reduced as follows:

(a) The allowable cost per square foot shall be reduced by twenty-two and one-half percent where the

above expenditure is at least one-half but less than one percent;

(b) The allowable cost per square foot shall be reduced by fifteen percent where the above expenditure is at least one but less than one and one-half percent;

(c) The allowable cost per square foot shall be reduced by seven and one-half percent where the above expenditure is at least one and one-half but less than two percent;

(3) No reduction in the allowable cost per square foot shall be applied to any modernization project where the total expenditures for maintenance of plant and equipment during the fifteen-year period immediately preceding the project application was two percent, or greater, of the total of the annually determined building replacement values during the same period;

(4) A district shall not be allowed to replace a school facility through new construction in lieu of modernization under WAC 180-33-042 where the total expenditures for maintenance of plant and equipment during the fifteen-year period immediately preceding the project application was below two percent of the total of the annually determined building replacement values during the same period.

AMENDATORY SECTION (Amending Order 26-85, filed 11/27/85)

WAC 180-33-035 MINIMUM PROJECT-FORTY PERCENT OF REPLACEMENT COSTS. State assistance in modernization of school facilities shall be limited to projects which may include an entire facility or one or more complete buildings within a facility for which the estimated cost of major structural change is not less than forty percent of the estimated cost of replacement. ~~((Said))~~ The estimated cost of major structural change shall not include the estimated capital costs associated with restoring building systems or subsystems due to deterioration as determined in the study and survey to be caused by deferred maintenance. The estimated cost of replacement ~~((cost))~~ shall be derived from multiplication of the total square foot area of the facility or facilities proposed for modernization by the area cost allowance of state support at projected time of bid as in WAC 180-27-045 set forth.

WSR 91-12-059
PERMANENT RULES
STATE BOARD OF EDUCATION
[Filed June 5, 1991, 1:29 p.m.]

Date of Adoption: May 17, 1991.

Purpose: To amend definition of portable school facility and change building condemnation to hazard abatement.

Citation of Existing Rules Affected by this Order: Amending WAC 180-27-018, 180-27-058, and 180-27-115.

Statutory Authority for Adoption: RCW 28A.525.020.

Statute Being Implemented: RCW 28A.525.164.

Pursuant to notice filed as WSR 91-08-068 on April 3, 1991.

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

June 4, 1991

Dr. Monica Schmidt
Executive Director

AMENDATORY SECTION (Amending WSR 90-24-068, filed 12/5/90, effective 1/5/91)

WAC 180-27-058 STATE ASSISTANCE—PRIORITIES. The priority system for the funding of school construction projects during a priority approval process imposed by order of the state board of education shall be as follows:

(1) Priority one: New construction projects in districts with unhouseed students other than those in priority two. Projects within this priority shall be ranked as follows: The project with the highest percentage of unhouseed students in the district by grade level on the date of project approval pursuant to WAC 180-25-040 shall be ranked highest—i.e., projected enrollment times authorized space allocation as calculated pursuant to WAC 180-27-035 divided by capacity of existing buildings as calculated pursuant to WAC 180-27-050(1). In the event two or more districts possess an equal percentage of unhouseed students, the district with the greatest number of unhouseed students shall be ranked the highest.

(2) Priority two: New construction projects in districts with unhouseed students due to the need to replace a building. In the event the district is precluded from educating students in a facility due to bona fide (~~condemnation procedures~~) abatement procedure and order to vacate, such related space requirement shall be treated as unhouseed students in priority one. Projects with this priority shall be ranked as follows: The project with the highest percentage of unhouseed students in the district by grade level on the date of project approval pursuant to WAC 180-25-040 shall be ranked highest. In the event two or more districts possess an equal percentage of unhouseed students, the district with the greatest number of unhouseed students shall be ranked the highest.

(3) Priority three: All projects with secured local capital funding and authority to proceed pursuant to WAC 180-25-040 as of September 30, 1985, which are not included in priority one or two pursuant to this section. Projects within this priority shall be ranked pursuant to the priority system in effect as of September 30, 1985: PROVIDED, That the authority to proceed pursuant to WAC 180-25-040 and the priority three ranking of any such project shall lapse and be null and void as of July 2, 1991, unless approval to open bids for the project has been granted pursuant to WAC 180-29-107 prior to that date.

(4) Priority four: New construction of vocational-technical institutes and interdistrict cooperative vocational skill center facilities. Projects within this priority shall be ranked as follows: The project with the earliest date of project approval pursuant to WAC 180-25-040 shall be ranked highest. In the event two or more projects possess the same project approval date, the project with the earliest date of application received in the office of superintendent of public instruction shall be ranked

the highest. Funding allocations for this priority shall not exceed ten percent of the available funds remaining after funding eligible projects in priorities one and two or for one vocational-technical institute or interdistrict skill center project, whichever is greater.

(5) Priority five: Modernization projects in districts with no unhouseed students and not funded under priority three. Projects within this priority shall be ranked as follows: The project with the highest percentage of projected student occupancy shall be ranked the highest—i.e., projected enrollment times authorized space allocation as calculated pursuant to WAC 180-27-035 divided by capacity of existing buildings as calculated pursuant to WAC 180-27-050(1). In the event two or more projects possess an equal percentage, the highest ranking shall be given to the project with the earliest date of project approval pursuant to WAC 180-25-040. For the purpose of ranking within this subsection vocational technical institute and interdistrict cooperative facilities other than interdistrict transportation cooperatives shall be considered as independent school district projects: PROVIDED, That under no circumstances should this priority receive less than sixty percent of funds available for priorities four and five.

(6) Priority six: New construction of interdistrict cooperative facilities which are not included in priority three, four, or seven. The project with the earliest date of project approval pursuant to WAC 180-25-040 shall be ranked the highest. In the event two or more projects possess the same project approval date, the project with the earliest date of application received in the office of superintendent of public instruction shall be ranked the highest.

(7) Priority seven: Interdistrict transportation cooperatives. Projects within this priority shall be ranked as follows: The project with the earliest date of project approval pursuant to WAC 180-25-040 shall be ranked the highest. In the event two or more projects possess the same project approval date, the project with the earliest date of application received in the office of superintendent of public instruction shall be ranked the highest.

AMENDATORY SECTION (Amending WSR 90-01-076, filed 12/19/89, effective 12/19/89)

WAC 180-27-018 DEFINITION—PORTABLE FACILITY. As used in this chapter, "portable facility" means any factory-built structure, transportable in one or more sections, which requires a chassis to be transported, and is designed to be used as an educational space with or without a permanent foundation when connected to the required utilities. The structure shall be trailerable and capable of being demounted and relocated to other locations as needs arise.

AMENDATORY SECTION (Amending WSR 90-17-009, filed 8/6/90, effective 9/6/90)

WAC 180-27-115 SUPPORT LEVEL—ADDITIONAL ASSISTANCE. State assistance in addition to the amount determined pursuant to WAC 180-27-020 and 180-27-055 may be allowed for the purposes and in accordance with the requirements set forth in this

section: PROVIDED, That in no case shall the state assistance exceed one hundred percent of the amount calculated for matching purposes: PROVIDED FURTHER, That for projects that would qualify for additional state assistance under subsections (1) through (8) of this section, for which the local match was secured or for which the local match special bond or levy election was filed with the county auditor prior to January 27, 1989, shall receive additional state assistance at ninety percent of the approved square foot cost allowance. In each of the following exceptions, either at the time the project is approved pursuant to WAC 180-25-040 or at any time prior to receiving secured funding status pursuant to WAC 180-29-107, state board of education approval is required:

(1) ~~((Act of condemnation of a building.))~~ A school facility subject to abatement and an order to vacate.

A school district required to replace a school facility determined to be hazardous to the safety and health of school children and staff—as evidenced by reports of architects or engineers licensed to practice in the state of Washington, the health agency having jurisdiction, and/or the fire marshal and building official having jurisdiction—shall be eligible for additional assistance if the voters of the school district authorize the issuance of bonds and/or the levying of excess taxes to meet the statutory limits. If the state board of education determines that the voters of the school district have authorized the issuance of bonds to its legal limit, the board shall provide state financial assistance for the remaining cost of the building to a level not exceeding the area cost allowance set forth in WAC 180-27-060.

(2) Loss of building by fire.

A school district which has lost a school facility by fire shall be eligible for additional state assistance consideration if the district first applies toward the project all insurance payments received for the loss of the structure and the voters of the school district authorize the issuance of bonds and/or the levying of excess taxes to meet the statutory limits. If the state board of education determines that the district is deficient in capital moneys and cannot legally bond for the moneys needed to replace the number of square feet for which it is eligible, the state board of education shall provide state financial assistance for the remaining cost of the project to a level not exceeding the area cost allowance set forth in WAC 180-27-060.

(3) Facilities for handicapped children.

A school district which admits handicapped children from without the district shall be eligible for additional state assistance in construction of school facilities: PROVIDED, That (a) handicapped children who spend less than one hundred minutes per school day in a facility designated by the school district board of directors as special purpose space shall not be counted, and (b) the additional allocation shall be seventy-five percent of the approved square foot cost allowance for out-of-district handicapped students.

(4) Vocational-technical facilities.

A school district which has a vocational-technical institute shall be eligible for additional state assistance in construction of vocational-technical institute facilities:

PROVIDED, That the additional assistance in excess of the amount allocable under the statutory formula shall be seventy-five percent of the total approved project cost determined to be eligible for state matching purposes.

(5) Interdistrict cooperative centers.

In the financing of interdistrict cooperative projects as set forth in chapter 180-31 WAC, the state board of education shall allocate at seventy-five percent of the total approved project cost determined eligible for state matching purposes if the planned school facility meets the following criteria:

(a) Provides educational opportunities, including vocational skills programs, not otherwise provided;

(b) Avoids unnecessary duplication of specialized or unusually expensive educational programs or facilities; or

(c) Improves racial balance within and among participating districts.

(6) School housing emergency.

A school district found by the state board of education to have a school housing emergency requiring an allocation of state moneys in excess of the amount allocable under the statutory formula may be considered for an additional allocation of moneys: PROVIDED, That the school district must have authorized the issuance of bonds to its legal capacity to meet the statutory and state board of education fiscal requirements for state assistance in providing school facilities.

The total amount of state moneys allocated shall be the total approved project cost determined eligible for state matching purposes multiplied by the districts' regular match rate as calculated pursuant to RCW 28A.525.166 plus twenty percent and not to exceed ninety percent in total: PROVIDED FURTHER, That at any time thereafter when the state board of education finds that the financial position of such district has improved, the amount of such additional allocation shall be deducted, under conditions prescribed by the state board of education from any future state school facility construction funds which might otherwise be provided to such district.

(7) Improved school district organization.

If two or more school districts reorganize into a single school district and the construction of new school facilities results in the elimination of a small high school with a full-time equivalent enrollment in grades 9-12 of less than four hundred students and/or an elementary school with a full-time equivalent enrollment of less than one hundred students, the state board of education shall match the total approved cost of the project at seventy-five percent.

(8) Racial imbalance.

Any school district that contains a school facility which is racially imbalanced as defined in WAC 180-26-025 or which contains a school facility that would have been racially imbalanced as defined in WAC 180-26-025 but for a transportation program designed to eliminate racial imbalance shall receive seventy-five percent of the total approved cost of construction if the building project meets one of the following standards:

(a) In the case of a school district which contains a racially imbalanced school facility the district must

demonstrate that, as a result of new construction or modernization, the particular school facility will no longer be racially imbalanced, that the combined minority enrollment in the particular school facility will be reduced by more than ten percentage points, and that the above stated results will be obtained as a direct result of increased enrollment of nonminority students in the particular school facility.

(b) In the case of a school district which contains a school facility that would have been racially imbalanced but for a transportation program designed to eliminate racial imbalance, the district must demonstrate that, as a result of new construction or modernization, the district will continue to contain no school plant facility which is racially imbalanced and that the expense of transportation within the district for a stated period of years will be significantly less than without the new construction or modernization. For the purpose of demonstrating eligibility of a particular school plant facility pursuant to this subsection, a district shall demonstrate that a particular school plant facility would have been racially imbalanced but for a transportation program by producing demographic data that demonstrate what the racial balance for its population would have been within the proximity attendance area of the particular school plant facility. For the purpose of demonstrating that the expense of transportation within the district for a stated period of time will be significantly less pursuant to this subsection, a district shall demonstrate savings in to and from transportation costs, as the term "to and from" transportation is defined in WAC 392-141-120, by comparing expenses for such transportation for the school year immediately preceding the school year in which approval by the state board of education pursuant to this subsection with the amount that would have been expended for such transportation for the previous school year if the new construction or modernization was in place. In the alternative, the district shall demonstrate savings in to and from transportation by comparing such previous year's expenditures with the amount that would have been expended for such transportation if the particular school plant facility was closed. In either case, in order to demonstrate the amount of savings necessary to qualify for additional state assistance pursuant to this subsection, the district must demonstrate savings in to and from transportation for the school year of comparison equal to or exceeding five percent of the additional state assistance resulting from application of this subsection to modernization of such school plant facility or equal to or exceeding two and one-half percent of the additional state assistance resulting from application of this subsection to new construction, including new construction authorized pursuant to the replacement option of WAC 180-33-042.

When an improvement in racial balance within a school district pursuant to this section involves construction or modernization of one or more school facilities, all such school facilities shall be included in the application.

WSR 91-12-060
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed June 5, 1991, 1:55 p.m.]

Original Notice.

Title of Rule: WAC 296-21-011, 296-21-040, 296-21-095, 296-22-010, 296-23A-205, 296-23A-425, 296-23-01006, 296-23-20102, and 296-23-980.

Statutory Authority for Adoption: RCW 51.04.020(4) and 51.04.030.

Statute Being Implemented: RCW 51.01.020(4) [51.04.020(4)] and 51.04.030.

Summary: To change rules regarding authorization and payment for independent medical examination, radiology services and physical therapy services.

Reasons Supporting Proposal: Clarifies department rules for coverage and reimbursement of medical services and to change level of reimbursement for specific services.

Name of Agency Personnel Responsible for Drafting: Bill Stoner, Capitol View 2, HC-251, 956-6807; Implementation and Enforcement: Joseph A Dear, General Administration Building, HC-101, 753-6307.

Name of Proponent: Health Services Analysis, Department of Labor and Industries, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To change rules regarding authorization and payment for independent medical examinations, radiology services and physical therapy services.

Proposal Changes the Following Existing Rules: Clarifies department rules for coverage and reimbursement of medical services and to change level of reimbursement for specific services.

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

The following rule changes do not have an impact on small businesses and are not subject to the Regulatory Fairness Act. These rules include: WAC 296-21-040 allows Independent Medical Examinations (IMEs) in the context of a pain management program, clarifies criteria the department may consider in approving or disapproving examiners, and directs examiners to the Medical Examiner's Handbook for standards and fee information; WAC 296-21-011, 296-22-010, 296-23-01006 and 296-23A-205, allows the department to set the percentages paid for the -26 and -27 modifiers independently from its administrative rules; and WAC 296-21-095, 296-23-725, 296-23-980 and 296-23A-425, increases payment for physical capacities examinations (PCEs) by 5% and changes the description of Code 97752 to clarify its description.

Hearing Location: General Administration Building Auditorium, 210 11th Street, Olympia, WA 98504, on July 17, 1991, at 8:30 a.m.

Submit Written Comments to: Bill Stoner, HC-251, Olympia, by July 17.

Date of Intended Adoption: August 16, 1991.

June 5, 1991
Joseph A. Dear
Director

AMENDATORY SECTION (Amending Order 89-09, filed 8/10/89, effective 9/10/89)

WAC 296-23A-205 BILLING PROCEDURES. (1) Department billing instructions appear in WAC 296-20-125. Hospital billing information and instructions appear in WAC 296-23A-100, 296-23A-105, and 296-23A-150.

(2) Fee maximums for radiology services are listed for the combined professional and technical components.

(3) Hospitals are reimbursed only for the technical component at ~~((a))~~ rates ~~((up to and including sixty percent of the fee maximum))~~ determined by department policy.

(4) Hospitals should bill their usual and customary rates for the technical component of outpatient radiology services.

(5) Radiology procedures performed by other than the billing hospital shall be billed at the value charged the hospital by the reference (outside) radiology department. When possible, the service should be billed under the same procedure code as billed by the reference radiology department.

(6) "BR" in the unit value column indicates that the value of this service is to be determined by report (BR) because the service is too unusual, variable, or new to be assigned a unit value. The report should provide an adequate definition or description of the services or procedures as discussed in WAC 296-23A-235. Whenever possible, list the nearest similar procedure code according to this schedule. The department or self-insurer may adjust BR procedures when such action is indicated.

AMENDATORY SECTION (Amending Order 87-18, filed 7/23/87)

WAC 296-23A-425 TESTS AND MEASUREMENTS.

	Unit Value
97600 Patient assessment and evaluation by a therapist, with report	16.0
97700 Office visit, including one of the following tests or measurements, with report; initial 30 minutes	24.0
a. Orthotic "check-out"	
b. Prosthetic "check-out"	
c. Activities of daily living "check-out"	
d. Biofeedback evaluation	
97701 each additional 15 minutes	12.0
97720 Extremity testing for strength, dexterity or stamina; initial 30 minutes, each visit	24.0
97721 each additional 15 minutes	12.0
97730 Performance-based physical capacities evaluation with report. Flat fee.....	((\$375)) 290.7
 (97740, 97741 have been deleted. To report, see 97530, 97531)	
97752 Muscle testing, ((torque curves during isometric and isokinetic exercise (e.g., by use of Cybex machine))) <u>mechanized or computerized evaluations with printout</u>	24.0
99070 Supplies and materials provided by the therapist over and above those usually included with office visit or other services rendered. List item provided. Bill at cost.	BR

AMENDATORY SECTION (Amending Order 89-09, filed 8/10/89, effective 9/10/89)

WAC 296-23-01006 RADIOLOGY, RADIATION THERAPY, NUCLEAR MEDICINE AND MODIFIERS. Listed services and procedures may be modified under certain circumstances. When applicable, the modifying circumstance should be identified by the addition of the appropriate modifier code which is a two digit number placed after the usual procedure number from which it is separated by a hyphen. If more than one modifier is used, the "multiple modifiers" code placed first after the procedure code indicates that one or more additional modifier codes will follow. Modifiers commonly used in RADIOLOGY (INCLUDING NUCLEAR MEDICINE AND DIAGNOSTIC ULTRASOUND) are as follows:

- 22 UNUSUAL SERVICES: When the service(s) provided is greater than that usually required for the listed procedure, it may be identified by adding modifier '-22' to the usual procedure number. List modified value. A report ~~((may also be appropriate. Note: Modifier -22 may be utilized with computerized tomography numbers when additional slices are required or a more detailed examination is necessary))~~ is required.
- 26 PROFESSIONAL COMPONENT: Certain procedures are a combination of a physician component and a technical component. When the physician component is billed separately, the procedure may be identified by adding the modifier '-26' to the usual procedure number and value as appropriate. The total cost of procedure cannot exceed the basic unit value. Payment is made ~~((on the basis of up to and including forty percent of the fee maximum))~~ at rates determined by department policy.
- 27 TECHNICAL COMPONENT: Certain procedures are a combination of a physician component and a technical component. When the technical component is billed separately, the procedure may be identified by adding the modifier '-27' to the usual procedure number and value as appropriate. The total cost of procedure cannot exceed the basic unit value. Payment is made ~~((on the basis of up to and including sixty percent of the fee maximum))~~ at rates determined by department policy.
- 51 MULTIPLE OR BILATERAL PROCEDURES: When multiple or bilateral procedures are provided at the same operative session, the major procedure may be reported as listed. The secondary or lesser procedure(s) may be identified by adding the modifier '-51' to the usual procedure number(s) and value at 50 percent of the listed values unless otherwise indicated.
- 52 REDUCED SERVICES: Under certain circumstances a service or procedure is partially reduced or eliminated at the physician's election. Under these circumstances the service provided can be identified by its usual procedure number and the addition of the modifier '-52' signifying that the service is reduced. This provides a means of reporting reduced services at reduced charge without disturbing the identification of the basic service. Note: Modifier -52 may be utilized with computerized tomography numbers for a limited study or a follow-up study.
- 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 procedure. Under such circumstances the services of each may be identified by adding the modifier '-62' to the procedure number used by each surgeon for reporting his services.
- 66 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. Such circumstances may be identified by each participating physician with the addition of the modifier '-66' to the basic procedure number used for reporting services.
- 75 CONCURRENT CARE, SERVICES RENDERED BY MORE THAN ONE PHYSICIAN: 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 REPEAT PROCEDURE BY SAME PHYSICIAN: 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 REPEAT PROCEDURE BY ANOTHER PHYSICIAN: 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 may be identified by adding the modifier '-80' to the usual procedure number(s).

-90 REFERENCE (OUTSIDE) LABORATORY: When laboratory procedures are performed by a party other than the treating or reporting physician the procedure(s) may be identified by adding the modifier '-90' to the usual procedure number and shall be billed as charged to the physician.

-99 MULTIPLE MODIFIERS: Under certain circumstances two or more modifiers may be necessary to completely delineate a service. In such situations modifier '-99' should be added to the basic procedure, and other applicable modifiers may be listed as a part of the description of the service. Value in accordance with appropriate modifiers.

AMENDATORY SECTION (Amending Order 89-09, filed 8/10/89, effective 9/10/89)

WAC 296-23-20102 PATHOLOGY MODIFIER. MODIFIERS: Listed services and procedures may be modified under certain circumstances. When applicable, the modifying circumstance should be identified by the addition of the appropriate modifier code, which is a two digit number placed after the usual procedure number from which it is separated by a hyphen. If more than one modifier is used, the "multiple modifiers" code placed first after the procedure code indicates that one or more additional modifier codes will follow. Modifiers commonly used in PATHOLOGY AND LABORATORY are as follows:

-22 UNUSUAL SERVICES: When the service(s) provided is greater than that usually required for the listed procedure, it may be identified by adding modifier '-22' to the usual procedure number. A report may also be appropriate. BR

-26 PROFESSIONAL COMPONENT: Certain procedures are a combination of a physician component and a technical component. When the professional component is reported separately, the service may be identified by adding the modifier '-26' to the usual procedure number. Payment is made ((on the basis of up to and including forty percent of the fee maximum)) at rates determined by department policy.

-52 REDUCED SERVICES: Under certain circumstances a service or procedure is partially reduced or eliminated at the doctor's election. Under these circumstances the service provided can be identified by its usual procedure number and the addition of the modifier '-52', signifying that the service is reduced. This provides a means of reporting reduced services without disturbing the identification of the basic service.

-90 REFERENCE (OUTSIDE) LABORATORY: When laboratory procedures are performed by a party other than the treating or reporting doctor, the procedure may be identified by adding the modifier '-90' to the usual procedure number. The procedure shall be billed as charged to the ordering doctor. BR

AMENDATORY SECTION (Amending Order 87-09, filed 3/20/87)

WAC 296-23-725 TESTS AND MEASUREMENTS.

Table with 2 columns: Code and Description. Includes rows for P97700 (Office visit), P97701 (Additional 15 minutes), P97720 (Extremity testing), P97721 (Additional 15 minutes), P97730 (Performance-based physical capacities), P97752 (Muscle testing), and P99070 (Supplies and materials).

AMENDATORY SECTION (Amending Order 87-09, filed 3/20/87)

WAC 296-23-980 OCCUPATIONAL THERAPY SERVICES.

Table with 3 columns: Code, Description, and Unit Value. Lists various occupational therapy services such as physical medicine treatment, orthotics training, prosthetic training, and ADL activities.

AMENDATORY SECTION (Amending Order 89-09, filed 8/10/89, effective 9/10/89)

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.

(1) DOCTOR'S SERVICES rendered for office, home, hospital, consultations and other services are listed in the medicine section. The department may designate those diagnostic and surgical procedures which can be performed in other than a hospital inpatient setting. Where a worker has a medical condition which necessitates a hospital admission, prior approval of the department or self-insurer must be obtained.

(2) Listed values for all surgical procedures include the surgery, local infiltration, metacarpal/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."

(3) 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.

(4) 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.

(5) **PREOPERATIVE VISITS AND SERVICES:** Under most circumstances the immediate preoperative 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 preoperative services under the following circumstances:

(a) When the preoperative 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 preoperative 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 prior to chest surgery, etc.) are provided during the immediate preoperative period.

(6) **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 postoperative period (e.g., diabetic management, operative monitoring of cardiac or brain conditions, management of postoperative 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.)

(7) **ASTERISK (*) PROCEDURES OR ITEMS:** Certain relatively small surgical services involve a readily identifiable surgical procedure but include variable preoperative and postoperative 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 postoperative services the usual "package" concept for surgical services (see above) cannot be applied. Such procedures are identified by an asterisk (*) preceding or following the procedure code number.

Where an asterisk (*) precedes or follows a procedure number and its value, the following rules apply:

(a) The services as listed includes the surgical procedure only. Associated pre and postoperative services are not included in the service as listed.

(b) Preoperative 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, the service visit is usually not 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.

(c) All postoperative care is to be added on a service-by-service basis (e.g., office or hospital visit, cast change, etc.).

(d) Complications are added on a service-by-service basis (as with all surgical procedures).

(8) **MULTIPLE OR BILATERAL SURGICAL PROCEDURES:**

(a) When multiple surgical procedures which add significant time or complexity to patient care are performed at the same operative session. (See modifier -51.)

(b) When bilateral surgical procedures which add significant time or complexity to patient care are performed at the same operative session. (See modifier -50.)

(c) 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.

(9) **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.)

(10) **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 subsection (2) of this section.)

(11) In cases where the claimant does not survive, the percentage of the flat fee paid the physician shall be commensurate with the services rendered.

(12) 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.

(13) **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.

(14) **MULTIPLE PROCEDURES:** It is appropriate to designate multiple procedures that are rendered on the same date by separate entries. (See modifier -50 below.)

(15) **SEPARATE PROCEDURES:** Some of the listed procedures are commonly carried out as an integral part of a total service, and as such do not warrant a separate identification. When, however, such a procedure is performed alone for a specific purpose, it may be considered to be a separate procedure.

(16) **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.

(17) **SURGERY MODIFIERS:** (For other modifiers, see appropriate sections.)

Listed values and procedures may be modified under certain circumstance. When applicable, the modifying circumstance should be identified by the addition of the appropriate "modifier code number" which is a two digit number placed after the usual procedure number from which it is separated by a hyphen. If more than one modifier is used, the "multiple modifiers" placed first after the procedure code indicates one or more additional modifier codes will follow. Modifiers commonly used in surgery are as follows:

	Unit Value		Unit Value
-20		MICRO-SURGERY: When the surgical service is performed using the techniques of micro-surgery in an operating room requiring the use of an operating microscope, the modifier -20 may be added to the surgical procedure. The use of this modifier is not warranted when surgery is done with the aid of a magnifying loupe, whether attached to the eyeglasses, or on a headband. The total value of the surgical procedure may be increased by 20%. A special report may be appropriate to document the necessity of the micro-surgical approach.	
-22		UNUSUAL SERVICES: When the service(s) provided is greater than that usually required for the listed procedure, it may be identified by adding modifier '-22' to the usual procedure number. List modified value. 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	
-25		DIGITAL RADIOLOGY (e.g., digital subtraction angiography, digital fluoroscopy, digital radiography). When this technique is utilized, the modifier '-25' may be appended to the appropriate five digit number of the radiologic procedure to indicate that the digital modality was applied. The modifier would be applied to both the supervision and interpretation service and complete procedure. When the supervision and interpretation service code is utilized and the injection is done by a second physician, the modifier need not be applied to the surgical injection codes.	
-26		PROFESSIONAL COMPONENT: Certain procedures (e.g., laboratory, radiology, electrocardiogram, specific diagnostic and therapeutic services) are a combination of a physician 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) <u>Payment is made ((on the basis of up to and including forty percent of the fee maximum)) at rates determined by department policy.</u>	
-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 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' to the usual procedure number. (For local infiltration, digital block or topical anesthesia, see WAC 296-21-125, item 5.)	
-50		BILATERAL PROCEDURE: Unless otherwise identified in the listings, bilateral procedures requiring a separate incision that are performed at the same operative session, should be identified by the appropriate five digit code describing the first procedure. The second (bilateral) procedure is identified by adding modifier -50 to the procedure number and value at 50% of the listed value(s) unless otherwise indicated.	
-51		MULTIPLE PROCEDURES: When multiple 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 '-51' 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 at the physician's election. 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).	
-54		SURGICAL PROCEDURE ONLY: When one physician performs the surgical procedure and another provides the pre and/or postoperative management surgical services may be identified by adding the modifier '-54' to the usual procedure number. Value may be apportioned between them by agreement.	
-55		POSTOPERATIVE MANAGEMENT ONLY: When one physician performs the postoperative management and another has performed the surgical procedure, 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.	
-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.	
-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' to the joint procedure number(s) and valued as agreed upon. (Usual charges for surgical assistance may also be warranted if an additional physician(s) 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 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' to the joint procedure number(s) and valued as agreed upon. (Usual charges for surgical assistance may also be warranted if additional physicians are 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 specialties plus other highly skilled, specially trained personnel and various types of complex equipment) are carried out under the "surgical team" concept. Such circumstances should be identified by adding this modifier '-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 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' to the usual procedure number(s) for the additional service(s) rendered and indicate the appropriate value(s). May require a report.	
-75		CONCURRENT CARE, SERVICES RENDERED BY MORE THAN ONE PHYSICIAN: 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.	

	Unit Value		Unit Value
-76		REPEAT PROCEDURE BY SAME PHYSICIAN: 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		REPEAT PROCEDURE BY ANOTHER PHYSICIAN: 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' 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' 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, two or more modifiers may be necessary to completely delineate a service. In such situations, modifier '-99' should be added to the procedure number and other applicable modifiers may be listed as part of the description of the service.((.....BR))	

AMENDATORY SECTION (Amending Order 86-47, filed 1/8/87)

WAC 296-21-011 FOOTNOTES.

+ BR: By Report; see WAC 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.

MEDICINE MODIFIERS

Listed values for most procedures may be modified under certain circumstances. When applicable, the modifying circumstance should be identified by the addition of the appropriate "modifier code number" (including the hyphen) after the usual procedure number. The value should be listed as a single modified total for the procedure. When multiple modifiers are applicable to a single procedure, see modifier code -99.

	Unit Value		Unit Value
-22		UNUSUAL SERVICES: When the services provided are greater than those usually required for the listed procedure, identify by adding this modifier (-22) to the usual procedure number. List modified value. May require report	BR
-26		PROFESSIONAL COMPONENT: The listed values of certain procedures (laboratory, x-ray, specific diagnostic and therapeutic services, etc.) are a combination of a physician component and a technical component. When the physician component is billed separately, identify by adding this modifier (-26) to the usual procedure number. Payment is made ((on the basis of up to and including forty percent of the fee maximum)) at rates determined by department policy.	
-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 (e.g., the management of a patient in diabetic coma involving detention with patient in critical condition, with spinal tap, gastric lavage, multiple arterial punctures, cut-down, etc.). Under 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 a reduced charge without disturbing usual relative values.)	

-55		POSTOPERATIVE MANAGEMENT ONLY: When one physician performs the postoperative management and another physician has performed the surgical procedure, the postoperative component may be identified by adding the 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.	
-75		CONCURRENT CARE, SERVICES RENDERED BY MORE THAN ONE PHYSICIAN: 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		REPEAT PROCEDURE BY SAME PHYSICIAN: The physician may need to indicate that a procedure or service was repeated subsequent to the original service. This circumstance may be reported by adding the modifier '-76' to the repeated service.	
-77		REPEAT PROCEDURE BY ANOTHER PHYSICIAN: The physician may need to indicate that a basic procedure performed by another physician had to be repeated. This situation may be reported by adding modifier '-77' to the repeated service.	
-90		REFERENCE (OUTSIDE) LABORATORY: When laboratory procedures are performed by other than the billing physician, the procedure(s) shall be identified by adding this modifier (-90) to the usual single or panel procedure number and shall be billed as charged to the physician.	
-99		MULTIPLE MODIFIERS: Under certain circumstances multiple modifiers may be applicable. Under such circumstances, identify by adding this modifier (-99) to the usual procedure number and briefly indicate the circumstances. Value in accordance with appropriate modifiers.	BR

AMENDATORY SECTION (Amending Order 86-19, filed 2/28/86, effective 4/1/86)

WAC 296-21-095 PHYSICAL MEDICINE. The department or self-insurer will authorize and pay for the following physical medicine services only when the services are under the direct, continuous supervision of a physician who is "board qualified" in the field of physical medicine and rehabilitation, (except for (1) and (2) below). The services must be carried out by the physician or registered physical therapist or a physical therapist assistant serving under the direction of a registered physical therapist, by whom he is employed.

The department or self-insurer will allow other licensed physicians to provide physical medicine modalities in the following situations:

(1) The primary attending physician may administer physical therapist modalities as listed under 97000 and/or procedures as listed under 97100 in his office. No more than six such visits will be authorized and paid to the attending physician. If the injured worker requires treatment beyond six visits, he must be referred to a registered physical therapist or a physiatrist for such treatment. The attending physician can bill an office visit in addition to the physical therapy visit for the same day if indicated. Procedure 97070 should be used to bill the physical therapy portion of the visit.

(2) In remote areas, where no registered physical therapist or physical therapist assistant is available, treatment by the attending physician with modalities listed under 97100 may be billed under 97070.

(For fabrication of splints, bracing and other supportive devices, see 99070)

(For muscle testing, range of joint motion, electromyography, etc., see 95831 et seq.)

Modalities	Unit Value
Physician or therapist is required to be in constant attendance.	
(97000 has been deleted. To report, use 97010-97039)	
97010 Physical medicine treatment to one area; hot or cold packs	12.0

	Unit Value
97012	traction, mechanical 12.0
97014	electrical stimulation (unattended) 12.0
97016	vasopneumatic devices 12.0
97018	paraffin bath 12.0
97020	microwave 12.0
97022	whirlpool 12.0
97024	diathermy 12.0
97026	infrared 12.0
97028	ultraviolet 12.0
97039	unlisted modality (specify) 12.0
97050	Office visit with two or more modalities to same area 13.0
97070	In remote isolated areas, where there is no registered physical therapist or physical therapist assistant serving under the direction of a registered physical therapist within reasonable distance or when the first six visits are in the physician's office, treatment by any of the listed modalities or procedures given in a physician's office, hospital, advanced registered nurse practitioner clinic, by other than a registered physical therapist, will be allowed 5.0

Procedures

(Physician or therapist is required to be in constant attendance)

(97100 has been deleted. To report, use 97110-97139)

(97101 has been deleted. To report, use 97145)

97110	Physical medicine treatment to one area, initial 30 minutes, each visit; therapeutic exercises 16.0
97112	neuromuscular reeducation 16.0
97114	functional activities 16.0
97116	gait training 16.0
97118	electrical stimulation (manual) 16.0
97122	traction, manual 16.0
97124	massage 16.0
97126	contrast baths 16.0
97128	ultrasound 16.0
97139	unlisted procedure (specify) BR
97145	Physical medicine treatment to one area, each additional 15 minutes 5.0
97200	Office visit including combination of any modality(s) and procedure(s), initial 30 minutes 16.0
97201	each additional 15 minutes 5.0
97220	Hubbard tank; initial 30 minutes, each visit 24.0
97221	each additional 15 minutes (maximum allowance, one hour) 5.0
97240	Pool therapy or Hubbard tank with therapeutic exercises; initial 30 minutes, each visit 30.0
97241	each additional 15 minutes (maximum allowance, one hour) 6.0
97260	Manipulation (cervical, thoracic, lumbosacral, sacroiliac, hand, wrist, etc.), one area (separate procedure) performed by physician 16.0
97261	each additional area 8.0

(Codes 97260 and 97261 may be used in conjunction with code 90030. All other office visit codes include treatment of the day.)

(For manipulation under general anesthesia, see appropriate anatomic section in Musculoskeletal System)

97500	Orthotics training (dynamic bracing, splinting, etc.) upper extremities; initial 30 minutes, each visit 24.0
97501	each additional 15 minutes 12.0
97520	Prosthetic training, initial 30 minutes, each visit 24.0
97521	each additional 15 minutes 12.0
97530	Kinetic activities to increase coordination, strength and/or range of motion, one area (any two extremities or trunk); initial 30 minutes, each visit 24.0
97531	each additional 15 minutes 12.0
97540	Activities of daily living (ADL) and diversional activities; initial 30 minutes, each visit 24.0
97541	each additional 15 minutes 12.0

Tests and Measurements

(For muscle testing, manual or electrical, joint range of motion, electromyography or nerve velocity determination, see 95830-95930)

	Unit Value
97700	Office visit including one of the following tests or measurements, with report 24.0
(a)	Orthotic check-out

(b)	Prosthetic check-out
(c)	Activities of daily living check-out; initial 30 minutes, each visit
97701	each additional 15 minutes 12.0
97720	Extremity testing for strength, dexterity or stamina; initial 30 minutes, each visit 24.0
97721	each additional 15 minutes 12.0
(97740, 97741)	have been deleted. To report, see 97530, 97531)
97752	Muscle testing, ((torque curves during isometric and isokinetic exercise (e.g., by use of Cybex machine))) <u>mechanized or computerized evaluations with printout</u> 24.0

Other Procedures

97799	Unlisted physical medicine service or procedure BR
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AMENDATORY SECTION (Amending Order 89-01, filed 3/23/89, effective 9/1/89)

WAC 296-21-040 INDEPENDENT MEDICAL EXAMINATIONS ((SINGLE)) EXAMINER. (1) Independent medical examinations must be performed in accordance with WAC 296-20-200 by examiners approved by the department and licensed to perform medicine and surgery, osteopathic medicine and surgery, podiatric medicine and surgery, or dentistry except:

((+)) (a) Attending physicians licensed to perform medicine and surgery, osteopathic medicine and surgery, podiatric medicine and surgery, or dentistry may perform an ((independent medical)) impairment rating examination for ((an injured)) a worker under their care at the direction of the state fund or self-insurer.

((+)) (b) The independent medical examination may be performed by a board certified specialist licensed to perform medicine and surgery, osteopathic medicine and surgery, podiatric medicine and surgery, or dentistry selected by the department or the self-insurer if the ((injured)) worker does not live in Washington, Oregon, or Idaho.

(c) The independent medical examination may be performed by a treating physician in a department approved chronic pain management program accredited by the Commission on Accreditation of Rehabilitation Facilities. The examiner must be licensed to perform medicine and surgery, osteopathic medicine and surgery, podiatric medicine and surgery, or dentistry.

(2) All other examiners who wish to do independent medical examinations ((for injured)) of workers under Title 51 RCW, whether purchased by the department or ((by)) self-insurers, must ((be listed on an approved list maintained by the medical director of the department:

Examiners must meet standards set by the medical director to be placed on the approved list, and must continue to meet performance standards to remain on the approved list.

Examiners who are suspended from or removed from the approved list for failure to meet the standards will not receive injured worker referrals from the state fund or self-insurers.

Examiners must submit an application to the medical director identifying their areas of expertise.)):

(a) Submit a completed department application to the medical director at the department of labor and industries; and

(b) Receive the medical director's approval to be an "approved examiner."

(3) Approved examiners will be listed on the department's approved examiners list. Examiners may be suspended or removed from the approved examiners list by the medical director. Such examiners shall not receive worker referrals from the department or self-insurers.

(4) The factors the medical director may consider in approving or disapproving or suspending examiners include, but are not limited to, any one or a combination of the following:

(a) Board certification;

(b) Complaints from workers about the conduct of the examiner;

(c) Disciplinary proceedings or actions;

(d) Experience in direct patient care in the area of speciality;

(e) Ability to effectively convey and substantiate medical opinions and conclusions concerning workers;

(f) Quality and timeliness of reports; and

(g) Geographical need of the department and self-insurer.

(5) Examiners must be available and willing to testify ((or be deposited)) at the department fee schedule rate on behalf of the department, worker, ((the)) or employer((, or the department:

~~The standards for remaining on the approved list of examiners will take into account repeated complaints about the conduct of the examination).~~

(6) Complaints from ~~((injured))~~ workers about ~~((the))~~ examiner conduct ((of)) during an independent medical examination must be promptly forwarded from self-insurer and department staff to the office of the medical director ~~((of labor and industries))~~.

(7) The standards for independent medical examiners ~~((and))~~, the application for approved examiner status and maximum fee schedule for performing examinations are published in a medical examiners' handbook available from the Office of the Medical Director, Department of Labor and Industries, Olympia, WA 98504.

(8) Fees for independent medical examinations are determined by multiplying the conversion factor for medicine times the appropriate relative value unit published in the medical examiners' handbook.

WSR 91-12-061

PERMANENT RULES

DEPARTMENT OF LICENSING

[Filed June 5, 1991, 2:14 p.m.]

Date of Adoption: May 31, 1991.

Purpose: Define the term "design-build" as used in RCW 18.08.410(7).

Citation of Existing Rules Affected by this Order: Amending WAC 308-12-115 Definitions.

Statutory Authority for Adoption: RCW 18.08.340.

Pursuant to notice filed as WSR 91-09-041 on April 15, 1991.

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

May 31, 1991

Roger L. Rue

Chairman

Board of Architect Registration

AMENDATORY SECTION (Amending Order PM 676, filed 9/17/87)

WAC 308-12-115 DEFINITIONS. (1) Accredited architectural degree—A professional degree received from the current list of accredited schools of architecture as published by the National Architectural Accrediting Board.

(2) Practical architectural work experience—Practical work experience performing activities involved in the practice of architecture, as defined in RCW 18.08.320, under the direct supervision of an architect. The board may approve similar practical work experience for full or partial credit and will accept intern development program experience as defined in the IDP training guidelines.

(3) Intern development program (IDP)—An internship program designed to provide a formal means of evaluating training, to recognize the intern-architects' professional development by compiling a continuing, comprehensive record of their internship training and to ensure intern-architects of a range of exposures that will help qualify them to take the professional examination.

(4) Supervision—The word "supervision" in RCW 18.08.320 means the periodic observation of materials and work in progress or completed work to observe the general compliance with plans, specifications, and design

and planning concepts, and does not include responsibility for the superintendence of construction processes, site conditions, operations equipment, personnel, maintenance of a safe place to work, or any safety in, on, or about the site of the work.

(5) Principal—The word "principal" as used herein shall mean an architect who is registered in this state; who is a shareholder, if the practice is through a professional service corporation; or a partner if the practice is through a partnership; or the proprietor if the practice is through a proprietorship; or the designated architect of a stock corporation; and is the person in charge of the architectural practice, either alone or in concert with others who qualify as herein described.

(6) Direct supervision—The phrase, "under the direct supervision of an architect" as used in connection with architectural work experience for qualification and eligibility for the examination shall refer to any of the following conditions or situations.

(a) The supervising architect is an employer who is knowledgeable of the performance and competence of the applicant.

(b) The supervising architect works for the same employer as the applicant, and is either the direct superior of the applicant, or a co-worker knowledgeable and responsible for the efforts of the applicant.

(7) Design-build—A means of providing design and construction services in which a single entity is responsible for both services.

WSR 91-12-062

PREPROPOSAL COMMENTS

DEPARTMENT OF REVENUE

[Filed June 5, 1991, 3:41 p.m.]

Subject of Possible Rule Making: WAC 458-20-169 Religious, charitable, benevolent, nonprofit service organizations and sheltered workshops.

Persons may comment on this subject in writing or by attending the public meeting. Written comments should be addressed to: Steve Zagelow, Sr. A.L.J., Department of Revenue, Interpretation and Appeals, General Administration Building, Mailstop AX-02, Olympia, Washington 98504. Public meeting scheduled at: Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way South, Olympia, WA, on July 17, 1991, at 1:30 p.m. (Written comments will be accepted to this date.)

Other Information or Comments by Agency at this Time, if any: Chapter 51, Laws of 1991 provides an exemption for auctions conducted by public benefit organization. This rule amendment implements this legislative change and extends Excise Tax Bulletin 541 issued January 1, 1991, to all fundraising activities. A copy of the preproposal amendment is available upon request. Contact Roseanna Hodson, (206) 586-4281.

June 5, 1991

Les Jaster

Rules Coordinator

WSR 91-12-063
PREPROPOSAL COMMENTS
DEPARTMENT OF REVENUE
 [Filed June 5, 1991, 3:43 p.m.]

Subject of Possible Rule Making: WAC 458-20-255 Carbonated beverage and syrup tax.

Persons may comment on this subject in writing or by attending the public meeting. Written comments should be addressed to: Steve Zagelow, Sr. A.L.J., Department of Revenue, Interpretation and Appeals, General Administration Building, Mailstop AX-02, Olympia, Washington 98504. Public meeting scheduled at: Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way South, Olympia, WA, on July 17, 1991, at 10:00 a.m. (Written comments will be accepted to this date.)

Other Information or Comments by Agency at this Time, if any: Chapter 80, Laws of 1991 changed the carbonated beverage and syrup tax from a first possession to a tax upon the activity of selling carbonated beverages or syrup. This change was effective June 1, 1991. An emergency rule was adopted May 24, 1991, to implement this change. This rule making is to permanently adopt the changes necessitated by the law change. A copy of the emergency and preproposal rule is available upon request. Contact Roseanna Hodson, (206) 586-4281.

June 5, 1991
 Les Jaster
 Rules Coordinator

WSR 91-12-064
NOTICE OF PUBLIC MEETINGS
STATE BOARD OF EDUCATION
 [Memorandum—June 5, 1991]

The State Board of Education schedule of meeting dates and locations for the 1991 calendar year, filed with the state code reviser on October 12, 1990, WSR 90-21-050, is hereby amended as follows: The July 10-12, 1991, regular meeting of the board will be held at the Surfside Inn, 31512 "J" Place, Ocean Park, WA 98640.

WSR 91-12-065
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed June 5, 1991, 4:38 p.m.]

Original Notice.

Title of Rule: New WAC 388-77-531 Nonrecurring lump sum income.

Purpose: Clarified the determination of the period of ineligibility for the receipt of nonrecurring lump sum income.

Statutory Authority for Adoption: RCW 74.21.070.

Statute Being Implemented: RCW 74.21.070.

Summary: In determining the period of ineligibility for the Title IV-A portion of FIP for the receipt of non-recurring lump sum income, the department shall divide the households countable income by the AFDC need standard plus authorized additional requirements or the benchmark plus authorized additional requirements and applicable incentives, whichever results in the shorter period of ineligibility.

Reasons Supporting Proposal: Ensure consistency between federal waivers and state policy for the treatment of lump sum income.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Jay Emry, Income Assistance, 753-4371.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

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

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on July 9, 1991, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by July 9, 1991.

Date of Intended Adoption: July 23, 1991.

June 5, 1991
 Rosemary Carr
 Acting Director
 Administrative Services

NEW SECTION

WAC 388-77-531 NONRECURRING LUMP SUM INCOME.
 (1) For the Title IV-A portion of FIP, when a household ceases to be eligible for FIP because of the receipt of non recurring lump-sum income, the department shall follow WAC 388-28-484 (2)(b); except in determining the period of ineligibility.

(2) The period of ineligibility shall be established by following (2)(a) or (2)(b) below, whichever results in the shorter period of ineligibility. The department shall:

(a) Divide the unit's non recurrent lump sum income, plus other income after applicable disregards following AFDC income rules by the AFDC need standard plus authorized additional requirements; or

(b) Divide the unit's not recurrent lump sum income, plus other income after applicable deductions following FIP income rules by the benchmark standard plus applicable incentives and authorized additional requirements.

(3) The minimum period of ineligibility shall be one month.

(4) For the purposes of FIP food assistance, the department shall treat non recurring lump sums according to the food stamp program.

WSR 91-12-066
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed June 5, 1991, 4:41 p.m.]

Original Notice.

Title of Rule: Chapter 388-53A WAC, Temporary housing program—Limited to governor's request for federal assistance.

Purpose: This change will repeal chapter 388-53 WAC. The RCW governing the program was changed in 1986. The Department of Social and Health Services no longer has administrative responsibility for the program.

Statutory Authority for Adoption: RCW 38.52.030.

Statute Being Implemented: RCW 38.52.030.

Summary: This change will repeal chapter 388-53A WAC. The Department of Social and Health Services no longer administers this program. The program is now administered by the Department of Community Development.

Reasons Supporting Proposal: Comply with the current version of the Revised Code of Washington (RCW). The Department of Community Development operates this program, as reflected by chapter 38.52 RCW effective 1986.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Kay Hanvey, Income Assistance, 753-7393.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

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

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on July 9, 1991, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by July 9, 1991.

Date of Intended Adoption: July 23, 1991.

June 5, 1991
 Rosemary Carr
 Acting Director
 Administrative Services

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 388-53A-010	Purpose.
WAC 388-53A-020	Definitions.
WAC 388-53A-030	Authorization of program.
WAC 388-53A-040	Administrative procedures.
WAC 388-53A-050	Program eligibility.
WAC 388-53A-060	Program eligibility review.

WAC 388-53A-070	Criteria for continued eligibility.
WAC 388-53A-080	Termination of temporary housing.
WAC 388-53A-090	Allocation of funds.
WAC 388-53A-100	Organization and functions.
WAC 388-53A-110	Eligibility determinations.
WAC 388-53A-120	Notification of approval or disapproval.
WAC 388-53A-130	Reconsideration process.
WAC 388-53A-140	State appeal.

WSR 91-12-067
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed June 5, 1991, 4:43 p.m.]

Original Notice.

Title of Rule: WAC 388-83-200 Community options program entry system (COPEs).

Purpose: To incorporate into WAC the change in terminology from nursing home to "nursing facility."

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: The terms skilled nursing facility and an intermediate care facility are changed to "nursing facility."

Reasons Supporting Proposal: Legally change the terminology of nursing home to nursing facility.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Bobbe Andersen, Medical Assistance, 753-0529.

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

Rule is necessary because of federal law, OBRA 1987.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

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

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on July 9, 1991, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by July 9, 1991.

Date of Intended Adoption: August 1, 1991.

June 5, 1991
 Rosemary Carr
 Acting Director
 Administrative Services

AMENDATORY SECTION (Amending Order 3008, filed 5/31/90, effective 7/1/90)

WAC 388-83-200 COMMUNITY OPTIONS PROGRAM ENTRY SYSTEM (COPEs). (1) An eligible person for COPEs is ((an individual)) a person eighteen years of age or over who:

(a) ((Meets)) Meets the Title XIX categorically needy eligibility requirements for an SSI-related institutionalized ((individual)) person. For the purposes of COPEs, ((an individual)) a person is considered institutionalized as of the date all eligibility criteria, except institutionalized status, is met;

(b) ~~((The department assesses as requiring))~~ Requires the level of care provided in a ~~((skilled))~~ nursing facility ~~((or an intermediate care facility))~~;

(c) ~~((For whom the))~~ Has a department ~~((approves a))~~ approved feasible plan of care and the total cost for this plan of care, including the MNIL for one person, is less than ninety percent of the department's state-wide average nursing ~~((home))~~ facility rate; and

(d) Is able and ~~((choosing))~~ chooses to reside at home with community support services, in a congregate care facility, or in a licensed adult family home.

(2) The department shall allocate available income of the COPEs recipient residing at home as described under WAC 388-95-360 (1), (2)(c), (d), (e), (f), and (g), (3), (4), and (5), except the recipient retains an amount equal to the medically needy income level (MNIL) for one person for the recipient's maintenance needs.

(3) The department shall allocate income of a COPEs recipient residing in an adult family home or congregate care facility. The recipient shall:

(a) Retain a specified personal needs allowance as described under WAC 388-29-130 and 388-29-280; and

(b) Pay remaining income up to the MNIL to the facility for the cost of board and room.

(4) Income remaining after allocations shall be the participation amount for COPEs services as described under WAC 388-15-620.

WSR 91-12-068
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3189—Filed June 5, 1991, 4:45 p.m., effective June 6, 1991,
12:01 a.m.]

Date of Adoption: June 5, 1991.

Purpose: Clarifies the determination of the period of ineligibility for the receipt of nonrecurring lump sum income.

Statutory Authority for Adoption: RCW 74.21.070.

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

Reasons for this Finding: Ensure consistency between federal waivers and state policy for the treatment of lump sum income.

Effective Date of Rule: June 6, 1991, 12:01 a.m.

June 5, 1991
Rosemary Carr
Acting Director
Administrative Services

NEW SECTION

WAC 388-77-531 NON RECURRING LUMP SUM INCOME. (1) For the Title IV—A portion of FIP, when a household ceases to be eligible for FIP because of the receipt of non recurring lump-sum income, the department shall follow WAC 388-28-484 (2)(b); except in determining the period of ineligibility.

(2) The period of ineligibility shall be established by following (2)(a) or (2)(b) below, whichever results in the shorter period of ineligibility. The department shall:

(a) Divide the unit's non recurrent lump sum income, plus other income after applicable disregards following AFDC income rules by the AFDC need standard plus authorized additional requirements; or

(b) Divide the unit's not recurrent lump sum income, plus other income after applicable deductions following FIP income rules by the benchmark standard plus applicable incentives and authorized additional requirements.

(3) The minimum period of ineligibility shall be one month.

(4) For the purposes of FIP food assistance, the department shall treat non recurring lump sums according to the food stamp program.

WSR 91-12-069
PROPOSED RULES
LOTTERY COMMISSION
[Filed June 5, 1991, 4:47 p.m.]

Original Notice.

Title of Rule: WAC 315-11-630 Definitions for Instant Game No. 63; WAC 315-11-632 Ticket validation requirements for Instant Game No. 63; WAC 315-11-670, 315-11-671, and 315-11-672 Definitions, criteria and ticket validation requirements for Instant Game No. 67; and WAC 315-11-680, 315-11-681, and 315-11-682 Definitions, criteria and ticket validation requirements for Instant Game No. 68.

Purpose: To establish the game play rules and criteria for determining winners of Instant Game Nos. 67 (21) and 68 (Mistledough); and to amend WAC 315-11-630 to change the play symbol captions in the game "Lucky 7's."

Statutory Authority for Adoption: RCW 67.70.040.

Statute Being Implemented: RCW 67.70.040.

Summary: See Purpose above.

Reasons Supporting Proposal: See Explanation of Rule below.

Name of Agency Personnel Responsible for Drafting: Jeff Burkhardt, Contracts Specialist, Olympia, 586-6583; Implementation and Enforcement: Evelyn Y. Sun, Director, Olympia, 753-3330.

Name of Proponent: Washington State Lottery Commission, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 315-11-670, 315-11-671, 315-11-672, for each game certain terms must be defined in order to provide consistency in the game play rules. The play criteria will explain how the game functions to licensed retailers and players. Rigid validation requirements are set forth which will prevent the lottery from paying out prize money on invalid tickets; WAC 315-11-680, 315-11-681, 315-11-682, for each game certain terms must be defined in order to provide consistency in the game play rules. The play criteria will explain how the game functions to licensed retailers and players. Rigid validation requirements are set forth which will prevent the lottery from paying out prize money on invalid tickets;

WAC 315-11-630, this amendment changes the play symbol captions for the instant game "Lucky 7's"; and WAC 315-11-632, amendment makes a grammatical correction.

Proposal Changes the Following Existing Rules: See Explanation of Rule above.

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

The lottery has considered whether this rule is subject to the Regulatory Fairness Act, chapter 19.85 RCW, and has determined that it is not for the following reasons: The rules have no economic impact on business' cost of equipment, supplies, labor or administrative costs. The rules are designed to establish rules and procedures for the playing of instant lottery games; the rules will have a negligible impact, if any, on business because they are interpretive. They have been promulgated for the purpose of stating policy, procedure and practice and do not include requirements for forms, fees, appearances or other actions by business.

Hearing Location: Washington State Lottery, 5963 Corson Avenue, Suite 106, Seattle, WA 98108, on July 12, 1991, at 10:00 a.m.

Submit Written Comments to: Judith Giniger, Lottery, P.O. Box 9770, Olympia, WA 98504, by July 11, 1991.

Date of Intended Adoption: July 12, 1991.

June 5, 1991
 Evelyn Y. Sun
 Director

NEW SECTION

WAC 315-11-670 DEFINITIONS FOR INSTANT GAME NUMBER 67 ("21"). (1) Play symbols: The following are the "play symbols": "11"; "12"; "13"; "15"; "16"; "17"; "19"; "20"; and "21." One of these play symbols appears in each of the three play spots in the "your hand" column and in each of the three play spots in the "dealer's hand" column in the playfield on the front of the ticket.

(2) Play symbol captions: The small printed characters appearing below each play symbol which verify and correspond with that play symbol. The caption is a spelling out, in full or abbreviated form of the play symbol. One and only one of these captions appears under each play symbol. The number 1, 2 or 3 precedes the play symbols to indicate the location of the play symbol in Game 1, Game 2 or Game 3. For Instant Game Number 67, the captions which correspond with and verify the play symbols are:

<u>PLAY SYMBOL</u>	<u>CAPTION</u>
11	ELEVN
12	TWLVE
13	THRTN
15	FIFTN
16	SIXTN
17	SVNTN
19	NINTN
20	TWNTY
21	TTYON

(3) Prize symbols: The following are the "prize symbols": "\$1.00"; "\$2.00"; "\$4.00"; "\$7.00"; "\$12.00"; "\$50.00"; and "\$21,000." One of these prize symbols appears for each game (row) in the prize column on the front of the ticket.

(4) Prize symbol captions: The small printed characters appearing below the prize symbol which verify and correspond with that prize symbol. The caption is a spelling out, in full or abbreviated form, of the prize symbol. Only one caption appears under the prize symbol. The number 1, 2 or 3 precedes the prize symbols to indicate the location of the prize symbol in Game 1, Game 2 or Game 3. For Instant Game Number 67, the prize symbol captions which correspond with and verify the prize symbols are:

<u>PRIZE SYMBOL</u>	<u>CAPTION</u>
\$1.00	ONE DOL
\$2.00	TWO DOL
\$4.00	FOR DOL
\$7.00	SEVEN
\$12.00	TWELVE
\$50.00	FIFTY
\$21,000.00	21 THOU

(5) Validation number: The unique nine-digit number on the front of the ticket. The number is covered by latex covering.

(6) Pack-ticket number: The eleven-digit number of the form 06700001-000 printed on the front of the ticket. The first eight digits of the pack-ticket number for Instant Game Number 67 constitute the "pack number" which starts at 06700001; the last three digits constitute the "ticket number" which starts at 000 and continues through 399 within each pack of tickets.

(7) Retailer verification codes: Codes consisting of small letters found under the removable latex covering on the front of the ticket which the lottery retailer uses to verify instant winners of \$25 and less. For Instant Game Number 67, the retailer verification codes are three-letter codes, with each letter appearing in a varying three of six locations beneath the removable covering and among the play symbols on the front of the ticket. The retailer verification codes are:

<u>VERIFICATION CODE</u>	<u>PRIZE</u>
ONE	\$1.00
TWO	\$2.00 (\$2; \$1 and \$1)
FOR	\$4.00 (\$2 and \$2)
SVN	\$7.00 (\$7; \$4 and \$2 and \$1)
TLV	\$12.00 (\$7 and \$4 and \$1)
TTN	\$21.00 (\$12 and \$7 and \$2)

(8) Pack: A set of four hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.

NEW SECTION

WAC 315-11-671 CRITERIA FOR INSTANT GAME NUMBER 67. (1) The price of each instant game ticket shall be \$1.00.

(2) Determination of prize winning tickets: An instant prize winner is determined in the following manner: The bearer of a ticket having a play symbol in the "your hand" column that is a larger number than the play symbol in the "dealer's hand" column in the same game (row) shall win the prize shown in the prize column for that game (row). The bearer of a ticket having winning play symbols in more than one game (row) shall win the sum of the prizes in each winning game (row). Play symbols in different games (rows) may not be combined to win a prize.

(3) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.

(4) The determination of prize winners shall be subject to the general ticket validation requirements of the lottery as set forth in WAC 315-10-070, to the particular ticket validation requirements for Instant Game Number 67 set forth in WAC 315-11-672, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.

(5) Notwithstanding any other provisions of these rules, the director may:

- (a) Vary the length of Instant Game Number 67; and/or
- (b) Vary the number of tickets sold in Instant Game Number 67 in a manner that will maintain the estimated average odds of purchasing a winning ticket.

NEW SECTION

WAC 315-11-672 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 67. (1) In addition to meeting all other requirements in these rules and regulations, a valid instant game ticket for Instant Game Number 67 shall comply with all of the following validation requirements.

(a) Exactly one play symbol must appear in each of the three play spots in the "your hand" column and in each of the three play spots in the "dealer's hand" column under the latex covering on the front of the ticket.

(b) Each of the six play symbols must have a caption below and each must agree with its caption.

(c) Exactly one prize symbol for each of the three games (rows) must appear under the latex covering in the prize column on the front of the ticket.

(d) Each of the three prize symbols must have a caption below and each must agree with its caption.

(e) The display printing and the printed numbers, letters, and symbols on the ticket must be regular in every respect and correspond precisely with the specifications on file with the director. The numbers, letters, and symbols shall be printed as follows:

Play Symbols	Play Symbol Font
Prize Symbols	Prize Symbol Font
Captions	Caption Font
Pack-Ticket Number	Validation Font
Validation Number	Validation Font
Retailer Verification Code	Validation Font

(f) Each of the play symbols and its caption, prize symbol and its caption, the validation number, pack-ticket number, and the retailer verification code must be printed in black ink.

(g) Each of the play symbols must be exactly one of those described in WAC 315-11-670(1); each of the play symbol captions must be exactly one of those described in WAC 315-11-670(2), each of the prize symbols must be exactly one of those described in WAC 315-11-670(3); and each of the prize symbol captions must be exactly one of those described in WAC 315-11-670(4).

(2) Any ticket not passing all the validation requirements in WAC 315-10-070 and subsection (1) of this section is invalid and ineligible for any prize.

NEW SECTION

WAC 315-11-680 DEFINITIONS FOR INSTANT GAME NUMBER 68 ("MISTLEDOUGH"). (1) Play symbols: The following are the "play symbols": "\$1.00"; "\$2.00"; "\$4.00"; "\$8.00"; "\$14.00"; "\$24.00"; "\$40.00"; "\$80.00"; and "\$5,000." One of these play symbols appears in each of the six play spots under the latex covering on the front of the ticket.

(2) Play symbol captions: The small printed characters appearing below each play symbol which verify and correspond with that play symbol. The caption is a spelling out, in full or abbreviated form of the play symbol. One and only one of these captions appears under each play symbol. For Instant Game Number 68, the captions which correspond with and verify the play symbols are:

<u>PLAY SYMBOL</u>	<u>CAPTION</u>
\$1.00	ONE DOL
\$2.00	TWO DOL
\$4.00	FOR DOL
\$8.00	EGT DOL
\$14.00	FORTEEN
\$24.00	TTF DOL
\$40.00	\$FORTY\$
\$80.00	\$EIGHTY
\$5,000	FIVTHOU

(3) Validation number: The unique nine-digit number on the front of the ticket. The number is covered by latex covering.

(4) Pack-ticket number: The eleven-digit number of the form 06800001-000 printed on the front of the ticket. The first three digits are the game identifier. The first eight digits of the pack-ticket number for Instant Game Number 68 constitute the "pack number" which starts at 06800001; the last three digits constitute the "ticket number" which starts at 000 and continues through 399 within each pack of tickets.

(5) Retailer verification codes: Codes consisting of small letters found under the removable latex covering on the front of the ticket which the lottery retailer uses to verify instant winners of \$25 or less. For Instant Game Number 68, the retailer verification codes are three-letter codes, with each letter appearing in a varying three of six locations among the play symbols on the front of the ticket. The retailer verification codes are:

<u>VERIFICATION CODE</u>	<u>PRIZE</u>
ONE	\$1.00
TWO	\$2.00
FOR	\$4.00
EGT	\$8.00
FRN	\$14.00
TTF	\$24.00

(6) Pack: A set of four hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.

NEW SECTION

WAC 315-11-681 CRITERIA FOR INSTANT GAME NUMBER 68. (1) The price of each instant game ticket shall be \$1.00.

(2) Determination of prize winning tickets: An instant prize winner is determined in the following manner:

(a) The bearer of a ticket having the following play symbols in any three of the six spots beneath the removable covering on the front of the ticket shall win the following prize:

Three	\$ 1.00	play symbols - Win	\$ 1.00
Three	\$ 2.00	play symbols - Win	\$ 2.00
Three	\$ 4.00	play symbols - Win	\$ 4.00
Three	\$ 8.00	play symbols - Win	\$ 8.00
Three	\$ 14.00	play symbols - Win	\$ 14.00
Three	\$ 24.00	play symbols - Win	\$ 24.00
Three	\$ 40.00	play symbols - Win	\$ 40.00
Three	\$ 80.00	play symbols - Win	\$ 80.00
Three	\$ 5,000	play symbols - Win	\$ 5,000.00

(b) In any event, only the highest instant prize amount meeting the standards of (a) of this subsection will be paid on a given ticket.

(3) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.

(4) The determination of prize winners shall be subject to the general ticket validation requirements of the lottery as set forth in WAC 315-10-070, to the particular ticket validation requirements for Instant Game Number 68 set forth in WAC 315-11-682, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.

(5) Notwithstanding any other provisions of these rules, the director may:

(a) Vary the length of Instant Game Number 68; and/or

(b) Vary the number of tickets sold in Instant Game Number 68 in a manner that will maintain the estimated average odds of purchasing a winning ticket.

NEW SECTION

WAC 315-11-682 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 68. (1) A valid instant game ticket for Instant Game Number 68 shall meet all of the following validation requirements as well as all other requirements in these rules and regulations.

(a) Exactly one play symbol must appear in each of the six play spots under the removable latex covering on the front of the ticket.

(b) Each of the six play symbols must have a caption below it, and each must agree with its caption.

(c) The display printing and the printed numbers, letters, and symbols on the ticket must be regular in every respect and correspond precisely with the artwork on file with the director. The numbers, letters, and symbols shall be printed as follows:

Play Symbols	Play Symbol Font
Captions	Caption Font
Pack-Ticket Number	Validation Font
Validation Number	Validation Font
Retail Verification Code	Validation Font

(d) Each of the play symbols and its caption, the validation number, pack-ticket number and retailer verification code must be printed in black ink.

(e) Each of the play symbols must be exactly one of those described in WAC 315-11-680(1) and each of the captions must be exactly one of those described in WAC 315-11-680(2).

(2) Any ticket not passing all the validation requirements in WAC 315-10-070 and subsection (1) of this section is invalid and ineligible for any prize.

AMENDATORY SECTION (Amending WSR 91-06-074, filed 3/5/91, effective 4/5/91)

WAC 315-11-630 DEFINITIONS FOR INSTANT GAME NUMBER 63 ("LUCKY 7'S"). (1) Play symbols: The following are the "play symbols": "0," "2," "3," "4," "5," "6," "7" and "9." One of

these play symbols appears in each of the nine play spots under the latex covering on the front of the ticket. The nine play spots are arranged in a three by three configuration. The area under the latex covering shall be known as the playfield.

(2) Play symbol captions: The small printed characters appearing below each play symbol which correspond with and verify that play symbol. The caption (~~contains four characters. The first character repeats the play symbol. The last three characters repeat the ticket number~~) is a spelling out in full or in abbreviated form of the play symbol. One and only one caption appears under each play symbol. ((An example of play symbol captions for Instant Game Number 63 follows:)) For Instant Game Number 63, the captions which correspond with and verify the play symbols are:

<u>PLAY SYMBOL</u>	<u>CAPTION</u>
	((Example for ticket number 122))
0	((0122)) ZERO
2	((2122)) TWO#
3	((3122)) THRE
4	((4122)) FOUR
5	((5122)) FIVE
6	((6122)) SIX#
7	((7122)) SEVN
9	((9122)) NINE

(3) Prize symbols: The following are the "prize symbols": "\$1.00," "\$2.00," "\$4.00," "\$7.00," "\$17.00," "\$70.00," "\$700" and "\$7,000." One of these prize symbols appears under the prize box on the front of the ticket which has the word "PRIZE" printed on the latex covering. The prize box shall be contiguous to the playfield.

(4) Prize symbol captions: The small printed characters appearing below the prize symbol which verify and correspond with that prize symbol. The caption is a spelling out, in full or abbreviated form, of the prize symbol. Only one caption appears under the prize symbol. For Instant Game Number 63, the prize symbol captions which correspond with and verify the prize symbols are:

<u>PRIZE SYMBOL</u>	<u>CAPTION</u>
\$1.00	ONE DOL
\$2.00	TWO DOL
\$4.00	FOR DOL
\$7.00	SVN DOL
\$17.00	SVNTEEN
\$70.00	SEVENTY
\$700	SVNHUND
\$7,000	SVNTHOU

(5) Validation number: The unique nine-digit number on the front of the ticket. The number is covered by latex.

(6) Pack-ticket number: The eleven-digit number of the form 06300001-000 printed on the front of the ticket. The first three digits are the game identifier. The first eight digits of the pack-ticket number for Instant Game Number 63 constitute the "pack number" which starts at 06300001; the last three digits constitute the "ticket number" which starts at 000 and continues through 399 within each pack of tickets.

(7) Retailer verification codes: Codes consisting of small letters found under the removable covering on the front of the ticket which the lottery retailer uses to verify instant winners of \$25.00 or less. For Instant Game Number 63, the retailer verification code is a three-letter code, with each letter appearing in a varying three of six locations beneath the removable covering and among the play symbols on the front of the ticket. The retailer verification codes are:

<u>VERIFICATION CODE</u>	<u>PRIZE</u>
ONE	\$1.00
TWO	\$2.00
FOR	\$4.00
SVN	\$7.00
SVT	\$17.00

(9) Pack: A set of four hundred fanfolded instant game tickets separated by perforations and packaged in a plastic bag or plastic shrinkwrapping.

AMENDATORY SECTION (Amending WSR 91-06-074, filed 3/5/91, effective 4/5/91)

WAC 315-11-632 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 63. (1) In addition to meeting all other requirements in these rules and regulations, to be a valid instant game ticket for Instant Game Number 63 all of the following validation requirements apply.

(a) Exactly one play symbol must appear in each of the nine play spots in the playfield.

(b) Each play symbol must have a play symbol caption below it and each must agree with its caption.

(c) Exactly one prize symbol must appear under the rub-off material covering the prize box on the front of the ticket.

(d) The prize symbol must have a prize symbol caption below it and must agree with its caption.

(e) The display printing and the printed numbers, letters, and symbols on the ticket must be regular in every respect and correspond precisely with the artwork on file with the director. The numbers, letters, and symbols shall be printed as follows:

Play Symbols	Play Symbol Font
Prize Symbols	Prize Symbol Font
Captions	Caption Font
Pack-Ticket Number	Validation Font
Validation Number	Validation Font
Retailer Verification Code	Validation Font

(f) Each of the play symbols and ~~((their))~~ its caption(s), the validation number, pack-ticket number and retailer verification code must be printed in black ink.

(g) Each of the play symbols must be exactly one of those described in WAC 315-11-630(1) and each of the play symbol captions must be exactly one of those described in WAC 315-11-630(2).

(2) Any ticket not passing all the validation requirements in WAC 315-10-070 and subsection (1) of this section is invalid and ineligible for any prize.

Table of WAC Sections Affected

KEY TO TABLE

Symbols:

- AMD = Amendment of existing section
- A/R = Amending and recodifying a section
- DECOD = Decodification of an existing section
- NEW = New section not previously codified
- OBJEC = Notice of objection by Joint Administrative Rules Review Committee
- PREP = Preproposal comments
- RE-AD = Readoption of existing section
- RECOD = Recodification of previously codified section
- REP = Repeal of existing section
- RESCIND = Rescind previous emergency rule
- REVIEW = Review of previously adopted rule

Suffixes:

- P = Proposed action
- C = Continuance of previous proposal
- E = Emergency action
- S = Supplemental notice
- 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.

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
1-06-040	AMD-P	91-06-067		1-08-240	REP-P	91-06-067		
1-06-040	AMD	91-10-010		1-08-240	REP	91-10-010		
1-08-005	REP-P	91-06-067		1-08-250	REP-P	91-06-067		
1-08-005	REP	91-10-010		1-08-250	REP	91-10-010		
1-08-007	REP-P	91-06-067		1-08-260	REP-P	91-06-067		
1-08-007	REP	91-10-010		1-08-260	REP	91-10-010		
1-08-010	REP-P	91-06-067		1-08-270	REP-P	91-06-067		
1-08-010	REP	91-10-010		1-08-270	REP	91-10-010		
1-08-030	REP-P	91-06-067		1-08-280	REP-P	91-06-067		
1-08-030	REP	91-10-010		1-08-280	REP	91-10-010		
1-08-040	REP-P	91-06-067		1-08-290	REP-P	91-06-067		
1-08-040	REP	91-10-010		1-08-290	REP	91-10-010		
1-08-050	REP-P	91-06-067		1-08-300	REP-P	91-06-067		
1-08-050	REP	91-10-010		1-08-300	REP	91-10-010		
1-08-060	REP-P	91-06-067		1-08-310	REP-P	91-06-067		
1-08-060	REP	91-10-010		1-08-310	REP	91-10-010		
1-08-070	REP-P	91-06-067		1-08-320	REP-P	91-06-067		
1-08-070	REP	91-10-010		1-08-320	REP	91-10-010		
1-08-080	REP-P	91-06-067		1-08-330	REP-P	91-06-067		
1-08-080	REP	91-10-010		1-08-330	REP	91-10-010		
1-08-090	REP-P	91-06-067		1-08-340	REP-P	91-06-067		
1-08-090	REP	91-10-010		1-08-340	REP	91-10-010		
1-08-100	REP-P	91-06-067		1-08-350	REP-P	91-06-067		
1-08-100	REP	91-10-010		1-08-350	REP	91-10-010		
1-08-110	REP-P	91-06-067		1-08-360	REP-P	91-06-067		
1-08-110	REP	91-10-010		1-08-360	REP	91-10-010		
1-08-120	REP-P	91-06-067		1-08-370	REP-P	91-06-067		
1-08-120	REP	91-10-010		1-08-370	REP	91-10-010		
1-08-130	REP-P	91-06-067		1-08-380	REP-P	91-06-067		
1-08-130	REP	91-10-010		1-08-380	REP	91-10-010		
1-08-140	REP-P	91-06-067		1-08-390	REP-P	91-06-067		
1-08-140	REP	91-10-010		1-08-390	REP	91-10-010		
1-08-150	REP-P	91-06-067		1-08-400	REP-P	91-06-067		
1-08-150	REP	91-10-010		1-08-400	REP	91-10-010		
1-08-160	REP-P	91-06-067		1-08-410	REP-P	91-06-067		
1-08-160	REP	91-10-010		1-08-410	REP	91-10-010		
1-08-170	REP-P	91-06-067		1-08-420	REP-P	91-06-067		
1-08-170	REP	91-10-010		1-08-420	REP	91-10-010		
1-08-180	REP-P	91-06-067		1-08-430	REP-P	91-06-067		
1-08-180	REP	91-10-010		1-08-430	REP	91-10-010		
1-08-190	REP-P	91-06-067		1-08-440	REP-P	91-06-067		
1-08-190	REP	91-10-010		1-08-440	REP	91-10-010		
1-08-200	REP-P	91-06-067		1-08-450	REP-P	91-06-067		
1-08-200	REP	91-10-010		1-08-450	REP	91-10-010		
1-08-210	REP-P	91-06-067		1-08-460	REP-P	91-06-067		
1-08-210	REP	91-10-010		1-08-460	REP	91-10-010		
1-08-220	REP-P	91-06-067		1-08-470	REP-P	91-06-067		
1-08-220	REP	91-10-010		1-08-470	REP	91-10-010		
1-08-230	REP-P	91-06-067		1-08-480	REP-P	91-06-067		
1-08-230	REP	91-10-010		1-08-480	REP	91-10-010		
						1-08-490	REP-P	91-06-067
						1-08-490	REP	91-10-010
						1-08-500	REP-P	91-06-067
						1-08-500	REP	91-10-010
						1-08-510	REP-P	91-06-067
						1-08-510	REP	91-10-010
						1-08-520	REP-P	91-06-067
						1-08-520	REP	91-10-010
						1-08-530	REP-P	91-06-067
						1-08-530	REP	91-10-010
						1-08-540	REP-P	91-06-067
						1-08-540	REP	91-10-010
						1-08-550	REP-P	91-06-067
						1-08-550	REP	91-10-010
						1-08-560	REP-P	91-06-067
						1-08-560	REP	91-10-010
						1-08-570	REP-P	91-06-067
						1-08-570	REP	91-10-010
						1-08-580	REP-P	91-06-067
						1-08-580	REP	91-10-010
						1-08-590	REP-P	91-06-067
						1-08-590	REP	91-10-010
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						16-80-010	NEW-P	91-05-076
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						16-80-015	NEW	91-08-027
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16-154-020	AMD	91-09-028	16-230-615	AMD	91-06-019	16-231-805	AMD-P	91-02-106
16-154-030	NEW-P	91-05-006	16-230-625	AMD-P	91-02-106	16-231-805	AMD	91-06-019
16-154-030	NEW	91-09-028	16-230-625	AMD	91-06-019	16-231-825	AMD-P	91-02-106
16-154-040	NEW-P	91-05-006	16-230-670	AMD-P	91-02-106	16-231-825	AMD	91-06-019
16-154-040	NEW	91-09-028	16-230-670	AMD	91-06-019	16-231-840	AMD-P	91-02-106
16-154-050	NEW-P	91-05-006	16-230-675	AMD-P	91-02-106	16-231-840	AMD	91-06-019
16-154-050	NEW	91-09-028	16-230-675	AMD	91-06-019	16-231-900	AMD-P	91-02-106
16-154-060	NEW-P	91-05-006	16-231-001	AMD-P	91-02-106	16-231-900	AMD	91-06-019
16-154-060	NEW	91-09-028	16-231-001	AMD	91-06-019	16-231-905	AMD-P	91-02-106
16-154-070	NEW-P	91-05-006	16-231-033	REP-P	91-02-106	16-231-905	AMD	91-06-019
16-154-070	NEW	91-09-028	16-231-033	REP	91-06-019	16-231-935	AMD-P	91-02-106
16-154-080	NEW-P	91-05-006	16-231-100	AMD-P	91-02-106	16-231-935	AMD	91-06-019
16-154-080	NEW	91-09-028	16-231-100	AMD	91-06-019	16-231-938	REP-P	91-02-106
16-154-090	NEW-P	91-05-006	16-231-148	REP-P	91-02-106	16-231-938	REP	91-06-019
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16-154-100	NEW-P	91-05-006	16-231-200	AMD-P	91-02-106	16-231-950	REP	91-06-019
16-154-100	NEW	91-09-028	16-231-200	AMD	91-06-019	16-232-001	AMD-P	91-02-106
16-154-110	NEW-P	91-05-006	16-231-205	AMD-P	91-02-106	16-232-001	AMD	91-06-019
16-154-110	NEW	91-09-028	16-231-205	AMD	91-06-019	16-232-100	AMD-P	91-02-106
16-154-120	NEW-P	91-05-006	16-231-210	AMD-P	91-02-106	16-232-100	AMD	91-06-019
16-154-120	NEW	91-09-028	16-231-210	AMD	91-06-019	16-232-105	AMD-P	91-02-106
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16-156-005	AMD	91-09-028	16-231-235	AMD	91-06-019	16-232-110	AMD-P	91-02-106
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16-156-020	AMD	91-09-028	16-231-238	REP	91-06-019	16-232-120	AMD-P	91-02-106
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16-156-035	AMD	91-09-028	16-231-300	AMD	91-06-019	16-232-200	AMD-P	91-02-106
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16-156-060	AMD	91-09-028	16-231-305	AMD	91-06-019	16-232-205	AMD-P	91-02-106
16-158-120	AMD-P	91-05-006	16-231-310	AMD-P	91-02-106	16-232-205	AMD	91-06-019
16-158-120	AMD	91-09-028	16-231-310	AMD	91-06-019	16-232-220	AMD-P	91-02-106
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16-160-020	NEW	91-05-007	16-231-330	AMD	91-06-019	16-232-225	AMD-P	91-02-106
16-160-030	NEW	91-05-007	16-231-340	AMD-P	91-02-106	16-232-225	AMD	91-06-019
16-160-040	NEW	91-05-007	16-231-340	AMD	91-06-019	16-232-300	AMD-P	91-02-106
16-160-050	NEW	91-05-007	16-231-343	REP-P	91-02-106	16-232-300	AMD	91-06-019
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16-230-110	REP	91-06-019	16-231-420	AMD-P	91-02-106	16-316-280	AMD	91-08-017
16-230-115	REP-P	91-02-106	16-231-420	AMD	91-06-019	16-316-285	AMD-P	91-04-066
16-230-115	REP	91-06-019	16-231-425	AMD-P	91-02-106	16-316-285	AMD	91-08-017
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16-333-230	NEW-P	91-04-068	16-484-205	NEW-P	91-10-095	16-497-001	AMD-P	91-04-067
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16-471-070	NEW	91-03-046	16-494-001	AMD	91-08-017	16-557-060	NEW	91-09-003
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16-484-030	REP	91-11-053	16-495-004	AMD-P	91-10-082	36-12-070	AMD	91-11-038
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36-12-150	AMD-P	91-05-032	36-12-460	REP	91-11-038	131-16-010	AMD-E	91-12-030
36-12-150	AMD	91-11-038	36-12-470	REP-P	91-05-032	131-16-011	AMD-P	91-09-036
36-12-160	AMD-P	91-05-032	36-12-470	REP	91-11-038	131-16-011	AMD-E	91-12-030
36-12-160	AMD	91-11-038	36-12-480	REP-P	91-05-032	131-16-015	AMD-P	91-09-036
36-12-170	AMD-P	91-05-032	36-12-480	REP	91-11-038	131-16-015	AMD-E	91-12-030
36-12-170	AMD	91-11-038	51-11-0600	NEW	91-06-065	131-16-020	REP-E	91-06-069
36-12-180	AMD-P	91-05-032	51-13-502	AMD-P	91-07-047	131-16-020	REP-P	91-09-036
36-12-180	AMD	91-11-038	51-13-502	AMD	91-12-045	131-16-020	REP-E	91-12-030
36-12-190	AMD-P	91-05-032	51-19-470	NEW-W	91-06-064	131-16-021	NEW-E	91-06-069
36-12-190	AMD	91-11-038	106-120-004	AMD	91-04-054	131-16-021	AMD-E	91-09-008
36-12-195	NEW-P	91-05-032	106-120-005	AMD	91-04-054	131-16-021	NEW-P	91-09-036
36-12-195	NEW	91-11-038	106-120-023	AMD	91-04-054	131-16-021	NEW-E	91-12-030
36-12-200	AMD-P	91-05-032	106-120-024	AMD	91-04-054	131-16-030	REP-P	91-09-036
36-12-200	AMD	91-11-038	106-120-026	AMD	91-04-054	131-16-030	REP-E	91-12-030
36-12-220	AMD-P	91-05-032	106-120-027	AMD	91-04-054	131-16-031	NEW-P	91-09-036
36-12-220	AMD	91-11-038	106-120-028	AMD	91-04-054	131-16-031	NEW-E	91-12-030
36-12-230	REP-P	91-05-032	106-120-033	AMD	91-04-054	131-16-040	AMD-P	91-09-036
36-12-230	REP	91-11-038	106-120-131	AMD	91-04-054	131-16-040	AMD-E	91-12-030
36-12-240	AMD-P	91-05-032	106-120-132	AMD	91-04-054	131-16-050	AMD-P	91-09-036
36-12-240	AMD	91-11-038	106-120-143	AMD	91-04-054	131-16-050	AMD-E	91-12-030
36-12-250	AMD-P	91-05-032	113-10-010	DECOD	91-05-095	131-16-055	NEW-P	91-09-036
36-12-250	AMD	91-11-038	113-10-020	DECOD	91-05-095	131-16-055	NEW-E	91-12-030
36-12-260	AMD-P	91-05-032	113-10-030	DECOD	91-05-095	131-16-060	AMD-P	91-09-036
36-12-260	AMD	91-11-038	113-10-040	DECOD	91-05-095	131-16-060	AMD-E	91-12-030
36-12-270	AMD-P	91-05-032	113-10-050	DECOD	91-05-095	131-16-061	AMD-P	91-09-036
36-12-270	AMD	91-11-038	113-10-060	DECOD	91-05-095	131-16-061	AMD-E	91-12-030
36-12-280	AMD-P	91-05-032	113-10-070	DECOD	91-05-095	131-16-062	NEW-P	91-09-036
36-12-280	AMD	91-11-038	113-10-090	DECOD	91-05-095	131-16-062	NEW-E	91-12-030
36-12-290	AMD-P	91-05-032	113-10-100	DECOD	91-05-095	131-16-065	AMD-P	91-09-036
36-12-290	AMD	91-11-038	113-10-110	DECOD	91-05-095	131-16-065	AMD-E	91-12-030
36-12-300	AMD-P	91-05-032	113-12-010	DECOD	91-05-095	131-16-066	AMD-P	91-09-036
36-12-300	AMD	91-11-038	113-12-075	DECOD	91-05-095	131-16-066	AMD-E	91-12-030
36-12-310	AMD-P	91-05-032	113-12-080	DECOD	91-05-095	131-16-069	REP-P	91-09-036
36-12-310	AMD	91-11-038	113-12-085	DECOD	91-05-095	131-16-069	REP-E	91-12-030
36-12-320	AMD-P	91-05-032	113-12-087	DECOD	91-05-095	131-32-050	NEW-E	91-06-075
36-12-320	AMD	91-11-038	113-12-101	DECOD	91-05-095	132B-120-010	AMD-P	91-05-033
36-12-330	AMD-P	91-05-032	113-12-101	REP-P	91-06-090	132B-120-010	AMD	91-11-102
36-12-330	AMD	91-11-038	113-12-103	DECOD	91-05-095	132B-120-045	NEW-P	91-05-033
36-12-340	AMD-P	91-05-032	113-12-104	DECOD	91-05-095	132B-120-045	NEW	91-11-102
36-12-340	AMD	91-11-038	113-12-115	DECOD	91-05-095	132B-120-060	AMD-P	91-05-033
36-12-350	AMD-P	91-05-032	113-12-120	DECOD	91-05-095	132B-120-060	AMD	91-11-102
36-12-350	AMD	91-11-038	113-12-150	DECOD	91-05-095	132B-120-090	AMD-P	91-05-033
36-12-360	AMD-P	91-05-032	113-12-165	DECOD	91-05-095	132B-120-090	AMD	91-11-102
36-12-360	AMD	91-11-038	113-12-170	DECOD	91-05-095	132B-120-100	AMD-P	91-05-033
36-12-365	NEW-P	91-05-032	113-12-175	DECOD	91-05-095	132B-120-100	AMD	91-11-102
36-12-365	NEW	91-11-038	113-12-180	DECOD	91-05-095	132B-120-120	AMD-P	91-05-033
36-12-367	NEW-P	91-05-032	113-12-190	DECOD	91-05-095	132B-120-120	AMD	91-11-102
36-12-367	NEW	91-11-038	113-12-195	DECOD	91-05-095	132B-120-140	AMD-P	91-05-033
36-12-370	AMD-P	91-05-032	113-12-197	DECOD	91-05-095	132B-120-140	AMD	91-11-102
36-12-370	AMD	91-11-038	113-12-200	DECOD	91-05-095	132B-120-160	AMD-P	91-05-033
36-12-380	REP-P	91-05-032	113-12-210	DECOD	91-05-095	132B-120-160	AMD	91-11-102
36-12-380	REP	91-11-038	113-12-220	DECOD	91-05-095	132B-120-170	AMD-P	91-05-033
36-12-385	NEW-P	91-05-032	113-12-230	DECOD	91-05-095	132B-120-170	AMD	91-11-102
36-12-385	NEW	91-11-038	113-12-300	DECOD	91-05-095	132B-120-180	AMD-P	91-05-033
36-12-390	REP-P	91-05-032	113-12-310	DECOD	91-05-095	132B-120-180	AMD	91-11-102
36-12-390	REP	91-11-038	113-12-320	DECOD	91-05-095	132B-120-190	AMD-P	91-05-033
36-12-400	AMD-P	91-05-032	113-12-330	DECOD	91-05-095	132B-120-190	AMD	91-11-102
36-12-400	AMD	91-11-038	113-12-340	DECOD	91-05-095	132K-16-110	NEW-E	91-03-084
36-12-410	AMD-P	91-05-032	113-12-350	DECOD	91-05-095	132K-16-110	NEW-P	91-03-150
36-12-410	AMD	91-11-038	114-12-011	DECOD	91-05-026	132K-16-110	NEW	91-09-027
36-12-415	NEW-P	91-05-032	114-12-021	DECOD	91-05-026	132K-16-120	NEW-E	91-03-084
36-12-415	NEW	91-11-038	114-12-031	DECOD	91-05-026	132K-16-120	NEW-P	91-03-150
36-12-420	REP-P	91-05-032	114-12-041	DECOD	91-05-026	132K-16-120	NEW	91-09-027
36-12-420	REP	91-11-038	114-12-115	DECOD	91-05-026	132K-16-130	NEW-E	91-03-084
36-12-425	NEW-P	91-05-032	114-12-126	DECOD	91-05-026	132K-16-130	NEW-P	91-03-150
36-12-425	NEW	91-11-038	114-12-132	DECOD	91-05-026	132K-16-130	NEW	91-09-027
36-12-430	REP-P	91-05-032	114-12-136	DECOD	91-05-031	132K-16-140	NEW-E	91-03-084
36-12-430	REP	91-11-038	114-12-150	DECOD	91-05-026	132K-16-140	NEW-P	91-03-150
36-12-435	NEW-P	91-05-032	114-12-155	DECOD	91-05-026	132K-16-140	NEW	91-09-027
36-12-435	NEW	91-11-038	114-12-164	DECOD	91-05-026	132K-16-150	NEW-E	91-03-084
36-12-440	REP-P	91-05-032	114-12-170	DECOD	91-05-026	132K-16-150	NEW-P	91-03-150
36-12-440	REP	91-11-038	114-12-180	DECOD	91-05-026	132K-16-150	NEW	91-09-027
36-12-445	NEW-P	91-05-032	114-12-190	DECOD	91-05-026	132K-16-160	NEW-E	91-03-084
36-12-445	NEW	91-11-038	114-12-200	DECOD	91-05-026	132K-16-160	NEW-P	91-03-150

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132K-16-170	NEW-E	91-03-084	132K-16-420	NEW	91-09-027	154-300-110	NEW-P	91-02-098
132K-16-170	NEW-P	91-03-150	132K-16-430	NEW-E	91-03-084	154-300-120	NEW	91-05-084
132K-16-170	NEW	91-09-027	132K-16-430	NEW-P	91-03-150	154-300-120	NEW-P	91-02-098
132K-16-180	NEW-E	91-03-084	132K-16-430	NEW	91-09-027	154-300-120	NEW	91-05-084
132K-16-180	NEW-P	91-03-150	132K-16-440	NEW-E	91-03-084	173-16-064	NEW-P	91-04-069
132K-16-180	NEW	91-09-027	132K-16-440	NEW-P	91-03-150	173-16-064	NEW-W	91-05-042
132K-16-190	NEW-E	91-03-084	132K-16-440	NEW	91-09-027	173-16-064	NEW	91-10-033
132K-16-190	NEW-P	91-03-150	132K-16-450	NEW-E	91-03-084	173-19-120	AMD-W	91-02-112
132K-16-190	NEW	91-09-027	132K-16-450	NEW-P	91-03-150	173-19-220	AMD-P	91-09-054
132K-16-200	NEW-E	91-03-084	132K-16-450	NEW	91-09-027	173-19-2207	AMD-P	91-03-144
132K-16-200	NEW-P	91-03-150	132K-16-460	NEW-E	91-03-084	173-19-2207	AMD	91-12-053
132K-16-200	NEW	91-09-027	132K-16-460	NEW-P	91-03-150	173-19-230	AMD	91-03-145
132K-16-210	NEW-E	91-03-084	132K-16-460	NEW	91-09-027	173-19-250	AMD	91-03-149
132K-16-210	NEW-P	91-03-150	132K-16-470	NEW-E	91-03-084	173-19-2519	AMD-W	91-12-036
132K-16-210	NEW	91-09-027	132K-16-470	NEW-P	91-03-150	173-19-280	AMD-P	91-03-141
132K-16-220	NEW-E	91-03-084	132K-16-470	NEW	91-09-027	173-19-280	AMD-W	91-11-088
132K-16-220	NEW-P	91-03-150	132K-16-480	NEW-E	91-03-084	173-19-3203	AMD	91-03-147
132K-16-220	NEW	91-09-027	132K-16-480	NEW-P	91-03-150	173-19-3205	AMD	91-03-146
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132K-16-230	NEW	91-09-027	132K-16-490	NEW-P	91-03-150	173-19-3210	AMD	91-04-071
132K-16-240	NEW-E	91-03-084	132K-16-500	NEW-E	91-03-084	173-19-350	AMD-P	91-03-143
132K-16-240	NEW-P	91-03-150	132K-16-500	NEW-P	91-03-150	173-19-350	AMD	91-12-052
132K-16-240	NEW	91-09-027	132K-16-510	NEW-E	91-03-084	173-19-360	AMD	91-04-072
132K-16-250	NEW-E	91-03-084	132K-16-510	NEW-P	91-03-150	173-19-360	AMD-P	91-05-063
132K-16-250	NEW-P	91-03-150	132K-16-520	NEW-E	91-03-084	173-19-360	AMD-C	91-06-094
132K-16-250	NEW	91-09-027	132K-16-520	NEW-P	91-03-150	173-19-360	AMD	91-12-054
132K-16-260	NEW-E	91-03-084	132K-16-530	NEW-E	91-03-084	173-19-4205	AMD-P	91-04-079
132K-16-260	NEW-P	91-03-150	132K-16-530	NEW-P	91-03-150	173-19-4205	AMD	91-09-055
132K-16-260	NEW	91-09-027	132K-16-540	NEW-E	91-03-084	173-160-040	AMD-E	91-04-073
132K-16-270	NEW-E	91-03-084	132K-16-540	NEW-P	91-03-150	173-160-040	AMD-P	91-12-039
132K-16-270	NEW-P	91-03-150	132K-16-550	NEW-E	91-03-084	173-160-040	AMD-E	91-12-041
132K-16-270	NEW	91-09-027	132K-16-550	NEW-P	91-03-150	173-166	AMD-C	91-02-099
132K-16-280	NEW-E	91-03-084	132K-16-560	NEW-E	91-03-084	173-166	AMD	91-03-081
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132K-16-280	NEW	91-09-027	132S-30-036	AMD-P	91-02-101	173-166-020	AMD	91-03-081
132K-16-280	NEW-E	91-03-084	132S-30-036	AMD	91-08-001	173-166-030	AMD	91-03-081
132K-16-290	NEW-P	91-03-150	132Y-100-066	NEW-P	91-12-016	173-166-040	AMD	91-03-081
132K-16-290	NEW	91-09-027	132Y-100-072	AMD-P	91-12-016	173-166-050	AMD	91-03-081
132K-16-300	NEW-E	91-03-084	132Y-100-104	AMD-P	91-12-016	173-166-060	AMD	91-03-081
132K-16-300	NEW-P	91-03-150	132Y-400-010	NEW	91-05-012	173-166-070	AMD	91-03-081
132K-16-300	NEW	91-09-027	132Y-400-020	NEW	91-05-012	173-166-080	NEW	91-03-081
132K-16-310	NEW-E	91-03-084	132Y-400-030	NEW	91-05-012	173-166-090	NEW	91-03-081
132K-16-310	NEW-P	91-03-150	132Y-400-040	NEW	91-05-012	173-166-100	NEW	91-03-081
132K-16-310	NEW	91-09-027	137-12A-010	AMD	91-10-018	173-166-110	NEW	91-03-081
132K-16-320	NEW-E	91-03-084	137-12A-020	AMD	91-10-018	173-166-120	NEW	91-03-081
132K-16-320	NEW-P	91-03-150	137-12A-030	AMD	91-10-018	173-166-130	NEW	91-03-081
132K-16-320	NEW	91-09-027	137-12A-050	AMD	91-10-018	173-166-140	NEW	91-03-081
132K-16-330	NEW-E	91-03-084	137-12A-060	AMD	91-10-018	173-201-010	REP-P	91-09-056
132K-16-330	NEW-P	91-03-150	137-12A-070	AMD	91-10-018	173-201-010	REP-W	91-10-048
132K-16-330	NEW	91-09-027	137-12A-090	AMD	91-10-018	173-201-010	REP-P	91-11-089
132K-16-340	NEW-E	91-03-084	139-05-230	AMD-P	91-10-089	173-201-025	REP-P	91-09-056
132K-16-340	NEW-P	91-03-150	139-10-212	AMD-P	91-10-088	173-201-025	REP-W	91-10-048
132K-16-340	NEW	91-09-027	143-06-130	AMD-P	91-04-090	173-201-025	REP-P	91-11-089
132K-16-350	NEW-E	91-03-084	143-06-130	AMD	91-07-033	173-201-035	REP-P	91-09-056
132K-16-350	NEW-P	91-03-150	154-300-005	NEW-P	91-02-098	173-201-035	REP-W	91-10-048
132K-16-350	NEW	91-09-027	154-300-005	NEW	91-05-084	173-201-035	REP-P	91-11-089
132K-16-360	NEW-E	91-03-084	154-300-010	NEW-P	91-02-098	173-201-045	REP-P	91-09-056
132K-16-360	NEW-P	91-03-150	154-300-010	NEW	91-05-084	173-201-045	REP-W	91-10-048
132K-16-360	NEW	91-09-027	154-300-020	NEW-P	91-02-098	173-201-045	REP-P	91-11-089
132K-16-370	NEW-E	91-03-084	154-300-020	NEW	91-05-084	173-201-047	REP-P	91-09-056
132K-16-370	NEW-P	91-03-150	154-300-030	NEW-P	91-02-098	173-201-047	REP-W	91-10-048
132K-16-370	NEW	91-09-027	154-300-030	NEW	91-05-084	173-201-047	REP-P	91-11-089
132K-16-380	NEW-E	91-03-084	154-300-040	NEW-P	91-02-098	173-201-070	REP-P	91-09-056
132K-16-380	NEW-P	91-03-150	154-300-040	NEW	91-05-084	173-201-070	REP-W	91-10-048
132K-16-380	NEW	91-09-027	154-300-050	NEW-P	91-02-098	173-201-070	REP-P	91-11-089
132K-16-390	NEW-E	91-03-084	154-300-050	NEW	91-05-084	173-201-080	REP-P	91-09-056
132K-16-390	NEW-P	91-03-150	154-300-060	NEW-P	91-02-098	173-201-080	REP-W	91-10-048
132K-16-390	NEW	91-09-027	154-300-060	NEW	91-05-084	173-201-080	REP-P	91-11-089
132K-16-400	NEW-E	91-03-084	154-300-070	NEW-P	91-02-098	173-201-085	REP-P	91-09-056
132K-16-400	NEW-P	91-03-150	154-300-070	NEW	91-05-084	173-201-085	REP-W	91-10-048
132K-16-400	NEW	91-09-027	154-300-080	NEW-P	91-02-098	173-201-085	REP-P	91-11-089
132K-16-410	NEW-E	91-03-084	154-300-080	NEW	91-05-084	173-201-090	REP-P	91-09-056
132K-16-410	NEW-P	91-03-150	154-300-090	NEW-P	91-02-098	173-201-090	REP-W	91-10-048
132K-16-410	NEW	91-09-027	154-300-090	NEW	91-05-084	173-201-090	REP-P	91-11-089
132K-16-420	NEW-E	91-03-084	154-300-100	NEW-P	91-02-098	173-201-100	REP-P	91-09-056

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173-201-100	REP-P	91-11-089	173-204-415	NEW	91-08-019	173-303-550	AMD	91-07-005
173-201-110	REP-P	91-09-056	173-204-420	NEW	91-08-019	173-303-560	RE-AD	91-07-005
173-201-110	REP-W	91-10-048	173-204-500	NEW	91-08-019	173-303-600	AMD	91-07-005
173-201-110	REP-P	91-11-089	173-204-510	NEW	91-08-019	173-303-610	AMD	91-07-005
173-201-120	REP-P	91-09-056	173-204-520	NEW	91-08-019	173-303-620	AMD	91-07-005
173-201-120	REP-W	91-10-048	173-204-530	NEW	91-08-019	173-303-630	AMD	91-07-005
173-201-120	REP-P	91-11-089	173-204-540	NEW	91-08-019	173-303-645	AMD	91-07-005
173-203-010	NEW-P	91-09-056	173-204-550	NEW	91-08-019	173-303-650	RE-AD	91-07-005
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173-203-010	NEW-P	91-11-089	173-204-570	NEW	91-08-019	173-303-800	AMD	91-07-005
173-203-020	NEW-P	91-09-056	173-204-580	NEW	91-08-019	173-303-802	AMD	91-07-005
173-203-020	NEW-W	91-10-048	173-204-590	NEW	91-08-019	173-303-805	AMD	91-07-005
173-203-020	NEW-P	91-11-089	173-204-600	NEW	91-08-019	173-303-806	AMD	91-07-005
173-203-030	NEW-P	91-09-056	173-204-610	NEW	91-08-019	173-303-807	AMD	91-07-005
173-203-030	NEW-W	91-10-048	173-204-620	NEW	91-08-019	173-303-808	AMD	91-07-005
173-203-030	NEW-P	91-11-089	173-224-015	AMD-P	91-03-080	173-303-810	AMD	91-07-005
173-203-040	NEW-P	91-09-056	173-224-015	AMD-W	91-11-047	173-303-830	AMD	91-07-005
173-203-040	NEW-W	91-10-048	173-224-030	AMD-P	91-03-080	173-303-902	PREP	91-08-018
173-203-040	NEW-P	91-11-089	173-224-030	AMD-W	91-11-047	173-303-9903	AMD	91-07-005
173-203-050	NEW-P	91-09-056	173-224-040	AMD-P	91-03-080	173-303-9904	AMD	91-07-005
173-203-050	NEW-W	91-10-048	173-224-040	AMD-W	91-11-047	173-303-9906	AMD	91-07-005
173-203-050	NEW-P	91-11-089	173-224-050	AMD-P	91-03-080	173-303-9907	AMD	91-07-005
173-203-060	NEW-P	91-09-056	173-224-050	AMD-W	91-11-047	173-305-010	REP-E	91-03-139
173-203-060	NEW-W	91-10-048	173-224-090	AMD-P	91-03-080	173-305-010	AMD	91-08-040
173-203-060	NEW-P	91-11-089	173-224-090	AMD-W	91-11-047	173-305-01001	NEW-E	91-03-139
173-203-070	NEW-P	91-09-056	173-270-010	NEW-P	91-04-091	173-305-015	REP-E	91-03-139
173-203-070	NEW-W	91-10-048	173-270-010	NEW	91-11-091	173-305-015	AMD	91-08-040
173-203-070	NEW-P	91-11-089	173-270-020	NEW-P	91-04-091	173-305-01501	NEW-E	91-03-139
173-203-080	NEW-P	91-09-056	173-270-020	NEW	91-11-091	173-305-020	REP-E	91-03-139
173-203-080	NEW-W	91-10-048	173-270-030	NEW-P	91-04-091	173-305-020	AMD	91-08-040
173-203-080	NEW-P	91-11-089	173-270-030	NEW	91-11-091	173-305-02001	NEW-E	91-03-139
173-203-090	NEW-P	91-09-056	173-270-040	NEW-P	91-04-091	173-305-030	REP-E	91-03-139
173-203-090	NEW-W	91-10-048	173-270-040	NEW	91-11-091	173-305-030	AMD	91-08-040
173-203-090	NEW-P	91-11-089	173-270-050	NEW-P	91-04-091	173-305-03001	NEW-E	91-03-139
173-203-100	NEW-P	91-09-056	173-270-050	NEW	91-11-091	173-305-040	REP-E	91-03-139
173-203-100	NEW-W	91-10-048	173-270-060	NEW-P	91-04-091	173-305-040	AMD	91-08-040
173-203-100	NEW-P	91-11-089	173-270-060	NEW	91-11-091	173-305-04001	NEW-E	91-03-139
173-203-110	NEW-P	91-09-056	173-270-070	NEW-P	91-04-091	173-305-050	REP-E	91-03-139
173-203-110	NEW-W	91-10-048	173-270-070	NEW	91-11-091	173-305-050	AMD	91-08-040
173-203-110	NEW-P	91-11-089	173-270-080	NEW-P	91-04-091	173-305-05001	NEW-E	91-03-139
173-203-120	NEW-P	91-09-056	173-270-080	NEW	91-11-091	173-305-060	REP-E	91-03-139
173-203-120	NEW-W	91-10-048	173-270-090	NEW-P	91-04-091	173-305-06001	NEW-E	91-03-139
173-203-120	NEW-P	91-11-089	173-270-090	NEW	91-11-091	173-305-070	REP-E	91-03-139
173-203-130	NEW-P	91-09-056	173-270-100	NEW-P	91-04-091	173-305-07001	NEW-E	91-03-139
173-203-130	NEW-W	91-10-048	173-270-100	NEW	91-11-091	173-305-080	REP-E	91-03-139
173-203-130	NEW-P	91-11-089	173-300-070	AMD-P	91-09-053	173-305-090	REP-E	91-03-139
173-203-140	NEW-P	91-09-056	173-300-070	AMD	91-12-040	173-305-110	NEW	91-08-040
173-203-140	NEW-W	91-10-048	173-303-016	AMD	91-07-005	173-305-120	NEW	91-08-040
173-203-140	NEW-P	91-11-089	173-303-017	AMD	91-07-005	173-305-210	NEW	91-08-040
173-203-150	NEW-P	91-09-056	173-303-040	AMD	91-07-005	173-305-220	NEW	91-08-040
173-203-150	NEW-W	91-10-048	173-303-045	AMD	91-07-005	173-305-230	NEW	91-08-040
173-203-150	NEW-P	91-11-089	173-303-070	AMD	91-07-005	173-305-240	NEW	91-08-040
173-203-160	NEW-P	91-09-056	173-303-071	AMD	91-07-005	173-307-010	NEW	91-08-041
173-203-160	NEW-W	91-10-048	173-303-072	AMD	91-07-005	173-307-015	NEW	91-08-041
173-203-160	NEW-P	91-11-089	173-303-081	AMD	91-07-005	173-307-020	NEW	91-08-041
173-203-170	NEW-P	91-09-056	173-303-084	AMD	91-07-005	173-307-030	NEW	91-08-041
173-203-170	NEW-W	91-10-048	173-303-090	AMD	91-07-005	173-307-040	NEW	91-08-041
173-203-170	NEW-P	91-11-089	173-303-103	AMD	91-07-005	173-307-050	NEW	91-08-041
173-203-180	NEW-P	91-09-056	173-303-110	AMD	91-07-005	173-307-060	NEW	91-08-041
173-203-180	NEW-W	91-10-048	173-303-120	AMD	91-07-005	173-307-070	NEW	91-08-041
173-203-180	NEW-P	91-11-089	173-303-145	AMD	91-07-005	173-307-080	NEW	91-08-041
173-204	NEW-C	91-03-094	173-303-160	AMD	91-07-005	173-307-090	NEW	91-08-041
173-204	NEW-C	91-06-098	173-303-200	AMD	91-07-005	173-307-100	NEW	91-08-041
173-204-100	NEW	91-08-019	173-303-201	AMD	91-07-005	173-307-110	NEW	91-08-041
173-204-110	NEW	91-08-019	173-303-210	AMD	91-07-005	173-307-120	NEW	91-08-041
173-204-120	NEW	91-08-019	173-303-220	AMD	91-07-005	173-307-130	NEW	91-08-041
173-204-130	NEW	91-08-019	173-303-230	AMD	91-07-005	173-307-140	NEW	91-08-041
173-204-200	NEW	91-08-019	173-303-320	AMD	91-07-005	173-312	AMD	91-11-090
173-204-300	NEW	91-08-019	173-303-360	AMD	91-07-005	173-312-010	AMD	91-11-090
173-204-310	NEW	91-08-019	173-303-380	AMD	91-07-005	173-312-020	AMD	91-11-090
173-204-315	NEW	91-08-019	173-303-390	AMD	91-07-005	173-312-030	AMD	91-11-090
173-204-320	NEW	91-08-019	173-303-400	AMD	91-07-005	173-312-040	AMD	91-11-090
173-204-330	NEW	91-08-019	173-303-500	AMD	91-07-005	173-312-050	AMD	91-11-090
173-204-340	NEW	91-08-019	173-303-510	RE-AD	91-07-005	173-312-060	NEW	91-11-090
173-204-350	NEW	91-08-019	173-303-515	RE-AD	91-07-005	173-312-070	NEW	91-11-090
173-204-400	NEW	91-08-019	173-303-520	RE-AD	91-07-005	173-312-080	NEW	91-11-090

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173-312-090	NEW	91-11-090	173-403-080	REP	91-05-064	173-490-204	AMD	91-05-064
173-312-100	NEW	91-11-090	173-403-090	REP	91-05-064	173-490-205	AMD	91-05-064
173-319	PREP	91-10-032	173-403-100	REP	91-05-064	173-490-207	AMD	91-05-064
173-331-010	NEW	91-05-020	173-403-110	REP	91-05-064	173-490-208	AMD	91-05-064
173-331-100	NEW	91-05-020	173-403-120	REP	91-05-064	173-491-010	NEW-P	91-02-107
173-331-200	NEW	91-05-020	173-403-130	REP	91-05-064	173-491-015	NEW-P	91-02-107
173-331-210	NEW	91-05-020	173-403-140	REP	91-05-064	173-491-020	NEW-P	91-02-107
173-331-220	NEW	91-05-020	173-403-145	REP	91-05-064	173-491-030	NEW-P	91-02-107
173-331-300	NEW	91-05-020	173-403-150	REP	91-05-064	173-491-040	NEW-P	91-02-107
173-331-400	NEW	91-05-020	173-403-160	REP	91-05-064	173-491-050	NEW-P	91-02-107
173-331-410	NEW	91-05-020	173-403-170	REP	91-05-064	173-500-080	NEW-E	91-04-080
173-331-500	NEW	91-05-020	173-403-180	REP	91-05-064	173-500-080	NEW-P	91-12-038
173-331-600	NEW	91-05-020	173-403-190	REP	91-05-064	173-500-080	NEW-E	91-12-042
173-340-120	AMD	91-04-019	173-403-012	AMD	91-05-064	173-548-050	AMD-E	91-04-073
173-340-200	AMD	91-04-019	173-405-021	AMD	91-05-064	173-548-050	AMD-P	91-12-039
173-340-210	AMD	91-04-019	173-405-033	AMD	91-05-064	173-548-050	AMD-E	91-12-041
173-340-300	AMD	91-04-019	173-405-035	AMD	91-05-064	180-25-025	AMD-P	91-08-070
173-340-350	AMD	91-04-019	173-405-040	AMD	91-05-064	180-25-025	AMD	91-12-058
173-340-360	AMD	91-04-019	173-405-041	REP	91-05-064	180-26-020	AMD-P	91-08-071
173-340-420	AMD	91-04-019	173-405-045	AMD	91-05-064	180-26-020	AMD	91-12-057
173-340-430	AMD	91-04-019	173-405-061	AMD	91-05-064	180-26-060	AMD-P	91-08-067
173-340-440	NEW	91-04-019	173-405-072	AMD	91-05-064	180-26-060	AMD	91-12-055
173-340-450	NEW	91-04-019	173-405-077	AMD	91-05-064	180-27-018	AMD-P	91-08-068
173-340-700	AMD	91-04-019	173-405-708	AMD	91-05-064	180-27-018	AMD	91-12-059
173-340-702	NEW	91-04-019	173-405-086	AMD	91-05-064	180-27-032	NEW-P	91-08-069
173-340-704	NEW	91-04-019	173-405-087	AMD	91-05-064	180-27-032	NEW	91-12-056
173-340-705	NEW	91-04-019	173-405-091	AMD	91-05-064	180-27-058	AMD-P	91-08-068
173-340-706	NEW	91-04-019	173-410-012	AMD	91-05-064	180-27-058	AMD	91-12-059
173-340-707	NEW	91-04-019	173-410-021	AMD	91-05-064	180-27-115	AMD-P	91-08-068
173-340-708	NEW	91-04-019	173-410-035	AMD	91-05-064	180-27-115	AMD	91-12-059
173-340-710	NEW	91-04-019	173-410-040	AMD	91-05-064	180-29-107	AMD-P	91-08-067
173-340-720	NEW	91-04-019	173-410-042	REP	91-05-064	180-29-107	AMD	91-12-055
173-340-730	NEW	91-04-019	173-410-045	AMD	91-05-064	180-33-013	NEW-P	91-08-070
173-340-740	NEW	91-04-019	173-410-062	AMD	91-05-064	180-33-013	NEW	91-12-058
173-340-745	NEW	91-04-019	173-410-067	AMD	91-05-064	180-33-015	AMD-P	91-08-070
173-340-750	NEW	91-04-019	173-410-071	AMD	91-05-064	180-33-015	AMD	91-12-058
173-340-760	NEW	91-04-019	173-410-086	AMD	91-05-064	180-33-020	AMD-P	91-08-070
173-340-830	AMD	91-04-022	173-410-087	AMD	91-05-064	180-33-020	AMD	91-12-058
173-360-220	NEW-W	91-04-022	173-410-100	NEW	91-05-064	180-33-023	NEW-P	91-08-070
173-360-230	NEW-W	91-04-022	173-415-010	AMD	91-05-064	180-33-023	NEW	91-12-058
173-360-620	NEW-W	91-04-022	173-415-020	AMD	91-05-064	180-33-035	AMD-P	91-08-070
173-400-010	AMD	91-05-064	173-415-030	AMD	91-05-064	180-33-035	AMD	91-12-058
173-400-020	AMD	91-05-064	173-415-040	AMD	91-05-064	180-44-050	AMD-P	91-05-068
173-400-030	AMD	91-05-064	173-415-041	REP	91-05-064	180-44-050	AMD	91-08-055
173-400-040	AMD	91-05-064	173-415-045	AMD	91-05-064	180-51-085	AMD	91-11-018
173-400-050	AMD	91-05-064	173-415-050	AMD	91-05-064	180-55-005	AMD	91-04-015
173-400-060	AMD	91-05-064	173-415-051	AMD	91-05-064	180-55-015	AMD	91-04-015
173-400-070	AMD	91-05-064	173-415-060	AMD	91-05-064	180-79-003	AMD	91-04-016
173-400-075	AMD	91-05-064	173-415-070	AMD	91-05-064	180-79-080	AMD	91-04-016
173-400-100	AMD	91-05-064	173-415-080	AMD	91-05-064	180-79-230	AMD	91-05-056
173-400-105	AMD	91-05-064	173-433	AMD	91-07-066	180-79-236	NEW	91-05-056
173-400-110	AMD	91-05-064	173-433-030	AMD	91-07-066	180-79-241	NEW	91-05-056
173-400-115	AMD	91-05-064	173-433-100	AMD	91-07-066	180-85-005	AMD	91-04-016
173-400-120	AMD	91-05-064	173-433-110	AMD	91-07-066	180-85-045	AMD	91-04-016
173-400-131	NEW	91-05-064	173-433-120	AMD	91-07-066	180-86-100	AMD-P	91-05-024
173-400-136	NEW	91-05-064	173-433-130	AMD	91-07-066	180-86-100	AMD	91-08-056
173-400-141	NEW	91-05-064	173-433-140	NEW	91-07-066	182-08-111	REP-P	91-11-093
173-400-151	NEW	91-05-064	173-433-150	AMD	91-07-066	182-08-111	REP-P	91-11-094
173-400-161	NEW	91-05-064	173-433-170	AMD	91-07-066	182-08-220	AMD-P	91-11-093
173-400-171	NEW	91-05-064	173-490-010	AMD	91-05-064	182-12-115	AMD-P	91-11-096
173-400-180	NEW	91-05-064	173-490-020	AMD	91-05-064	182-12-127	REP-P	91-04-086
173-400-190	NEW	91-05-064	173-490-025	AMD	91-05-064	182-12-127	REP	91-11-010
173-400-200	NEW	91-05-064	173-490-030	AMD	91-05-064	182-12-130	AMD-P	91-11-095
173-400-205	NEW	91-05-064	173-490-040	AMD	91-05-064	182-12-210	REP-P	91-04-086
173-400-210	NEW	91-05-064	173-490-070	REP	91-05-064	182-12-210	REP	91-11-010
173-400-220	NEW	91-05-064	173-490-071	REP	91-05-064	182-12-215	NEW-P	91-04-086
173-400-230	NEW	91-05-064	173-490-080	AMD	91-05-064	182-12-215	NEW	91-11-010
173-400-240	NEW	91-05-064	173-490-090	AMD	91-05-064	182-16-010	NEW-P	91-04-087
173-400-250	NEW	91-05-064	173-490-120	REP	91-05-064	182-16-020	NEW-P	91-04-087
173-400-260	NEW	91-05-064	173-490-130	REP	91-05-064	182-16-030	NEW-P	91-04-087
173-403-010	REP	91-05-064	173-490-135	REP	91-05-064	182-16-040	NEW-P	91-04-087
173-403-020	REP	91-05-064	173-490-140	REP	91-05-064	182-16-050	NEW-P	91-04-087
173-403-030	REP	91-05-064	173-490-150	REP	91-05-064	182-18-005	NEW-P	91-05-079
173-403-050	REP	91-05-064	173-490-200	AMD	91-05-064	182-18-010	NEW-P	91-05-079
173-403-060	REP	91-05-064	173-490-201	AMD	91-05-064	182-18-020	NEW-P	91-05-079
173-403-070	REP	91-05-064	173-490-202	AMD	91-05-064	182-18-030	NEW-P	91-05-079
173-403-075	REP	91-05-064	173-490-203	AMD	91-05-064	182-18-040	NEW-P	91-05-079

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
182-18-050	NEW-P	91-05-079	212-54-050	REP-E	91-06-021	212-55-075	REP-P	91-06-020
182-18-060	NEW-P	91-05-079	212-54-050	REP	91-11-001	212-55-075	REP-E	91-06-021
182-18-070	NEW-P	91-05-079	212-54-055	REP-P	91-06-020	212-55-075	REP	91-11-001
182-18-080	NEW-P	91-05-079	212-54-055	REP-E	91-06-021	212-55-080	REP-P	91-06-020
182-18-090	NEW-P	91-05-079	212-54-055	REP	91-11-001	212-55-080	REP-E	91-06-021
182-18-100	NEW-P	91-05-079	212-54-060	REP-P	91-06-020	212-55-080	REP	91-11-001
182-18-110	NEW-P	91-05-079	212-54-060	REP-E	91-06-021	212-55-085	REP-P	91-06-020
182-18-120	NEW-P	91-05-079	212-54-060	REP	91-11-001	212-55-085	REP-E	91-06-021
182-18-130	NEW-P	91-05-079	212-54-065	REP-P	91-06-020	212-55-085	REP	91-11-001
182-18-140	NEW-P	91-05-079	212-54-065	REP-E	91-06-021	212-55-090	REP-P	91-06-020
182-18-150	NEW-P	91-05-079	212-54-065	REP	91-11-001	212-55-090	REP-E	91-06-021
182-18-160	NEW-P	91-05-079	212-54-070	REP-P	91-06-020	212-55-090	REP	91-11-001
192-12-300	AMD-E	91-03-054	212-54-070	REP-E	91-06-021	212-55-095	REP-P	91-06-020
192-12-300	AMD-P	91-11-051	212-54-070	REP	91-11-001	212-55-095	REP-E	91-06-021
192-12-300	AMD-E	91-11-052	212-54-075	REP-P	91-06-020	212-55-095	REP	91-11-001
192-12-305	REP-E	91-03-054	212-54-075	REP-E	91-06-021	212-56A-001	NEW-P	91-06-020
192-12-305	AMD-P	91-11-051	212-54-075	REP	91-11-001	212-56A-001	NEW-E	91-06-021
192-12-305	AMD-E	91-11-052	212-54-080	REP-P	91-06-020	212-56A-001	NEW	91-11-001
192-12-310	REP-E	91-03-054	212-54-080	REP-E	91-06-021	212-56A-005	NEW-P	91-06-020
192-12-310	AMD-P	91-11-051	212-54-080	REP	91-11-001	212-56A-005	NEW-E	91-06-021
192-12-320	AMD-E	91-03-054	212-54-085	REP-P	91-06-020	212-56A-005	NEW	91-11-001
192-12-320	AMD-P	91-11-051	212-54-085	REP-E	91-06-021	212-56A-010	NEW-P	91-06-020
192-12-320	AMD-E	91-11-052	212-54-085	REP	91-11-001	212-56A-010	NEW-E	91-06-021
192-12-330	AMD-E	91-03-054	212-54-090	REP-P	91-06-020	212-56A-010	NEW	91-11-001
192-12-330	AMD-P	91-11-051	212-54-090	REP-E	91-06-021	212-56A-015	NEW-P	91-06-020
192-12-330	AMD-E	91-11-052	212-54-090	REP	91-11-001	212-56A-015	NEW-E	91-06-021
192-12-370	NEW-E	91-03-054	212-54-095	REP-P	91-06-020	212-56A-015	NEW	91-11-001
192-12-370	NEW-P	91-11-051	212-54-095	REP-E	91-06-021	212-56A-020	NEW-P	91-06-020
192-12-370	NEW-E	91-11-052	212-54-095	REP	91-11-001	212-56A-020	NEW-E	91-06-021
196-24-060	AMD-P	91-07-064	212-54-100	REP-P	91-06-020	212-56A-020	NEW	91-11-001
196-24-060	AMD	91-11-075	212-54-100	REP-E	91-06-021	212-56A-030	NEW-P	91-06-020
196-24-095	AMD-P	91-05-078	212-54-100	REP	91-11-001	212-56A-030	NEW-E	91-06-021
196-24-095	AMD-C	91-06-018	212-55-001	REP-P	91-06-020	212-56A-030	NEW	91-11-001
196-24-095	AMD	91-11-099	212-55-001	REP-E	91-06-021	212-56A-035	NEW-P	91-06-020
196-24-097	NEW-P	91-05-078	212-55-001	REP	91-11-001	212-56A-035	NEW-E	91-06-021
196-24-097	NEW-C	91-06-018	212-55-005	REP-P	91-06-020	212-56A-035	NEW	91-11-001
196-24-097	NEW-W	91-11-098	212-55-005	REP-E	91-06-021	212-56A-040	NEW-P	91-06-020
196-24-098	PREP	91-05-041	212-55-005	REP	91-11-001	212-56A-040	NEW-E	91-06-021
196-26-020	AMD-P	91-07-065	212-55-010	REP-P	91-06-020	212-56A-040	NEW	91-11-001
196-26-020	AMD	91-10-046	212-55-010	REP-E	91-06-021	212-56A-045	NEW-P	91-06-020
196-26-030	AMD-P	91-07-065	212-55-010	REP	91-11-001	212-56A-045	NEW-E	91-06-021
196-26-030	AMD	91-10-046	212-55-015	REP-P	91-06-020	212-56A-045	NEW	91-11-001
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204-53-010	NEW	91-05-019	212-55-015	REP	91-11-001	212-56A-050	NEW-E	91-06-021
204-88-030	AMD-P	91-10-015	212-55-020	REP-P	91-06-020	212-56A-050	NEW	91-11-001
212-12-010	AMD-W	91-05-043	212-55-020	REP-E	91-06-021	212-56A-055	NEW-P	91-06-020
212-54-001	REP-P	91-06-020	212-55-020	REP	91-11-001	212-56A-055	NEW-E	91-06-021
212-54-001	REP-E	91-06-021	212-55-025	REP-P	91-06-020	212-56A-055	NEW	91-11-001
212-54-001	REP	91-11-001	212-55-025	REP-E	91-06-021	212-56A-060	NEW-P	91-06-020
212-54-005	REP-P	91-06-020	212-55-025	REP	91-11-001	212-56A-060	NEW-E	91-06-021
212-54-005	REP-E	91-06-021	212-55-030	REP-P	91-06-020	212-56A-060	NEW	91-11-001
212-54-005	REP	91-11-001	212-55-030	REP-E	91-06-021	212-56A-065	NEW-P	91-06-020
212-54-010	REP-P	91-06-020	212-55-030	REP	91-11-001	212-56A-065	NEW-E	91-06-021
212-54-010	REP-E	91-06-021	212-55-035	REP-P	91-06-020	212-56A-065	NEW	91-11-001
212-54-010	REP	91-11-001	212-55-035	REP-E	91-06-021	212-56A-070	NEW-P	91-06-020
212-54-015	REP-P	91-06-020	212-55-035	REP	91-11-001	212-56A-070	NEW-E	91-06-021
212-54-015	REP-E	91-06-021	212-55-040	REP-P	91-06-020	212-56A-070	NEW	91-11-001
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212-54-020	REP-P	91-06-020	212-55-040	REP	91-11-001	212-56A-075	NEW-E	91-06-021
212-54-020	REP-E	91-06-021	212-55-045	REP-P	91-06-020	212-56A-075	NEW	91-11-001
212-54-020	REP	91-11-001	212-55-045	REP-E	91-06-021	212-56A-080	NEW-P	91-06-020
212-54-025	REP-P	91-06-020	212-55-045	REP	91-11-001	212-56A-080	NEW-E	91-06-021
212-54-025	REP-E	91-06-021	212-55-050	REP-P	91-06-020	212-56A-080	NEW	91-11-001
212-54-025	REP	91-11-001	212-55-050	REP-E	91-06-021	212-56A-085	NEW-P	91-06-020
212-54-030	REP-P	91-06-020	212-55-050	REP	91-11-001	212-56A-085	NEW-E	91-06-021
212-54-030	REP-E	91-06-021	212-55-055	REP-P	91-06-020	212-56A-085	NEW	91-11-001
212-54-030	REP	91-11-001	212-55-055	REP-E	91-06-021	212-56A-090	NEW-P	91-06-020
212-54-035	REP-P	91-06-020	212-55-055	REP	91-11-001	212-56A-090	NEW-E	91-06-021
212-54-035	REP-E	91-06-021	212-55-060	REP-P	91-06-020	212-56A-090	NEW	91-11-001
212-54-035	REP	91-11-001	212-55-060	REP-E	91-06-021	212-56A-095	NEW-P	91-06-020
212-54-040	REP-P	91-06-020	212-55-060	REP	91-11-001	212-56A-095	NEW-E	91-06-021
212-54-040	REP-E	91-06-021	212-55-065	REP-P	91-06-020	212-56A-095	NEW	91-11-001
212-54-040	REP	91-11-001	212-55-065	REP-E	91-06-021	212-56A-100	NEW-P	91-06-020
212-54-045	REP-P	91-06-020	212-55-065	REP	91-11-001	212-56A-100	NEW-E	91-06-021
212-54-045	REP-E	91-06-021	212-55-070	REP-P	91-06-020	212-56A-100	NEW	91-11-001
212-54-045	REP	91-11-001	212-55-070	REP-E	91-06-021	212-56A-105	NEW-P	91-06-020
212-54-050	REP-P	91-06-020	212-55-070	REP	91-11-001	212-56A-105	NEW-E	91-06-021

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212-56A-110	NEW-E	91-06-021	220-12-020	AMD	91-10-024	220-52-073	AMD-P	91-05-102
212-56A-110	NEW	91-11-001	220-16-055	REP-P	91-03-151	220-52-073	AMD	91-10-024
212-56A-115	NEW-P	91-06-020	220-16-055	REP	91-08-053	220-52-073	AMD-P	91-11-111
212-56A-115	NEW-E	91-06-021	220-16-220	AMD-P	91-03-153	220-52-073001	REP-E	91-04-029
212-56A-115	NEW	91-11-001	220-16-220	AMD	91-08-054	220-52-07300J	NEW-E	91-04-029
212-56A-120	NEW-P	91-06-020	220-16-257	AMD-P	91-03-153	220-52-075	AMD-P	91-05-102
212-56A-120	NEW-E	91-06-021	220-16-257	AMD	91-08-054	220-52-075	AMD	91-10-024
212-56A-120	NEW	91-11-001	220-20-010	AMD-P	91-03-153	220-55-055	AMD-P	91-03-153
212-56A-125	NEW-P	91-06-020	220-20-010	AMD	91-08-054	220-55-055	AMD	91-08-054
212-56A-125	NEW-E	91-06-021	220-20-017	AMD-P	91-11-056	220-55-065	AMD-P	91-03-153
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212-56A-130	NEW-E	91-06-021	220-20-01700B	NEW-E	91-10-071	220-55-070	AMD	91-08-054
212-56A-130	NEW	91-11-001	220-24-02000D	NEW-E	91-10-058	220-55-075	AMD-P	91-03-153
212-56A-135	NEW-P	91-06-020	220-32-05100D	REP-E	91-04-031	220-55-075	AMD	91-08-054
212-56A-135	NEW-E	91-06-021	220-32-05100E	NEW-E	91-04-031	220-55-080	AMD-P	91-03-153
212-56A-135	NEW	91-11-001	220-32-05500W	NEW-E	91-10-011	220-55-080	AMD	91-08-054
212-56A-140	NEW-P	91-06-020	220-32-05500W	REP-E	91-11-014	220-55-086	AMD-P	91-03-153
212-56A-140	NEW-E	91-06-021	220-32-05500X	NEW-E	91-11-014	220-55-086	AMD	91-08-054
212-56A-140	NEW	91-11-001	220-32-05500X	REP-E	91-11-076	220-55-125	AMD-P	91-03-153
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212-80-001	NEW-E	91-10-084	220-32-05500Z	REP-E	91-12-004	220-56-100	AMD-P	91-03-153
212-80-005	NEW-P	91-10-083	220-32-05500Z	NEW-E	91-12-004	220-56-100	AMD	91-08-054
212-80-005	NEW-E	91-10-084	220-32-05700F	NEW-E	91-03-083	220-56-105	AMD-P	91-03-153
212-80-010	NEW-P	91-10-083	220-32-05700F	REP-E	91-10-058	220-56-105	AMD	91-08-054
212-80-010	NEW-E	91-10-084	220-32-05700G	NEW-E	91-08-065	220-56-115	AMD-P	91-03-153
212-80-015	NEW-P	91-10-083	220-32-05700G	REP-E	91-11-013	220-56-115	AMD	91-08-054
212-80-015	NEW-E	91-10-084	220-32-05700H	NEW-E	91-11-013	220-56-128	AMD-P	91-03-153
212-80-020	NEW-P	91-10-083	220-33-01000V	NEW-E	91-05-005	220-56-128	AMD	91-08-054
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212-80-025	NEW-P	91-10-083	220-33-01000W	NEW-E	91-05-036	220-56-175	AMD	91-08-054
212-80-025	NEW-E	91-10-084	220-33-03000C	NEW-E	91-11-100	220-56-180	AMD-P	91-03-153
212-80-030	NEW-P	91-10-083	220-40-030	AMD-P	91-03-153	220-56-180	AMD-C	91-08-051
212-80-030	NEW-E	91-10-084	220-40-030	AMD	91-08-054	220-56-180	AMD	91-08-054
212-80-035	NEW-P	91-10-083	220-40-031	AMD-P	91-03-153	220-56-185	AMD-P	91-03-153
212-80-035	NEW-E	91-10-084	220-40-031	AMD	91-08-054	220-56-185	AMD	91-08-054
212-80-040	NEW-P	91-10-083	220-44-030	AMD-W	91-11-027	220-56-190	AMD-P	91-03-153
212-80-040	NEW-E	91-10-084	220-44-050	AMD-P	91-03-152	220-56-190	AMD	91-08-054
212-80-045	NEW-P	91-10-083	220-44-050	AMD	91-07-050	220-56-205	AMD-P	91-03-153
212-80-045	NEW-E	91-10-084	220-44-050	AMD-W	91-11-027	220-56-205	AMD	91-08-054
212-80-050	NEW-P	91-10-083	220-44-05000I	REP-E	91-08-023	220-56-232	NEW-P	91-03-152
212-80-050	NEW-E	91-10-084	220-44-05000J	NEW-E	91-08-023	220-56-235	AMD-P	91-03-153
212-80-055	NEW-P	91-10-083	220-44-05000J	REP-E	91-10-012	220-56-235	AMD-C	91-08-051
212-80-055	NEW-E	91-10-084	220-44-05000K	NEW-E	91-10-012	220-56-235	AMD	91-08-054
212-80-060	NEW-P	91-10-083	220-44-05000K	REP-E	91-11-077	220-56-23500F	NEW-E	91-04-030
212-80-060	NEW-E	91-10-084	220-44-05000L	NEW-E	91-11-077	220-56-240	AMD-P	91-03-153
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212-80-070	NEW-P	91-10-083	220-48-01500E	NEW-E	91-05-037	220-56-250	AMD	91-08-054
212-80-070	NEW-E	91-10-084	220-48-017	AMD-P	91-09-064	220-56-282	AMD-P	91-03-153
212-80-075	NEW-P	91-10-083	220-48-029	AMD-P	91-09-064	220-56-282	AMD	91-08-054
212-80-075	NEW-E	91-10-084	220-49-02300A	NEW-E	91-10-014	220-56-32500S	NEW-E	91-10-094
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212-80-085	NEW-P	91-10-083	220-49-063	AMD	91-05-016	220-56-36000W	NEW-E	91-06-057
212-80-085	NEW-E	91-10-084	220-52-020	AMD-P	91-05-102	220-56-36000W	REP-E	91-10-049
212-80-090	NEW-P	91-10-083	220-52-020	AMD	91-10-024	220-56-36000X	NEW-E	91-10-049
212-80-090	NEW-E	91-10-084	220-52-030	AMD-P	91-05-102	220-56-380	AMD-P	91-03-153
212-80-095	NEW-P	91-10-083	220-52-030	AMD	91-10-024	220-56-380	AMD	91-08-054
212-80-095	NEW-E	91-10-084	220-52-03000G	NEW-E	91-08-024	220-57-14000N	NEW-E	91-11-045
212-80-100	NEW-P	91-10-083	220-52-040	AMD-P	91-05-102	220-57-16000H	NEW-E	91-08-002
212-80-100	NEW-E	91-10-084	220-52-040	AMD	91-10-024	220-57-195	AMD-P	91-03-151
212-80-105	NEW-P	91-10-083	220-52-046	AMD-P	91-05-102	220-57-195	AMD-C	91-08-052
212-80-105	NEW-E	91-10-084	220-52-046	AMD	91-10-024	220-57-195	AMD-C	91-12-008
212-80-110	NEW-P	91-10-083	220-52-051	AMD-P	91-11-111	220-57-205	AMD-P	91-03-151
212-80-110	NEW-E	91-10-084	220-52-05100G	NEW-E	91-10-094	220-57-205	AMD-C	91-08-052
212-80-115	NEW-P	91-10-083	220-52-05100H	NEW-E	91-11-044	220-57-210	AMD-P	91-12-008
212-80-115	NEW-E	91-10-084	220-52-060	AMD-P	91-05-102	220-57-210	AMD-P	91-03-151
212-80-120	NEW-P	91-10-083	220-52-060	AMD	91-10-024	220-57-210	AMD-C	91-08-052
212-80-120	NEW-E	91-10-084	220-52-069	AMD-P	91-05-102	220-57-210	AMD-C	91-12-008
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212-80-125	NEW-E	91-10-084	220-52-071	AMD-P	91-05-102	220-57-265	AMD-C	91-08-052
212-80-130	NEW-P	91-10-083	220-52-071	AMD	91-10-024	220-57-265	AMD-C	91-12-008
212-80-130	NEW-E	91-10-084	220-52-071	AMD-P	91-11-111	220-57-290	AMD-P	91-03-153
212-80-135	NEW-P	91-10-083	220-52-07100I	NEW-E	91-11-015	220-57-290	AMD	91-08-054

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220-57-31500U	NEW-E	91-08-025	230-25-110	AMD-C	91-07-019	232-28-61817	NEW-P	91-03-136
220-57-340	AMD-P	91-03-153	230-25-265	AMD-C	91-03-049	232-28-61817	NEW	91-08-074
220-57-340	AMD	91-08-054	230-25-265	AMD	91-05-047	232-28-61818	NEW-E	91-08-009
220-57-385	AMD-P	91-03-153	230-25-265	AMD	91-06-008	232-28-619	NEW-P	91-12-048
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220-57-425	AMD-P	91-03-153	230-30-075	AMD-C	91-03-049	236-12-290	AMD-P	91-04-081
220-57-425	AMD-C	91-08-051	230-30-075	AMD-C	91-05-046	236-12-300	AMD-P	91-04-081
220-57-425	AMD-C	91-08-052	230-30-075	AMD-W	91-06-039	236-48-002	AMD	91-09-035
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220-57-430	AMD-C	91-08-052	230-30-080	AMD-C	91-03-049	236-48-009	AMD	91-09-035
220-57-430	AMD-C	91-12-008	230-30-080	AMD-P	91-05-045	236-48-012	AMD	91-09-035
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220-57-435	AMD-C	91-08-052	230-30-080	AMD	91-10-004	236-48-021	AMD	91-09-035
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220-57-450	AMD-P	91-03-151	230-40-125	AMD-C	91-03-049	236-48-036	AMD	91-09-035
220-57-450	AMD-C	91-08-052	230-40-125	AMD	91-05-047	236-48-052	AMD	91-09-035
220-57-450	AMD-C	91-12-008	230-50-030	AMD	91-03-063	236-48-061	AMD	91-09-035
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220-57-460	AMD	91-08-054	232-12-007	AMD	91-11-007	236-48-083	AMD	91-09-035
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220-57-465	AMD-C	91-08-052	232-12-024	AMD-P	91-06-082	236-48-093	AMD	91-09-035
220-57-465	AMD-C	91-12-008	232-12-055	AMD-P	91-03-137	236-48-094	AMD	91-09-035
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220-57-470	AMD-C	91-08-052	232-12-244	REP-P	91-06-081	236-48-096	AMD	91-09-035
220-57-470	AMD-C	91-12-008	232-12-245	NEW-P	91-06-081	236-48-098	AMD	91-09-035
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220-57-490	AMD-C	91-08-052	232-12-267	AMD-P	91-06-080	236-48-101	AMD	91-09-035
220-57-490	AMD-C	91-12-008	232-12-618	REP-P	91-12-049	236-48-121	AMD	91-09-035
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220-69-26401	AMD	91-05-015	232-28-224	NEW-W	91-02-113	236-48-167	AMD	91-09-035
222-16-045	NEW-E	91-07-034	232-28-225	NEW	91-06-016	236-48-198	AMD	91-09-035
222-16-050	AMD-E	91-07-034	232-28-226	NEW-P	91-03-138	236-48-230	AMD	91-09-035
230-02-240	NEW-P	91-03-062	232-28-226	NEW	91-11-009	236-49-010	AMD	91-09-034
230-02-240	NEW	91-07-021	232-28-227	NEW-P	91-03-135	236-49-020	AMD	91-09-034
230-02-418	AMD-P	91-10-006	232-28-227	NEW	91-11-008	236-49-030	AMD	91-09-034
230-02-505	NEW-P	91-03-062	232-28-228	NEW-P	91-03-134	236-49-040	AMD	91-09-034
230-02-505	NEW-C	91-07-019	232-28-228	NEW	91-08-061	236-100-001	NEW-P	91-05-101
230-04-022	AMD-P	91-03-062	232-28-228	AMD-P	91-08-076	236-100-001	NEW	91-08-057
230-04-022	AMD-C	91-07-042	232-28-229	NEW-P	91-06-086	236-100-010	NEW-P	91-05-101
230-04-022	AMD-W	91-10-005	232-28-230	NEW-P	91-06-087	236-100-010	NEW	91-08-057
230-04-120	AMD-P	91-03-062	232-28-231	NEW-P	91-06-085	236-100-011	NEW-P	91-05-101
230-04-120	AMD-C	91-07-019	232-28-61717	REP-P	91-12-049	236-100-011	NEW	91-08-057
230-04-187	NEW-P	91-03-062	232-28-61728	REP-P	91-12-049	236-100-012	NEW-P	91-05-101
230-04-187	NEW-C	91-07-019	232-28-61729	REP-P	91-12-049	236-100-012	NEW	91-08-057
230-04-190	AMD-P	91-03-062	232-28-618	REP-P	91-12-049	236-100-013	NEW-P	91-05-101
230-04-190	AMD-C	91-07-019	232-28-61802	REP-P	91-12-049	236-100-013	NEW	91-08-057
230-04-201	AMD-P	91-03-062	232-28-61803	REP-P	91-12-049	236-100-014	NEW-P	91-05-101
230-04-201	AMD-C	91-07-019	232-28-61804	REP-P	91-12-049	236-100-014	NEW	91-08-057
230-08-010	AMD-P	91-10-006	232-28-61805	REP-P	91-12-049	236-100-015	NEW-P	91-05-101
230-08-095	AMD-P	91-10-006	232-28-61807	REP-P	91-12-049	236-100-015	NEW	91-08-057
230-12-020	AMD-P	91-10-006	232-28-61808	REP-P	91-12-049	236-100-016	NEW-P	91-05-101
230-12-100	NEW-P	91-03-062	232-28-61809	REP-P	91-12-049	236-100-016	NEW	91-08-057
230-12-100	NEW-C	91-07-019	232-28-61812	REP-P	91-12-049	240-15-005	AMD	91-02-111
230-12-100	NEW-W	91-10-005	232-28-61813	REP-P	91-12-049	240-15-005	AMD-P	91-10-106
230-12-200	AMD-W	91-09-045	232-28-61815	REP-P	91-12-049	240-15-010	AMD	91-02-111
230-12-305	AMD-P	91-03-062	232-28-61817	REP-P	91-12-049	240-15-010	AMD-P	91-10-106
230-12-305	AMD	91-07-021	232-28-61810	REP-P	91-03-136	240-15-015	AMD	91-02-111
230-20-380	AMD-C	91-03-049	232-28-61810	REP	91-08-074	240-15-015	AMD-P	91-10-106
230-20-380	AMD-W	91-05-044	232-28-61811	NEW-W	91-03-066	240-15-020	AMD	91-02-111

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246-802-130	AMD-E	91-10-069	246-824-080	AMD-P	91-05-087	246-838-026	NEW-P	91-09-014
246-802-150	REP-E	91-10-069	246-824-080	AMD	91-09-024	246-838-040	AMD-P	91-09-014
246-802-990	AMD-P	91-08-078	246-826-990	AMD-P	91-08-078	246-838-060	AMD-P	91-09-014
246-806-010	RECOD	91-05-026	246-828-020	RECOD-P	91-07-058	246-838-070	AMD-P	91-09-014
246-806-020	RECOD	91-05-026	246-828-020	RECOD	91-11-031	246-838-090	AMD-P	91-09-014
246-806-030	RECOD	91-05-026	246-828-030	RECOD-P	91-07-058	246-838-100	AMD-P	91-09-014
246-806-040	RECOD	91-05-026	246-828-030	RECOD	91-11-031	246-838-110	AMD-P	91-09-014
246-806-050	RECOD	91-05-026	246-828-040	RECOD-P	91-07-058	246-838-120	AMD-P	91-09-014
246-806-060	RECOD	91-05-026	246-828-040	RECOD	91-11-031	246-838-130	AMD-P	91-09-014
246-806-070	RECOD	91-05-026	246-828-050	RECOD-P	91-07-058	246-838-210	AMD-P	91-09-014
246-806-080	RECOD	91-05-026	246-828-050	RECOD	91-11-031	246-838-250	AMD-P	91-09-014
246-806-090	RECOD	91-05-026	246-828-060	RECOD-P	91-07-058	246-838-260	AMD-P	91-09-014
246-806-100	RECOD	91-05-026	246-828-060	RECOD	91-11-031	246-838-270	AMD-P	91-09-014
246-806-110	RECOD	91-05-026	246-828-070	RECOD-P	91-07-058	246-838-990	AMD-P	91-08-078
246-806-120	RECOD	91-05-026	246-828-070	RECOD	91-11-031	246-839-010	RECOD	91-07-049
246-806-130	RECOD	91-05-026	246-828-080	RECOD-P	91-07-058	246-839-020	RECOD	91-07-049
246-806-140	RECOD	91-05-026	246-828-080	RECOD	91-11-031	246-839-030	RECOD	91-07-049
246-806-990	RECOD	91-05-031	246-828-090	RECOD-P	91-07-058	246-839-040	RECOD	91-07-049
246-807-020	RECOD	91-05-095	246-828-090	RECOD	91-11-031	246-839-050	RECOD	91-07-049
246-807-030	RECOD	91-05-095	246-828-100	RECOD-P	91-07-058	246-839-060	RECOD	91-07-049
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246-807-060	RECOD	91-05-095	246-828-110	RECOD	91-11-031	246-839-090	RECOD	91-07-049
246-807-070	RECOD	91-05-095	246-828-120	RECOD-P	91-07-058	246-839-100	RECOD	91-07-049
246-807-080	RECOD	91-05-095	246-828-120	RECOD	91-11-031	246-839-105	NEW-E	91-10-007
246-807-090	RECOD	91-05-095	246-828-130	RECOD-P	91-07-058	246-839-110	RECOD	91-07-049
246-807-100	RECOD	91-05-095	246-828-130	RECOD	91-11-031	246-839-120	RECOD	91-07-049
246-807-110	RECOD	91-05-095	246-828-140	RECOD-P	91-07-058	246-839-130	RECOD	91-07-049
246-807-120	RECOD	91-05-095	246-828-140	RECOD	91-11-031	246-839-300	RECOD	91-07-049
246-807-130	RECOD	91-05-095	246-828-150	RECOD-P	91-07-058	246-839-310	RECOD	91-07-049
246-807-140	RECOD	91-05-095	246-828-150	RECOD	91-11-031	246-839-320	RECOD	91-07-049
246-807-150	RECOD	91-05-095	246-828-160	RECOD-P	91-07-058	246-839-330	RECOD	91-07-049
246-807-160	RECOD	91-05-095	246-828-160	RECOD	91-11-031	246-839-340	RECOD	91-07-049
246-807-170	RECOD	91-05-095	246-828-170	RECOD-P	91-07-058	246-839-350	RECOD	91-07-049
246-807-170	REP	91-10-051	246-828-170	RECOD	91-11-031	246-839-360	RECOD	91-07-049
246-807-171	NEW-P	91-06-090	246-828-180	RECOD-P	91-07-058	246-839-370	RECOD	91-07-049
246-807-171	NEW	91-10-051	246-828-180	RECOD	91-11-031	246-839-400	RECOD	91-07-049
246-807-173	NEW-P	91-06-090	246-828-190	RECOD-P	91-07-058	246-839-410	RECOD	91-07-049
246-807-173	NEW	91-10-051	246-828-190	RECOD	91-11-031	246-839-420	RECOD	91-07-049
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246-807-190	RECOD	91-05-095	246-828-200	RECOD	91-11-031	246-839-440	RECOD	91-07-049
246-807-200	RECOD	91-05-095	246-828-210	RECOD-P	91-07-058	246-839-450	RECOD	91-07-049
246-807-210	RECOD	91-05-095	246-828-210	RECOD	91-11-031	246-839-505	RECOD	91-07-049
246-807-220	RECOD	91-05-095	246-828-220	RECOD-P	91-07-058	246-839-506	RECOD	91-07-049
246-807-230	RECOD	91-05-095	246-828-220	RECOD	91-11-031	246-839-525	RECOD	91-07-049
246-807-240	RECOD	91-05-095	246-828-230	RECOD-P	91-07-058	246-839-530	RECOD	91-07-049
246-807-250	RECOD	91-05-095	246-828-230	RECOD	91-11-031	246-839-535	RECOD	91-07-049
246-807-260	RECOD	91-05-095	246-828-240	RECOD-P	91-07-058	246-839-540	RECOD	91-07-049
246-807-270	RECOD	91-05-095	246-828-240	RECOD	91-11-031	246-839-545	RECOD	91-07-049
246-807-280	RECOD	91-05-095	246-828-250	RECOD-P	91-07-058	246-839-550	RECOD	91-07-049
246-807-290	RECOD	91-05-095	246-828-250	RECOD	91-11-031	246-839-555	RECOD	91-07-049
246-807-300	RECOD	91-05-095	246-828-260	RECOD-P	91-07-058	246-839-560	RECOD	91-07-049
246-807-310	RECOD	91-05-095	246-828-260	RECOD	91-11-031	246-839-565	RECOD	91-07-049
246-807-320	RECOD	91-05-095	246-828-270	RECOD-P	91-07-058	246-839-570	RECOD	91-07-049
246-807-330	RECOD	91-05-095	246-828-270	RECOD	91-11-031	246-839-575	RECOD	91-07-049
246-807-340	RECOD	91-05-095	246-828-280	RECOD-P	91-07-058	246-839-700	RECOD	91-07-049
246-807-350	RECOD	91-05-095	246-828-280	RECOD	91-11-031	246-839-710	RECOD	91-07-049
246-807-360	RECOD	91-05-095	246-828-290	RECOD-P	91-07-058	246-839-720	RECOD	91-07-049
246-807-370	RECOD	91-05-095	246-828-290	RECOD	91-11-031	246-839-730	RECOD	91-07-049
246-807-380	RECOD	91-05-095	246-828-300	RECOD-P	91-07-058	246-839-740	RECOD	91-07-049
246-807-390	RECOD	91-05-095	246-828-300	RECOD	91-11-031	246-839-750	RECOD	91-07-049
246-807-400	NEW-P	91-06-090	246-828-310	RECOD-P	91-07-058	246-839-760	RECOD	91-07-049
246-807-400	NEW-W	91-10-050	246-828-310	RECOD	91-11-031	246-839-770	RECOD	91-07-049
246-807-410	NEW-P	91-06-090	246-828-320	RECOD-P	91-07-058	246-839-780	RECOD	91-07-049
246-807-410	NEW	91-10-051	246-828-320	RECOD	91-11-031	246-839-800	RECOD	91-07-049
246-815-031	NEW-P	91-08-077	246-828-330	RECOD-P	91-07-058	246-839-810	RECOD	91-07-049
246-815-031	NEW	91-11-065	246-828-330	RECOD	91-11-031	246-839-820	RECOD	91-07-049
246-815-990	AMD-P	91-08-078	246-828-340	RECOD-P	91-07-058	246-839-830	RECOD	91-07-049
246-816-075	NEW	91-03-109	246-828-340	RECOD	91-11-031	246-839-840	NEW	91-07-067
246-818-050	AMD-P	91-10-093	246-828-350	RECOD-P	91-07-058	246-839-850	NEW	91-07-067
246-822-990	AMD-P	91-08-078	246-828-350	RECOD	91-11-031	246-839-860	NEW	91-07-067
246-824-020	AMD-P	91-05-087	246-828-360	RECOD-P	91-07-058	246-839-870	NEW	91-07-067
246-824-020	AMD	91-09-024	246-828-360	RECOD	91-11-031	246-839-880	NEW	91-07-067
246-824-050	AMD-P	91-05-087	246-828-370	RECOD-P	91-07-058	246-839-890	NEW	91-07-067
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246-841-410	RECOD	91-07-049	246-847-160	RECOD	91-05-027	246-861	RECOD-W	91-06-037
246-841-420	RECOD	91-07-049	246-847-170	RECOD	91-05-027	246-863	RECOD-W	91-06-037
246-841-430	RECOD	91-07-049	246-847-180	RECOD	91-05-027	246-865	RECOD-W	91-06-037
246-841-440	RECOD	91-07-049	246-847-190	RECOD	91-05-027	246-867	RECOD-W	91-06-037
246-841-450	RECOD	91-07-049	246-847-200	RECOD	91-05-027	246-869	RECOD-W	91-06-037
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246-841-470	RECOD	91-07-049	246-847-990	AMD-P	91-08-078	246-873	RECOD-W	91-06-037
246-841-480	RECOD	91-07-049	246-851	RECOD-C	91-03-116	246-875	RECOD-W	91-06-037
246-841-490	RECOD	91-07-049	246-851-020	RECOD	91-06-025	246-877	RECOD-W	91-06-037
246-841-500	RECOD	91-07-049	246-851-030	RECOD	91-06-025	246-879	RECOD-W	91-06-037
246-841-510	RECOD	91-07-049	246-851-040	RECOD	91-06-025	246-881	RECOD-W	91-06-037
246-842-100	RECOD	91-07-049	246-851-050	RECOD	91-06-025	246-883	RECOD-W	91-06-037
246-842-110	RECOD	91-07-049	246-851-060	RECOD	91-06-025	246-885	RECOD-W	91-06-037
246-842-120	RECOD	91-07-049	246-851-070	RECOD	91-06-025	246-887	RECOD-W	91-06-037
246-842-130	RECOD	91-07-049	246-851-080	RECOD	91-06-025	246-889	RECOD-W	91-06-037
246-842-140	RECOD	91-07-049	246-851-090	RECOD	91-06-025	246-891	RECOD-W	91-06-037
246-842-150	RECOD	91-07-049	246-851-100	RECOD	91-06-025	246-893	RECOD-W	91-06-037
246-842-160	RECOD	91-07-049	246-851-110	RECOD	91-06-025	246-895	RECOD-W	91-06-037
246-842-170	RECOD	91-07-049	246-851-120	RECOD	91-06-025	246-897	RECOD-W	91-06-037
246-842-180	RECOD	91-07-049	246-851-130	RECOD	91-06-025	246-899	RECOD-W	91-06-037
246-842-190	RECOD	91-07-049	246-851-140	RECOD	91-06-025	246-901	RECOD-W	91-06-037
246-842-200	RECOD	91-07-049	246-851-150	RECOD	91-06-025	246-903	RECOD-W	91-06-037
246-842-210	RECOD	91-07-049	246-851-160	RECOD	91-06-025	246-905	RECOD-W	91-06-037
246-843-001	RECOD	91-06-060	246-851-170	RECOD	91-06-025	246-907	RECOD-W	91-06-037
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246-843-030	RECOD	91-06-060	246-851-190	RECOD	91-06-025	246-915-015	NEW	91-05-094
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246-843-070	RECOD	91-06-060	246-851-230	RECOD	91-06-025	246-915-040	AMD	91-05-094
246-843-080	RECOD	91-06-060	246-851-240	RECOD	91-06-025	246-915-050	AMD	91-05-094
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246-843-150	RECOD	91-06-060	246-851-320	RECOD	91-06-025	246-915-180	AMD	91-05-094
246-843-155	RECOD	91-06-060	246-851-330	RECOD	91-06-025	246-915-210	AMD	91-05-094
246-843-160	RECOD	91-06-060	246-851-340	RECOD	91-06-025	246-915-300	NEW-E	91-09-033
246-843-162	RECOD	91-06-060	246-851-350	RECOD	91-06-025	246-915-300	NEW-P	91-09-063
246-843-170	RECOD	91-06-060	246-851-360	RECOD	91-06-025	246-915-310	NEW-E	91-09-033
246-843-180	RECOD	91-06-060	246-851-370	RECOD	91-06-025	246-915-310	NEW-P	91-09-063
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246-843-205	RECOD	91-06-060	246-851-390	RECOD	91-06-025	246-915-320	NEW-P	91-09-063
246-843-220	RECOD	91-06-060	246-851-400	RECOD	91-06-025	246-915-330	NEW-E	91-09-033
246-843-225	RECOD	91-06-060	246-851-410	RECOD	91-06-025	246-915-330	NEW-P	91-09-063
246-843-230	RECOD	91-06-060	246-851-420	RECOD	91-06-025	246-915-990	AMD-P	91-08-078
246-843-240	RECOD	91-06-060	246-851-430	RECOD	91-06-025	246-917-020	RECOD	91-06-030
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246-843-990	RECOD	91-06-058	246-853-250	NEW-P	91-03-117	246-917-060	RECOD	91-06-030
246-843-990	AMD	91-09-051	246-853-260	NEW-P	91-03-117	246-917-070	RECOD	91-06-030
246-845-990	AMD-P	91-08-078	246-853-260	NEW	91-10-043	246-917-080	RECOD	91-06-030
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246-847-030	RECOD	91-05-027	246-853-280	NEW-W	91-10-039	246-917-120	RECOD	91-06-030
246-847-040	RECOD	91-05-027	246-853-290	NEW-P	91-03-117	246-917-130	RECOD	91-06-030
246-847-040	AMD	91-11-064	246-853-290	NEW	91-10-043	246-917-140	RECOD	91-06-030
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246-847-050	AMD	91-11-064	246-853-300	NEW	91-10-043	246-917-160	RECOD	91-06-030
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246-847-070	RECOD	91-05-027	246-853-320	NEW	91-10-043	246-917-200	RECOD	91-06-030
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246-847-100	RECOD	91-05-027	246-853-340	NEW-P	91-03-117	246-918-030	RECOD	91-06-030
246-847-110	RECOD	91-05-027	246-853-340	NEW	91-10-043	246-918-030	AMD	91-08-007
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246-918-070	RECOD	91-06-030	246-922-200	RECOD	91-03-095	246-924-470	RECOD	91-04-020
246-918-080	RECOD	91-06-030	246-922-200	AMD	91-10-041	246-924-480	RECOD	91-04-020
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246-918-110	RECOD	91-06-030	246-922-220	RECOD	91-03-095	246-930-010	NEW-P	91-06-091
246-918-120	RECOD	91-06-030	246-922-220	AMD	91-10-041	246-930-010	NEW	91-11-063
246-918-130	RECOD	91-06-030	246-922-230	RECOD	91-03-095	246-930-020	NEW-P	91-06-091
246-918-140	RECOD	91-06-030	246-922-230	AMD	91-10-041	246-930-020	NEW	91-11-063
246-918-150	RECOD	91-06-030	246-922-240	RECOD	91-03-095	246-930-030	NEW-P	91-06-091
246-918-160	RECOD	91-06-030	246-922-240	AMD	91-10-041	246-930-030	NEW	91-11-063
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246-918-180	RECOD	91-06-030	246-922-250	AMD	91-10-041	246-930-040	NEW	91-11-063
246-918-190	RECOD	91-06-030	246-922-260	RECOD	91-03-095	246-930-050	NEW-P	91-06-091
246-918-200	RECOD	91-06-030	246-922-260	AMD	91-10-041	246-930-050	NEW	91-11-063
246-918-210	RECOD	91-06-030	246-922-270	RECOD	91-03-095	246-930-060	NEW-P	91-06-091
246-918-220	RECOD	91-06-030	246-922-270	AMD	91-10-041	246-930-060	NEW	91-11-063
246-918-230	RECOD	91-06-030	246-922-280	NEW-P	91-05-089	246-930-070	NEW-P	91-06-091
246-918-240	RECOD	91-06-030	246-922-280	NEW	91-10-041	246-930-070	NEW	91-11-063
246-918-250	RECOD	91-06-030	246-922-290	NEW-P	91-05-089	246-930-075	NEW-E	91-11-062
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246-918-270	RECOD	91-06-030	246-922-295	NEW-P	91-05-089	246-930-200	NEW	91-11-063
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246-918-300	RECOD	91-06-030	246-922-300	NEW	91-10-041	246-930-220	NEW-P	91-06-091
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246-918-320	RECOD	91-06-030	246-922-310	NEW	91-10-041	246-930-300	NEW-P	91-06-091
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246-918-340	RECOD	91-06-030	246-922-320	NEW	91-10-041	246-930-400	NEW-P	91-06-091
246-918-350	RECOD	91-06-030	246-922-990	RECOD	91-05-029	246-930-400	NEW	91-11-063
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246-922-040	AMD	91-10-041	246-924-120	RECOD	91-04-020	250-44-110	AMD-E	91-04-045
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246-922-070	AMD	91-10-041	246-924-220	NEW	91-04-021	250-77-010	NEW	91-12-005
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246-922-090	AMD	91-10-041	246-924-260	RECOD	91-04-020	250-77-020	NEW	91-12-005
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246-922-100	AMD	91-10-041	246-924-280	RECOD	91-04-020	250-77-025	NEW	91-12-005
246-922-110	RECOD	91-03-095	246-924-290	RECOD	91-04-020	250-77-030	NEW-P	91-09-061
246-922-110	AMD	91-10-041	246-924-300	NEW	91-04-021	250-77-030	NEW	91-12-005
246-922-120	RECOD	91-03-095	246-924-310	NEW	91-04-021	250-77-035	NEW-P	91-09-061
246-922-120	AMD	91-10-041	246-924-320	NEW	91-04-021	250-77-035	NEW	91-12-005
246-922-130	RECOD	91-03-095	246-924-330	NEW	91-04-021	250-77-040	NEW-P	91-09-061
246-922-130	AMD	91-10-041	246-924-340	NEW	91-04-021	250-77-040	NEW	91-12-005
246-922-140	RECOD	91-03-095	246-924-350	RECOD	91-04-020	250-77-045	NEW-P	91-09-061
246-922-140	AMD	91-10-041	246-924-360	RECOD	91-04-020	250-77-045	NEW	91-12-005
246-922-150	RECOD	91-03-095	246-924-370	RECOD	91-04-020	250-77-050	NEW-P	91-09-061
246-922-150	AMD	91-10-041	246-924-380	RECOD	91-04-020	250-77-050	NEW	91-12-005
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251-12-600	AMD-P	91-10-060	275-26-020	AMD-P	91-10-035	275-38-027	NEW-P	91-10-035
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251-19-120	AMD	91-10-002	275-26-025	AMD-P	91-10-035	275-38-050	AMD-P	91-10-035
251-19-155	NEW-C	91-05-054	275-26-030	REP-P	91-10-035	275-38-055	AMD-P	91-10-035
251-19-155	NEW-C	91-05-059	275-26-032	REP-P	91-10-035	275-38-060	AMD-P	91-10-035
251-19-155	NEW	91-10-001	275-26-050	AMD-P	91-10-035	275-38-065	AMD-P	91-10-035
251-19-156	NEW-C	91-05-054	275-26-055	AMD-P	91-10-035	275-38-075	AMD-P	91-10-035
251-19-156	NEW-C	91-05-059	275-26-060	AMD-P	91-10-035	275-38-090	NEW-P	91-10-035
251-19-156	NEW	91-10-001	275-26-065	AMD-P	91-10-035	275-41-005	NEW-P	91-10-035
251-19-157	NEW-C	91-05-054	275-26-070	AMD-P	91-10-035	275-41-010	NEW-P	91-10-035
251-19-157	NEW-C	91-05-059	275-26-071	NEW-P	91-10-035	275-41-015	NEW-P	91-10-035
251-19-157	NEW	91-10-001	275-26-072	NEW-P	91-10-035	275-41-020	NEW-P	91-10-035
251-19-158	NEW-C	91-05-054	275-26-073	NEW-P	91-10-035	275-41-025	NEW-P	91-10-035
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251-19-160	AMD-C	91-05-060	275-26-087	NEW-P	91-10-035	284-17-551	AMD-P	91-09-049
251-19-160	AMD	91-10-002	275-26-090	REP-P	91-10-035	284-17-551	AMD	91-12-033
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251-22-215	NEW-P	91-10-059	275-26-100	NEW-P	91-10-035	284-17-552	AMD	91-12-033
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260-36-200	NEW	91-03-033	275-26-550	REP-P	91-10-035	284-30-610	NEW	91-03-073
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263-12-045	AMD-P	91-09-062	275-27-820	AMD-P	91-10-035	292-10-070	NEW	91-04-060
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296-115-060	AMD	91-03-044	296-155-705	AMD	91-03-044	308-31-220	AMD-P	91-05-089
296-115-070	AMD	91-03-044	296-155-720	AMD	91-03-044	308-31-230	DECOD	91-03-095
296-115-100	AMD	91-03-044	296-155-730	AMD-P	91-04-077	308-31-230	AMD-P	91-05-089
296-116-185	AMD-P	91-11-075	296-155-730	AMD	91-11-070	308-31-240	DECOD	91-03-095
296-116-185	AMD-E	91-08-004	296-155-950	AMD	91-03-044	308-31-240	AMD-P	91-05-089
296-116-185	AMD	91-08-008	296-305-06009	AMD-P	91-04-077	308-31-250	DECOD	91-03-095
296-116-300	AMD-P	91-08-003	296-305-06009	AMD	91-11-070	308-31-250	AMD-P	91-05-089
296-116-300	AMD	91-11-074	296-305-110	AMD	91-03-044	308-31-260	DECOD	91-03-095
296-116-315	NEW	91-06-033	296-306-260	AMD-P	91-04-077	308-31-260	AMD-P	91-05-089
296-127	AMD-C	91-03-113	296-306-260	AMD	91-11-070	308-31-270	DECOD	91-03-095
296-127-010	AMD-W	91-10-092	296-306-265	AMD-P	91-04-077	308-31-270	AMD-P	91-05-089
296-127-011	AMD-W	91-10-092	296-306-265	AMD	91-11-070	308-31-280	DECOD	91-03-095
296-127-013	AMD-W	91-10-092	296-306-27095	AMD-P	91-04-077	308-31-280	AMD-P	91-05-089
296-127-014	AMD-W	91-10-092	296-306-27095	AMD	91-11-070	308-31-500	DECOD	91-03-095
296-127-015	AMD-W	91-10-092	296-306-310	AMD-P	91-04-077	308-31-500	AMD-P	91-05-089
296-127-016	REP-W	91-10-092	296-306-310	AMD	91-11-070	308-31-510	DECOD	91-03-095
296-127-017	AMD-W	91-10-092	296-306-320	AMD-P	91-04-077	308-31-510	AMD-P	91-05-089
296-127-018	NEW-W	91-10-092	296-306-320	AMD	91-11-070	308-31-520	DECOD	91-03-095
296-127-019	AMD-W	91-10-092	308-10-067	NEW-P	91-07-028	308-31-520	AMD-P	91-05-089
296-127-020	AMD-W	91-10-092	308-12-115	AMD-P	91-06-012	308-31-530	DECOD	91-03-095
296-127-025	AMD-W	91-10-092	308-12-115	AMD-P	91-09-041	308-31-530	AMD-P	91-05-089
296-127-990	NEW-W	91-10-092	308-12-115	AMD	91-12-061	308-31-540	DECOD	91-03-095
296-155-205	AMD-P	91-04-077	308-12-326	AMD-P	91-09-020	308-31-540	AMD-P	91-05-089
296-155-205	AMD	91-11-070	308-14-135	NEW-W	91-03-065	308-31-550	DECOD	91-03-095
296-155-225	REP	91-03-044	308-20-010	AMD-P	91-05-080	308-31-550	AMD-P	91-05-089
296-155-230	REP	91-03-044	308-20-010	AMD	91-11-042	308-31-560	DECOD	91-03-095
296-155-24501	NEW	91-03-044	308-20-020	AMD-P	91-05-080	308-31-560	AMD-P	91-05-089
296-155-24503	NEW	91-03-044	308-20-020	AMD	91-11-042	308-31-570	DECOD	91-03-095
296-155-24505	NEW	91-03-044	308-20-030	AMD-P	91-05-080	308-31-570	AMD-P	91-05-089
296-155-24510	NEW	91-03-044	308-20-030	AMD	91-11-042	308-42-075	AMD	91-05-004
296-155-24515	NEW	91-03-044	308-20-040	AMD-P	91-05-080	308-48-520	REP-W	91-09-043
296-155-24520	NEW	91-03-044	308-20-040	AMD	91-11-042	308-48-580	REP-W	91-09-043
296-155-24521	NEW	91-03-044	308-20-050	AMD-P	91-05-080	308-48-590	AMD-W	91-09-043
296-155-24525	NEW	91-03-044	308-20-050	AMD	91-11-042	308-48-600	REP-W	91-09-043
296-155-363	AMD-P	91-04-077	308-20-070	AMD-P	91-05-080	308-48-601	NEW-W	91-09-043
296-155-363	AMD	91-11-070	308-20-070	AMD	91-11-042	308-48-610	NEW-W	91-09-043
296-155-36313	AMD-P	91-04-077	308-20-080	AMD-P	91-05-080	308-48-800	AMD-P	91-08-032
296-155-36313	AMD	91-11-070	308-20-080	AMD	91-11-042	308-48-800	AMD	91-11-023
296-155-375	AMD-P	91-04-077	308-20-090	AMD-P	91-05-080	308-50-010	DECOD-P	91-07-058
296-155-375	AMD	91-11-070	308-20-090	AMD	91-11-042	308-50-010	DECOD	91-11-031
296-155-480	AMD	91-03-044	308-20-095	NEW-P	91-05-080	308-50-020	DECOD-P	91-07-058
296-155-485	AMD	91-03-044	308-20-095	NEW	91-11-042	308-50-020	DECOD	91-11-031
296-155-48529	AMD	91-03-044	308-20-105	AMD-P	91-05-080	308-50-035	DECOD-P	91-07-058
296-155-48531	AMD	91-03-044	308-20-105	AMD	91-11-042	308-50-035	DECOD	91-11-031
296-155-48533	AMD	91-03-044	308-20-110	AMD-P	91-05-080	308-50-040	DECOD-P	91-07-058
296-155-500	AMD	91-03-044	308-20-110	AMD	91-11-042	308-50-040	DECOD	91-11-031
296-155-505	AMD	91-03-044	308-20-140	AMD-P	91-05-080	308-50-090	DECOD-P	91-07-058
296-155-50501	REP	91-03-044	308-20-140	AMD	91-11-042	308-50-090	DECOD	91-11-031
296-155-50503	AMD	91-03-044	308-20-175	NEW-P	91-05-080	308-50-100	DECOD-P	91-07-058
296-155-525	AMD	91-03-044	308-20-175	NEW	91-11-042	308-50-100	DECOD	91-11-031
296-155-530	AMD	91-03-044	308-31-001	DECOD	91-03-095	308-50-110	DECOD-P	91-07-058
296-155-620	AMD	91-03-044	308-31-010	DECOD	91-03-095	308-50-110	DECOD	91-11-031
296-155-625	AMD	91-03-044	308-31-010	AMD-P	91-05-089	308-50-120	DECOD-P	91-07-058
296-155-650	AMD	91-03-044	308-31-020	DECOD	91-03-095	308-50-120	DECOD	91-11-031
296-155-655	AMD	91-03-044	308-31-020	AMD-P	91-05-089	308-50-130	DECOD-P	91-07-058
296-155-65505	REP	91-03-044	308-31-025	DECOD	91-03-095	308-50-130	DECOD	91-11-031
296-155-657	NEW	91-03-044	308-31-025	AMD-P	91-05-089	308-50-140	DECOD-P	91-07-058
296-155-660	REP	91-03-044	308-31-030	DECOD	91-03-095	308-50-140	DECOD	91-11-031
296-155-66005	REP	91-03-044	308-31-030	AMD-P	91-05-089	308-50-150	DECOD-P	91-07-058
296-155-66103	NEW	91-03-044	308-31-040	DECOD	91-03-095	308-50-150	DECOD	91-11-031
296-155-66105	NEW	91-03-044	308-31-040	AMD-P	91-05-089	308-50-160	DECOD-P	91-07-058
296-155-66109	NEW	91-03-044	308-31-050	DECOD	91-03-095	308-50-160	DECOD	91-11-031
296-155-664	NEW	91-03-044	308-31-050	AMD-P	91-05-089	308-50-170	DECOD-P	91-07-058
296-155-665	REP	91-03-044	308-31-055	DECOD	91-05-029	308-50-170	DECOD	91-11-031
296-155-66501	REP	91-03-044	308-31-057	DECOD	91-03-095	308-50-180	DECOD-P	91-07-058
296-155-66502	REP	91-03-044	308-31-057	AMD-P	91-05-089	308-50-180	DECOD	91-11-031
296-155-66503	REP	91-03-044	308-31-060	DECOD	91-03-095	308-50-190	DECOD-P	91-07-058

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
308-50-190	DECOD 91-11-031	308-52-148	DECOD 91-06-030	308-53-260	DECOD 91-06-025
308-50-200	DECOD-P 91-07-058	308-52-149	DECOD 91-06-030	308-53-265	DECOD 91-06-025
308-50-200	DECOD 91-11-031	308-52-150	DECOD 91-06-030	308-53-270	DECOD 91-06-025
308-50-210	DECOD-P 91-07-058	308-52-160	DECOD 91-06-030	308-53-275	DECOD 91-06-025
308-50-210	DECOD 91-11-031	308-52-165	DECOD 91-06-030	308-53-280	DECOD 91-06-025
308-50-220	DECOD-P 91-07-058	308-52-190	DECOD 91-06-030	308-53-320	DECOD 91-06-025
308-50-220	DECOD 91-11-031	308-52-201	DECOD 91-06-030	308-53-330	DECOD 91-06-025
308-50-240	DECOD-P 91-07-058	308-52-205	DECOD 91-06-030	308-53-340	DECOD 91-06-025
308-50-240	DECOD 91-11-031	308-52-211	DECOD 91-06-030	308-53-350	DECOD 91-06-025
308-50-250	DECOD-P 91-07-058	308-52-215	DECOD 91-06-030	308-53-400	DECOD 91-06-025
308-50-250	DECOD 91-11-031	308-52-221	DECOD 91-06-030	308-54-010	DECOD 91-06-060
308-50-260	DECOD-P 91-07-058	308-52-255	DECOD 91-06-030	308-54-020	DECOD 91-06-060
308-50-260	DECOD 91-11-031	308-52-260	DECOD 91-06-030	308-54-030	DECOD 91-06-060
308-50-270	DECOD-P 91-07-058	308-52-260	AMD 91-06-038	308-54-040	DECOD 91-06-060
308-50-270	DECOD 91-11-031	308-52-265	DECOD 91-06-030	308-54-050	DECOD 91-06-060
308-50-280	DECOD-P 91-07-058	308-52-270	DECOD 91-06-030	308-54-060	DECOD 91-06-060
308-50-280	DECOD 91-11-031	308-52-320	DECOD 91-06-030	308-54-070	DECOD 91-06-060
308-50-290	DECOD-P 91-07-058	308-52-400	DECOD 91-06-030	308-54-080	DECOD 91-06-060
308-50-290	DECOD 91-11-031	308-52-405	DECOD 91-06-030	308-54-090	DECOD 91-06-060
308-50-295	AMD-P 91-07-057	308-52-406	DECOD 91-06-030	308-54-095	DECOD 91-06-060
308-50-295	DECOD-P 91-07-058	308-52-410	DECOD 91-06-030	308-54-100	DECOD 91-06-060
308-50-295	AMD-W 91-07-059	308-52-415	DECOD 91-06-030	308-54-110	DECOD 91-06-060
308-50-295	DECOD 91-11-031	308-52-420	DECOD 91-06-030	308-54-120	DECOD 91-06-060
308-50-295	AMD 91-11-032	308-52-425	DECOD 91-06-030	308-54-125	DECOD 91-06-060
308-50-310	AMD-P 91-07-057	308-52-500	DECOD 91-06-030	308-54-130	DECOD 91-06-060
308-50-310	DECOD-P 91-07-058	308-52-502	DECOD 91-06-030	308-54-150	DECOD 91-06-060
308-50-310	AMD-W 91-07-059	308-52-504	DECOD 91-06-030	308-54-155	DECOD 91-06-060
308-50-310	DECOD 91-11-031	308-52-510	DECOD 91-06-030	308-54-160	DECOD 91-06-060
308-50-310	AMD 91-11-032	308-52-515	DECOD 91-06-030	308-54-162	DECOD 91-06-060
308-50-320	DECOD-P 91-07-058	308-52-530	DECOD 91-06-030	308-54-170	DECOD 91-06-060
308-50-320	DECOD 91-11-031	308-52-540	DECOD 91-06-030	308-54-180	DECOD 91-06-060
308-50-330	DECOD-P 91-07-058	308-52-570	DECOD 91-06-030	308-54-200	DECOD 91-06-060
308-50-330	DECOD 91-11-031	308-52-580	DECOD 91-06-030	308-54-205	DECOD 91-06-060
308-50-350	DECOD-P 91-07-058	308-52-590	REP 91-06-027	308-54-220	DECOD 91-06-060
308-50-350	DECOD 91-11-031	308-52-600	DECOD 91-06-030	308-54-225	DECOD 91-06-060
308-50-380	DECOD-P 91-07-058	308-52-610	DECOD 91-06-030	308-54-230	DECOD 91-06-060
308-50-380	DECOD 91-11-031	308-52-620	DECOD 91-06-030	308-54-240	DECOD 91-06-060
308-50-390	DECOD-P 91-07-058	308-52-630	DECOD 91-06-030	308-54-250	DECOD 91-06-060
308-50-390	DECOD 91-11-031	308-52-640	DECOD 91-06-030	308-54-315	AMD-P 91-05-025
308-50-400	DECOD-P 91-07-058	308-52-650	DECOD 91-06-030	308-54-315	DECOD 91-06-058
308-50-400	DECOD 91-11-031	308-52-660	DECOD 91-06-030	308-54-320	DECOD 91-06-060
308-50-410	DECOD-P 91-07-058	308-52-680	DECOD 91-06-030	308-56A-090	NEW 91-03-088
308-50-410	DECOD 91-11-031	308-52-690	DECOD 91-06-030	308-56A-120	REP-P 91-11-084
308-50-420	DECOD-P 91-07-058	308-53	DECOD-C 91-03-116	308-56A-150	AMD 91-04-024
308-50-420	DECOD 91-11-031	308-53-010	DECOD 91-06-025	308-56A-460	AMD 91-04-025
308-50-430	DECOD-P 91-07-058	308-53-020	DECOD 91-06-028	308-57-005	NEW 91-04-026
308-50-430	DECOD 91-11-031	308-53-030	DECOD 91-06-025	308-57-010	NEW 91-04-026
308-50-440	AMD-P 91-08-078	308-53-070	DECOD 91-06-025	308-57-020	NEW 91-04-026
308-50-440	DECOD 91-11-030	308-53-075	DECOD 91-06-025	308-57-030	NEW 91-04-026
308-50-500	DECOD-P 91-07-058	308-53-084	DECOD 91-06-025	308-57-110	NEW 91-04-026
308-50-500	DECOD 91-11-031	308-53-085	DECOD 91-06-025	308-57-120	NEW 91-04-026
308-51-230	DECOD-W 91-09-044	308-53-100	DECOD 91-06-025	308-57-130	NEW 91-04-026
308-51-240	DECOD-W 91-09-044	308-53-110	DECOD 91-06-025	308-57-140	NEW 91-04-026
308-51-250	DECOD-W 91-09-044	308-53-120	DECOD 91-06-025	308-57-210	NEW 91-04-026
308-51-260	DECOD-W 91-09-044	308-53-123	DECOD 91-06-025	308-57-220	NEW 91-04-026
308-51-270	DECOD-W 91-09-044	308-53-125	DECOD 91-06-025	308-57-230	NEW 91-04-026
308-51-280	DECOD-W 91-09-044	308-53-135	DECOD 91-06-025	308-57-240	NEW 91-04-026
308-51-290	DECOD-W 91-09-044	308-53-140	DECOD 91-06-025	308-57-310	NEW 91-04-026
308-51-300	DECOD-W 91-09-044	308-53-145	DECOD 91-06-025	308-57-320	NEW 91-04-026
308-51-310	DECOD-W 91-09-044	308-53-146	DECOD 91-06-025	308-57-410	NEW 91-04-026
308-51-320	DECOD-W 91-09-044	308-53-150	DECOD 91-06-025	308-57-420	NEW 91-04-026
308-52-010	DECOD 91-06-030	308-53-151	DECOD 91-06-025	308-57-430	NEW 91-04-026
308-52-030	DECOD 91-06-030	308-53-155	DECOD 91-06-025	308-57-440	NEW 91-04-026
308-52-040	DECOD 91-06-030	308-53-165	DECOD 91-06-025	308-58-010	AMD 91-04-025
308-52-100	DECOD 91-06-030	308-53-170	DECOD 91-06-025	308-58-020	AMD 91-04-025
308-52-120	DECOD 91-06-030	308-53-175	DECOD 91-06-025	308-66-152	AMD 91-03-019
308-52-132	DECOD 91-06-030	308-53-180	DECOD 91-06-025	308-66-156	NEW 91-03-092
308-52-135	AMD-E 91-04-033	308-53-200	DECOD 91-06-025	308-77-080	REP 91-03-018
308-52-135	AMD-P 91-04-055	308-53-205	DECOD 91-06-025	308-77-100	AMD 91-03-018
308-52-135	DECOD 91-06-030	308-53-210	DECOD 91-06-025	308-77-250	AMD 91-03-017
308-52-136	DECOD 91-06-030	308-53-215	DECOD 91-06-025	308-91-030	AMD-E 91-02-109
308-52-138	DECOD 91-06-030	308-53-220	DECOD 91-06-025	308-91-030	AMD-P 91-02-110
308-52-139	DECOD 91-06-030	308-53-230	DECOD 91-06-025	308-91-030	AMD 91-06-093
308-52-140	DECOD 91-06-030	308-53-235	DECOD 91-06-025	308-91-090	AMD-E 91-02-109
308-52-141	DECOD 91-06-030	308-53-240	DECOD 91-06-025	308-91-090	AMD-P 91-02-110
308-52-146	DECOD 91-06-030	308-53-245	DECOD 91-06-025	308-91-090	AMD 91-06-093
308-52-147	DECOD 91-06-030	308-53-250	DECOD 91-06-025	308-91-095	NEW-E 91-02-109

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
308-91-095	NEW-P	91-02-110	308-120-700	DECOD	91-07-049	308-122-680	DECOD	91-04-020
308-91-095	NEW	91-06-093	308-120-710	DECOD	91-07-049	308-122-690	DECOD	91-04-020
308-91-150	AMD-E	91-02-109	308-120-720	DECOD	91-07-049	308-122-695	DECOD	91-04-020
308-91-150	AMD-P	91-02-110	308-120-730	DECOD	91-07-049	308-122-700	DECOD	91-04-020
308-91-150	AMD	91-06-093	308-120-740	DECOD	91-07-049	308-122-710	DECOD	91-04-020
308-93-670	NEW	91-03-089	308-120-750	DECOD	91-07-049	308-122-720	DECOD	91-04-020
308-94-035	AMD-P	91-03-142	308-120-760	DECOD	91-07-049	308-124A-430	AMD-P	91-03-047
308-94-035	AMD	91-09-001	308-120-770	DECOD	91-07-049	308-124A-430	AMD	91-07-029
308-96A-005	AMD-P	91-11-084	308-120-780	DECOD	91-07-049	308-124E-012	AMD-P	91-09-013
308-96A-046	AMD	91-04-025	308-120-800	DECOD	91-07-049	308-124E-012	AMD	91-12-012
308-96A-056	AMD	91-04-025	308-120-810	DECOD	91-07-049	308-124H-010	AMD-P	91-03-047
308-96A-057	NEW-P	91-11-084	308-121-110	DECOD	91-07-049	308-124H-010	AMD	91-07-029
308-96A-065	AMD-P	91-11-084	308-121-120	DECOD	91-07-049	308-124H-025	AMD-P	91-03-047
308-96A-070	AMD	91-04-025	308-121-130	DECOD	91-07-049	308-124H-025	AMD	91-07-029
308-96A-071	NEW-P	91-11-084	308-121-140	DECOD	91-07-049	308-124H-520	AMD-P	91-09-065
308-96A-073	NEW	91-04-025	308-121-145	DECOD	91-07-049	308-124H-520	AMD	91-12-013
308-96A-074	NEW	91-04-025	308-121-150	DECOD	91-07-049	308-124H-540	AMD-P	91-03-047
308-96A-075	AMD	91-04-025	308-121-155	DECOD	91-07-049	308-124H-540	AMD	91-07-029
308-96A-161	NEW-P	91-11-084	308-121-160	DECOD	91-07-049	308-124H-800	NEW-P	91-09-013
308-96A-162	NEW-P	91-11-084	308-121-165	DECOD	91-07-049	308-124H-800	NEW	91-12-012
308-96A-345	AMD	91-04-024	308-121-170	DECOD	91-07-049	308-125-010	NEW	91-04-074
308-96A-350	AMD	91-04-024	308-121-175	DECOD	91-07-049	308-125-020	NEW	91-04-074
308-96A-380	AMD	91-04-024	308-121-180	DECOD	91-07-049	308-125-030	NEW	91-04-074
308-96A-505	NEW	91-03-091	308-122-000	DECOD	91-04-020	308-125-040	NEW	91-04-074
308-96A-510	NEW	91-03-091	308-122-005	DECOD	91-04-020	308-125-050	NEW	91-04-074
308-96A-520	NEW	91-03-091	308-122-006	DECOD	91-04-020	308-125-060	NEW	91-04-074
308-96A-530	NEW	91-03-091	308-122-060	DECOD	91-04-020	308-125-070	NEW	91-04-074
308-96A-540	NEW	91-03-091	308-122-200	DECOD	91-04-020	308-125-080	NEW	91-04-074
308-96A-550	NEW	91-03-091	308-122-200	AMD	91-04-021	308-125-090	NEW	91-04-074
308-96A-560	NEW	91-03-091	308-122-211	DECOD	91-04-020	308-125-100	NEW	91-04-074
308-120-100	DECOD	91-07-049	308-122-215	DECOD	91-04-020	308-125-110	NEW	91-04-074
308-120-100	AMD	91-07-067	308-122-220	DECOD	91-04-020	308-125-120	NEW	91-04-074
308-120-161	DECOD	91-07-049	308-122-225	DECOD	91-04-020	308-125-130	NEW	91-04-074
308-120-162	DECOD	91-07-049	308-122-230	DECOD	91-04-020	308-125-140	NEW	91-04-074
308-120-163	DECOD	91-07-049	308-122-235	DECOD	91-04-020	308-125-150	NEW	91-04-074
308-120-164	DECOD	91-07-049	308-122-275	DECOD	91-05-028	308-125-160	NEW	91-04-074
308-120-165	DECOD	91-07-049	308-122-280	DECOD	91-04-020	308-125-170	NEW	91-04-074
308-120-166	DECOD	91-07-049	308-122-350	DECOD	91-04-020	308-125-180	NEW	91-04-074
308-120-168	AMD	91-07-032	308-122-360	DECOD	91-04-020	308-125-190	NEW	91-04-074
308-120-168	DECOD	91-07-049	308-122-360	AMD	91-04-021	308-125-200	NEW	91-04-074
308-120-170	DECOD	91-07-049	308-122-370	DECOD	91-04-020	308-125-210	NEW	91-04-074
308-120-180	DECOD	91-07-049	308-122-380	REP	91-04-021	308-128B-080	AMD-P	91-08-049
308-120-185	DECOD	91-07-049	308-122-380	DECOD-W	91-12-035	308-128B-080	AMD	91-11-066
308-120-186	DECOD	91-07-049	308-122-390	REP	91-04-021	308-138-055	REP-P	91-03-117
308-120-270	DECOD	91-07-049	308-122-390	DECOD-W	91-12-035	308-171-001	DECOD	91-05-027
308-120-275	DECOD	91-07-048	308-122-400	REP	91-04-021	308-171-001	AMD-P	91-05-088
308-120-300	DECOD	91-07-049	308-122-400	DECOD-W	91-12-035	308-171-002	DECOD	91-05-027
308-120-305	DECOD	91-07-049	308-122-410	REP	91-04-021	308-171-003	DECOD	91-05-027
308-120-315	DECOD	91-07-049	308-122-410	DECOD-W	91-12-035	308-171-010	DECOD	91-05-027
308-120-325	DECOD	91-07-049	308-122-420	REP	91-04-021	308-171-010	AMD-P	91-05-088
308-120-335	DECOD	91-07-049	308-122-420	DECOD-W	91-12-035	308-171-020	DECOD	91-05-027
308-120-338	DECOD	91-07-049	308-122-430	DECOD	91-04-020	308-171-020	AMD-P	91-05-088
308-120-345	DECOD	91-07-049	308-122-440	DECOD	91-04-020	308-171-040	DECOD	91-05-027
308-120-360	DECOD	91-07-049	308-122-450	DECOD	91-04-020	308-171-041	DECOD	91-05-027
308-120-365	REP	91-07-049	308-122-500	REP	91-04-021	308-171-041	AMD-P	91-05-088
308-120-400	DECOD	91-07-049	308-122-500	DECOD-W	91-12-035	308-171-045	DECOD	91-05-027
308-120-410	DECOD	91-07-049	308-122-505	DECOD	91-04-020	308-171-100	DECOD	91-05-027
308-120-420	DECOD	91-07-049	308-122-510	DECOD	91-04-020	308-171-101	DECOD	91-05-027
308-120-430	DECOD	91-07-049	308-122-515	DECOD	91-04-020	308-171-102	DECOD	91-05-027
308-120-440	DECOD	91-07-049	308-122-515	AMD	91-04-021	308-171-103	DECOD	91-05-027
308-120-450	DECOD	91-07-049	308-122-520	DECOD	91-04-020	308-171-103	AMD-P	91-05-088
308-120-505	DECOD	91-07-049	308-122-520	AMD	91-04-021	308-171-104	DECOD	91-05-027
308-120-506	DECOD	91-07-049	308-122-525	DECOD	91-04-020	308-171-200	DECOD	91-05-027
308-120-525	DECOD	91-07-049	308-122-530	DECOD	91-04-020	308-171-201	DECOD	91-05-027
308-120-530	DECOD	91-07-049	308-122-535	DECOD	91-04-020	308-171-202	DECOD	91-05-027
308-120-535	DECOD	91-07-049	308-122-540	DECOD	91-04-020	308-171-300	DECOD	91-05-027
308-120-540	DECOD	91-07-049	308-122-545	DECOD	91-04-020	308-171-301	DECOD	91-05-027
308-120-545	DECOD	91-07-049	308-122-600	DECOD	91-04-020	308-171-302	DECOD	91-05-027
308-120-550	DECOD	91-07-049	308-122-610	DECOD	91-04-020	308-171-310	DECOD	91-05-030
308-120-555	DECOD	91-07-049	308-122-620	DECOD	91-04-020	308-171-320	DECOD	91-05-027
308-120-560	DECOD	91-07-049	308-122-630	DECOD	91-04-020	308-171-330	DECOD	91-05-027
308-120-565	DECOD	91-07-049	308-122-640	DECOD	91-04-020	308-173-210	DECOD	91-07-049
308-120-565	AMD	91-07-067	308-122-650	DECOD	91-04-020	308-173-220	DECOD	91-07-049
308-120-570	DECOD	91-07-049	308-122-660	DECOD	91-04-020	308-173-230	DECOD	91-07-049
308-120-575	DECOD	91-07-049	308-122-660	AMD	91-04-021	308-173-240	DECOD	91-07-049
308-120-610	AMD	91-07-032	308-122-670	DECOD	91-04-020	308-173-245	DECOD	91-07-049
308-120-620	DECOD	91-07-049	308-122-670	AMD	91-04-021	308-173-250	DECOD	91-07-049

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
308-173-255	DECOD 91-07-049	315-11-591	AMD 91-03-036	332-08-260	REP-P 91-08-066
308-173-260	DECOD 91-07-049	315-11-610	NEW 91-03-036	332-08-270	REP-P 91-08-066
308-173-265	DECOD 91-07-049	315-11-611	NEW 91-03-036	332-08-280	REP-P 91-08-066
308-173-270	DECOD 91-07-049	315-11-611	AMD-P 91-03-112	332-08-290	REP-P 91-08-066
308-173-275	DECOD 91-07-049	315-11-611	AMD 91-06-074	332-08-300	REP-P 91-08-066
308-173-280	DECOD 91-07-049	315-11-612	NEW 91-03-036	332-08-305	NEW-P 91-08-066
314-16-125	AMD-P 91-05-085	315-11-620	NEW-P 91-03-112	332-08-310	REP-P 91-08-066
314-16-125	AMD-C 91-09-005	315-11-620	NEW 91-06-074	332-08-315	NEW-P 91-08-066
314-16-125	AMD-W 91-10-045	315-11-621	NEW-P 91-03-112	332-08-320	REP-P 91-08-066
314-20-020	AMD-P 91-05-086	315-11-621	NEW 91-06-074	332-08-330	REP-P 91-08-066
314-20-020	AMD 91-08-022	315-11-622	NEW-P 91-03-112	332-08-340	REP-P 91-08-066
314-52-015	AMD-C 91-03-007	315-11-622	NEW 91-06-074	332-08-350	REP-P 91-08-066
314-52-015	AMD-W 91-04-085	315-11-630	NEW-P 91-03-112	332-08-360	REP-P 91-08-066
315-04-205	NEW-P 91-07-070	315-11-630	NEW 91-06-074	332-08-370	REP-P 91-08-066
315-04-205	NEW 91-11-033	315-11-630	AMD-P 91-12-069	332-08-380	REP-P 91-08-066
315-06-120	AMD 91-03-036	315-11-631	NEW-P 91-03-112	332-08-390	REP-P 91-08-066
315-11-200	REP 91-03-034	315-11-631	NEW 91-06-074	332-08-400	REP-P 91-08-066
315-11-201	REP 91-03-034	315-11-632	NEW-P 91-03-112	332-08-405	NEW-P 91-08-066
315-11-202	REP 91-03-034	315-11-632	NEW 91-06-074	332-08-410	REP-P 91-08-066
315-11-210	REP 91-03-034	315-11-632	AMD-P 91-12-069	332-08-420	REP-P 91-08-066
315-11-211	REP 91-03-034	315-11-640	NEW-P 91-07-070	332-08-430	REP-P 91-08-066
315-11-212	REP 91-03-034	315-11-640	NEW 91-11-033	332-08-440	REP-P 91-08-066
315-11-220	REP 91-03-034	315-11-641	NEW-P 91-07-070	332-08-450	REP-P 91-08-066
315-11-221	REP 91-03-034	315-11-641	NEW 91-11-033	332-08-460	REP-P 91-08-066
315-11-222	REP 91-03-034	315-11-642	NEW-P 91-07-070	332-08-470	REP-P 91-08-066
315-11-230	REP 91-03-034	315-11-642	NEW 91-11-033	332-08-480	REP-P 91-08-066
315-11-231	REP 91-03-034	315-11-650	NEW-P 91-07-070	332-08-500	REP-P 91-08-066
315-11-232	REP 91-03-034	315-11-650	NEW 91-11-033	332-08-505	NEW-P 91-08-066
315-11-240	REP 91-03-034	315-11-651	NEW-P 91-07-070	332-08-510	REP-P 91-08-066
315-11-241	REP 91-03-034	315-11-651	NEW 91-11-033	332-08-515	NEW-P 91-08-066
315-11-242	REP 91-03-034	315-11-652	NEW-P 91-07-070	332-08-520	REP-P 91-08-066
315-11-250	REP 91-03-034	315-11-652	NEW 91-11-033	332-08-525	NEW-P 91-08-066
315-11-251	REP 91-03-034	315-11-660	NEW-P 91-07-070	332-08-530	REP-P 91-08-066
315-11-252	REP 91-03-034	315-11-660	NEW 91-11-033	332-08-535	NEW-P 91-08-066
315-11-260	REP 91-03-034	315-11-661	NEW-P 91-07-070	332-08-540	REP-P 91-08-066
315-11-261	REP 91-03-034	315-11-661	NEW 91-11-033	332-08-545	NEW-P 91-08-066
315-11-262	REP 91-03-034	315-11-662	NEW-P 91-07-070	332-08-550	REP-P 91-08-066
315-11-270	REP 91-03-034	315-11-662	NEW 91-11-033	332-08-560	REP-P 91-08-066
315-11-271	REP 91-03-034	315-11-670	NEW-P 91-12-069	332-08-570	REP-P 91-08-066
315-11-272	REP 91-03-034	315-11-671	NEW-P 91-12-069	332-08-580	REP-P 91-08-066
315-11-280	REP 91-03-034	315-11-672	NEW-P 91-12-069	332-08-590	REP-P 91-08-066
315-11-281	REP 91-03-034	315-11-680	NEW-P 91-12-069	332-10-020	AMD-P 91-09-060
315-11-282	REP 91-03-034	315-11-681	NEW-P 91-12-069	332-10-030	AMD-P 91-09-060
315-11-290	REP 91-03-034	315-11-682	NEW-P 91-12-069	332-10-035	REP-P 91-09-060
315-11-291	REP 91-03-034	315-12-140	REP 91-03-035	332-10-040	AMD-P 91-09-060
315-11-292	REP 91-03-034	315-12-145	NEW 91-03-036	332-10-045	REP-P 91-09-060
315-11-300	REP 91-03-034	326-30-03904	NEW-E 91-12-051	332-10-050	AMD-P 91-09-060
315-11-301	REP 91-03-034	332-08-005	NEW-P 91-08-066	332-10-060	AMD-P 91-09-060
315-11-302	REP 91-03-034	332-08-010	REP-P 91-08-066	332-10-070	AMD-P 91-09-060
315-11-310	REP 91-03-034	332-08-015	NEW-P 91-08-066	332-10-080	AMD-P 91-09-060
315-11-311	REP 91-03-034	332-08-020	REP-P 91-08-066	332-10-100	AMD-P 91-09-060
315-11-312	REP 91-03-034	332-08-025	NEW-P 91-08-066	332-10-120	AMD-P 91-09-060
315-11-320	REP 91-03-034	332-08-040	REP-P 91-08-066	332-10-130	AMD-P 91-09-060
315-11-321	REP 91-03-034	332-08-050	REP-P 91-08-066	332-10-135	REP-P 91-09-060
315-11-322	REP 91-03-034	332-08-060	REP-P 91-08-066	332-10-140	AMD-P 91-09-060
315-11-330	REP 91-03-034	332-08-070	REP-P 91-08-066	332-10-145	NEW-P 91-09-060
315-11-331	REP 91-03-034	332-08-080	REP-P 91-08-066	332-26-080	NEW-E 91-09-029
315-11-332	REP 91-03-034	332-08-090	REP-P 91-08-066	332-26-081	NEW-E 91-10-067
315-11-340	REP 91-03-034	332-08-100	REP-P 91-08-066	352-12-010	AMD-P 91-03-142
315-11-341	REP 91-03-034	332-08-105	NEW-P 91-08-066	352-12-020	AMD-P 91-03-142
315-11-342	REP 91-03-034	332-08-110	REP-P 91-08-066	352-12-020	AMD 91-09-001
315-11-350	REP 91-03-034	332-08-115	NEW-P 91-08-066	352-12-030	AMD-P 91-03-142
315-11-351	REP 91-03-034	332-08-120	REP-P 91-08-066	352-12-030	AMD 91-09-001
315-11-352	REP 91-03-034	332-08-125	NEW-P 91-08-066	352-32-010	AMD-P 91-03-142
315-11-360	REP 91-03-034	332-08-130	REP-P 91-08-066	352-32-010	AMD 91-09-001
315-11-361	REP 91-03-034	332-08-140	REP-P 91-08-066	352-32-035	AMD-P 91-03-142
315-11-362	REP 91-03-034	332-08-150	REP-P 91-08-066	352-32-035	AMD 91-09-001
315-11-370	REP 91-03-034	332-08-160	REP-P 91-08-066	352-32-045	AMD-P 91-03-142
315-11-371	REP 91-03-034	332-08-170	REP-P 91-08-066	352-32-045	AMD 91-09-001
315-11-372	REP 91-03-034	332-08-180	REP-P 91-08-066	352-32-200	AMD-P 91-03-140
315-11-380	REP 91-03-034	332-08-190	REP-P 91-08-066	352-32-200	AMD 91-07-014
315-11-381	REP 91-03-034	332-08-200	REP-P 91-08-066	352-32-210	AMD-P 91-03-140
315-11-382	REP 91-03-034	332-08-210	REP-P 91-08-066	352-32-210	AMD 91-07-014
315-11-390	REP 91-03-034	332-08-220	REP-P 91-08-066	352-32-250	AMD-P 91-03-142
315-11-391	REP 91-03-034	332-08-230	REP-P 91-08-066	352-32-250	AMD 91-09-001
315-11-392	REP 91-03-034	332-08-240	REP-P 91-08-066	352-32-252	AMD-P 91-03-142
315-11-590	AMD 91-03-036	332-08-250	REP-P 91-08-066	352-32-252	AMD 91-09-001

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
352-32-270	AMD-P	91-03-142	360-35-110	NEW	91-04-056	371-08-183	AMD	91-03-028
352-32-270	AMD	91-09-001	360-36	DECOD-W	91-06-037	371-08-184	NEW	91-03-028
352-75	AMD-P	91-11-058	360-38	DECOD-W	91-06-037	371-08-186	AMD	91-03-028
352-75-010	AMD-P	91-11-058	360-40	DECOD-W	91-06-037	371-08-187	AMD	91-03-028
352-75-020	AMD-P	91-11-058	360-44	DECOD-W	91-06-037	371-08-188	AMD	91-03-028
352-75-030	AMD-P	91-11-058	360-46	DECOD-W	91-06-037	371-08-189	AMD	91-03-028
352-75-040	AMD-P	91-11-058	360-47	DECOD-W	91-06-037	371-08-190	REP	91-03-028
352-75-050	AMD-P	91-11-058	360-48	DECOD-W	91-06-037	371-08-195	AMD	91-03-028
352-75-060	AMD-P	91-11-058	360-49	DECOD-W	91-06-037	371-08-196	AMD	91-03-028
352-75-070	AMD-P	91-11-058	360-49-050	NEW-P	91-05-090	371-08-200	AMD	91-03-028
352-75-080	AMD-P	91-11-058	360-52	DECOD-W	91-06-037	371-08-201	REP	91-03-028
352-75-090	AMD-P	91-11-058	360-52-120	NEW-P	91-05-092	371-08-205	REP	91-03-028
356-06-040	AMD-C	91-03-068	360-52-120	NEW	91-11-040	371-08-210	REP	91-03-028
356-06-040	AMD-W	91-05-081	360-54	DECOD-W	91-06-037	371-08-215	AMD	91-03-028
356-06-110	NEW-P	91-10-062	360-60	DECOD-W	91-06-037	371-08-220	AMD	91-03-028
356-10-050	AMD	91-03-070	365-90-010	AMD	91-04-017	371-08-230	AMD	91-03-028
356-15-020	AMD-P	91-04-046	365-90-020	AMD	91-04-017	371-08-240	AMD	91-03-028
356-15-020	AMD-C	91-07-054	365-90-030	REP	91-04-017	371-08-245	REP	91-03-028
356-15-020	AMD-W	91-09-037	365-90-040	AMD	91-04-017	371-12	REP-C	91-03-027
356-15-080	AMD	91-03-069	365-90-050	REP	91-04-017	371-12-010	REP	91-03-028
356-15-130	AMD	91-05-083	365-90-070	AMD	91-04-017	371-12-020	REP	91-03-028
356-15-130	AMD-P	91-10-063	365-90-080	AMD	91-04-017	371-12-030	REP	91-03-028
356-18-112	AMD-C	91-05-082	365-90-090	AMD	91-04-017	371-12-040	REP	91-03-028
356-18-112	AMD	91-07-055	365-190-010	NEW	91-07-041	371-12-050	REP	91-03-028
356-18-230	NEW-P	91-10-066	365-190-020	NEW	91-07-041	371-12-060	REP	91-03-028
356-18-230	NEW-E	91-11-043	365-190-030	NEW	91-07-041	371-12-070	REP	91-03-028
356-22-120	AMD-P	91-12-034	365-190-040	NEW	91-07-041	371-12-080	REP	91-03-028
356-22-130	AMD	91-03-071	365-190-050	NEW	91-07-041	371-12-090	REP	91-03-028
356-22-230	AMD-C	91-03-068	365-190-060	NEW	91-07-041	371-12-100	REP	91-03-028
356-22-230	AMD-W	91-05-081	365-190-070	NEW	91-07-041	371-12-110	REP	91-03-028
356-26-040	AMD-P	91-10-064	365-190-080	NEW	91-07-041	371-12-120	REP	91-03-028
356-30-260	AMD-C	91-05-082	371-08	AMD-C	91-03-027	371-12-130	REP	91-03-028
356-30-260	AMD	91-07-055	371-08-001	NEW	91-03-028	374-50-010	NEW-P	91-08-033
356-30-305	AMD-C	91-05-082	371-08-002	NEW	91-03-028	374-50-020	NEW-P	91-08-033
356-30-305	AMD	91-07-055	371-08-005	AMD	91-03-028	374-50-030	NEW-P	91-08-033
356-30-320	AMD-P	91-10-065	371-08-010	AMD	91-03-028	374-50-040	NEW-P	91-08-033
360-08	DECOD-W	91-06-037	371-08-015	REP	91-03-028	374-50-050	NEW-P	91-08-033
360-10	DECOD-W	91-06-037	371-08-020	AMD	91-03-028	374-50-060	NEW-P	91-08-033
360-10-030	AMD-P	91-05-091	371-08-030	AMD	91-03-028	374-50-070	NEW-P	91-08-033
360-10-030	AMD	91-11-041	371-08-031	REP	91-03-028	374-50-080	NEW-P	91-08-033
360-10-050	AMD-P	91-05-091	371-08-032	AMD	91-03-028	374-50-090	NEW-P	91-08-033
360-10-050	AMD	91-11-041	371-08-033	NEW	91-03-028	381-10-010	NEW-P	91-10-009
360-10-060	AMD-P	91-05-091	371-08-035	AMD	91-03-028	381-10-020	NEW-P	91-10-009
360-10-060	AMD	91-11-041	371-08-040	AMD	91-03-028	381-10-030	NEW-P	91-10-009
360-11	DECOD-W	91-06-037	371-08-045	REP	91-03-028	381-10-040	NEW-P	91-10-009
360-12	DECOD-W	91-06-037	371-08-065	AMD	91-03-028	381-10-050	NEW-P	91-10-009
360-12-128	AMD-P	91-08-078	371-08-071	AMD	91-03-028	381-10-060	NEW-P	91-10-009
360-13	DECOD-W	91-06-037	371-08-075	AMD	91-03-028	381-10-070	NEW-P	91-10-009
360-15	DECOD-W	91-06-037	371-08-080	DECOD	91-03-028	381-10-080	NEW-P	91-10-009
360-16	DECOD-W	91-06-037	371-08-085	AMD	91-03-028	381-10-090	NEW-P	91-10-009
360-16A	DECOD-W	91-06-037	371-08-095	REP	91-03-028	381-10-100	NEW-P	91-10-009
360-17	DECOD-W	91-06-037	371-08-100	AMD	91-03-028	381-10-110	NEW-P	91-10-009
360-17-010	AMD-W	91-05-049	371-08-102	REP	91-03-028	381-10-120	NEW-P	91-10-009
360-17-040	AMD-W	91-05-049	371-08-104	AMD	91-03-028	381-10-130	NEW-P	91-10-009
360-17-070	AMD-W	91-05-049	371-08-105	REP	91-03-028	381-10-140	NEW-P	91-10-009
360-17-075	NEW-W	91-05-049	371-08-106	NEW	91-03-028	381-10-150	NEW-P	91-10-009
360-17-095	NEW-W	91-05-049	371-08-110	REP	91-03-028	381-10-160	NEW-P	91-10-009
360-17-100	AMD-W	91-05-049	371-08-115	REP	91-03-028	381-10-170	NEW-P	91-10-009
360-18	DECOD-W	91-06-037	371-08-120	REP	91-03-028	381-20-010	NEW-P	91-10-009
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360-19	DECOD-W	91-06-037	371-08-130	AMD	91-03-028	381-20-030	NEW-P	91-10-009
360-20	DECOD-W	91-06-037	371-08-131	REP	91-03-028	381-20-040	NEW-P	91-10-009
360-20-220	NEW-P	91-07-056	371-08-132	REP	91-03-028	381-20-050	NEW-P	91-10-009
360-21	DECOD-W	91-06-037	371-08-135	REP	91-03-028	381-20-060	NEW-P	91-10-009
360-23	DECOD-W	91-06-037	371-08-140	AMD	91-03-028	381-20-070	NEW-P	91-10-009
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388-150-280	AMD	91-07-013	392-115-010	NEW	91-07-007	392-121-269	NEW	91-02-097
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388-155-020	AMD-P	91-12-024	392-115-040	NEW-P	91-03-001	392-121-510	NEW	91-07-006
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388-155-050	NEW	91-04-048	392-115-045	NEW	91-07-007	392-121-520	NEW	91-07-006
388-155-060	NEW	91-04-048	392-115-050	NEW-P	91-03-001	392-121-525	NEW	91-07-006
388-155-070	NEW	91-04-048	392-115-050	NEW	91-07-007	392-121-530	NEW	91-07-006
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388-155-450	NEW	91-04-048	392-115-150	NEW	91-07-007	392-125-026	NEW	91-07-063
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388-155-470	NEW	91-04-048	392-115-155	NEW	91-07-007	392-125-027	NEW	91-07-063
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390-16-308	AMD-P	91-11-105	392-117-040	NEW-P	91-09-025	392-127-700	NEW	91-03-129
390-16-312	NEW-W	91-11-104	392-117-045	NEW-P	91-09-025	392-127-703	NEW	91-03-129
390-16-312	NEW-P	91-11-105	392-117-050	NEW-P	91-09-025	392-127-705	NEW	91-03-129

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
392-127-710	NEW	91-03-129	392-142-095	AMD-P	91-12-006	415-108-322	NEW	91-03-015
392-127-715	NEW	91-03-129	392-142-235	AMD-P	91-12-006	415-108-324	NEW	91-03-015
392-127-720	NEW	91-03-129	392-142-250	AMD-P	91-12-006	415-108-326	NEW	91-03-015
392-127-725	NEW	91-03-129	392-145-015	AMD-P	91-03-074	415-112-720	NEW	91-03-016
392-127-730	NEW	91-03-129	392-145-015	AMD	91-06-032	415-112-722	NEW	91-03-016
392-127-735	NEW	91-03-129	392-145-030	AMD-P	91-03-074	415-112-725	NEW	91-03-016
392-127-740	NEW	91-03-129	392-145-030	AMD	91-06-032	415-112-727	NEW	91-03-016
392-127-745	NEW	91-03-129	392-151-003	NEW-P	91-10-085	415-114-010	NEW-P	91-06-089
392-127-750	NEW	91-03-129	392-151-005	AMD-P	91-10-085	415-114-010	NEW-C	91-10-108
392-127-755	NEW	91-03-129	392-151-010	AMD-P	91-10-085	415-114-010	NEW	91-11-061
392-127-760	NEW	91-03-129	392-151-015	AMD-P	91-10-085	415-114-020	NEW-P	91-06-089
392-127-765	NEW	91-03-129	392-151-017	NEW-P	91-10-085	415-114-020	NEW-C	91-10-108
392-127-770	NEW	91-03-129	392-151-020	AMD-P	91-10-085	415-114-020	NEW	91-11-061
392-127-775	NEW	91-03-129	392-151-035	AMD-P	91-10-085	415-114-030	NEW-P	91-06-089
392-127-780	NEW	91-03-129	392-151-040	AMD-P	91-10-085	415-114-030	NEW-C	91-10-108
392-127-785	NEW	91-03-129	392-151-045	AMD-P	91-10-085	415-114-030	NEW	91-11-061
392-127-790	NEW	91-03-129	392-151-050	AMD-P	91-10-085	415-114-040	NEW-P	91-06-089
392-127-795	NEW	91-03-129	392-151-055	AMD-P	91-10-085	415-114-040	NEW-C	91-10-108
392-127-800	NEW	91-03-129	392-151-060	AMD-P	91-10-085	415-114-040	NEW	91-11-061
392-127-805	NEW	91-03-129	392-151-095	AMD-P	91-10-085	415-114-050	NEW-P	91-06-089
392-127-810	NEW	91-03-129	392-151-105	AMD-P	91-10-085	415-114-050	NEW-C	91-10-108
392-127-815	NEW	91-03-129	392-151-120	AMD-P	91-10-085	415-114-050	NEW	91-11-061
392-127-820	NEW	91-03-129	392-151-125	AMD-P	91-10-085	415-114-055	NEW-P	91-10-108
392-127-825	NEW	91-03-129	392-151-130	AMD-P	91-10-085	415-114-060	NEW-P	91-06-089
392-127-830	NEW	91-03-129	392-151-135	AMD-P	91-10-085	415-114-060	NEW-C	91-10-108
392-140-224	AMD-P	91-09-026	392-151-140	AMD-P	91-10-085	415-114-060	NEW	91-11-061
392-140-224	AMD	91-12-021	392-151-145	REP-P	91-10-085	415-114-070	NEW-C	91-10-108
392-140-257	AMD-P	91-04-089	392-151-150	REP-P	91-10-085	415-115-010	NEW-P	91-10-109
392-140-257	AMD	91-08-039	392-160	AMD-C	91-11-028	415-115-020	NEW-P	91-10-109
392-140-336	AMD-P	91-12-006	392-160-015	AMD-P	91-07-062	415-115-030	NEW-P	91-10-109
392-140-337	AMD-P	91-12-006	392-160-020	AMD-P	91-07-062	415-115-040	NEW-P	91-10-109
392-140-340	NEW	91-02-094	392-160-040	AMD-P	91-07-062	415-115-050	NEW-P	91-10-109
392-140-341	NEW	91-02-094	392-191-001	AMD-P	91-12-006	415-115-060	NEW-P	91-10-109
392-140-342	NEW	91-02-094	392-191-007	AMD-P	91-12-006	415-115-070	NEW-P	91-10-109
392-140-343	NEW	91-02-094	392-191-030	AMD-P	91-12-006	415-115-080	NEW-P	91-10-109
392-140-345	NEW	91-02-094	392-191-035	AMD-P	91-12-006	415-115-090	NEW-P	91-10-109
392-140-346	NEW	91-02-094	392-191-040	AMD-P	91-12-006	415-115-100	NEW-P	91-10-109
392-140-347	NEW	91-02-094	392-191-060	REP-P	91-10-104	415-115-110	NEW-P	91-10-109
392-140-348	NEW	91-02-094	392-191-065	REP-P	91-10-104	415-115-120	NEW-P	91-10-109
392-140-349	NEW	91-02-094	392-191-070	REP-P	91-10-104	415-116-010	NEW-P	91-10-107
392-140-350	NEW	91-02-094	392-191-075	REP-P	91-10-104	415-116-020	NEW-P	91-10-107
392-140-351	NEW	91-02-094	392-191-075	AMD-P	91-12-006	415-116-030	NEW-P	91-10-107
392-140-352	NEW	91-02-094	392-191-080	REP-P	91-10-104	415-116-040	NEW-P	91-10-107
392-140-353	NEW	91-02-094	392-191-085	REP-P	91-10-104	415-116-050	NEW-P	91-10-107
392-140-354	NEW	91-02-094	392-191-085	AMD-P	91-12-006	417-01-100	NEW-E	91-09-052
392-140-355	NEW	91-02-094	392-191-090	REP-P	91-10-104	417-01-105	NEW-E	91-09-052
392-140-356	NEW	91-02-094	392-191-095	REP-P	91-10-104	417-01-110	NEW-E	91-09-052
392-140-357	NEW	91-02-094	392-192-005	AMD-P	91-12-006	417-01-115	NEW-E	91-09-052
392-140-358	NEW	91-02-094	392-192-040	AMD-P	91-12-006	417-01-120	NEW-E	91-09-052
392-140-359	NEW	91-02-094	392-202-003	AMD	91-03-119	417-01-125	NEW-E	91-09-052
392-140-360	NEW	91-02-094	400-12	PREP	91-05-066	417-01-130	NEW-E	91-09-052
392-140-361	NEW	91-02-094	402-70-010	AMD-W	91-08-059	417-01-135	NEW-E	91-09-052
392-140-362	NEW	91-02-094	402-70-020	AMD-W	91-08-059	417-01-140	NEW-E	91-09-052
392-140-363	NEW	91-02-094	402-70-030	AMD-W	91-08-059	417-01-145	NEW-E	91-09-052
392-140-364	NEW	91-02-094	402-70-040	NEW-W	91-08-059	417-01-150	NEW-E	91-09-052
392-140-365	NEW	91-02-094	402-70-045	NEW-W	91-08-059	417-01-155	NEW-E	91-09-052
392-140-366	NEW	91-02-094	402-70-050	AMD-W	91-08-059	419-14-030	AMD-P	91-03-107
392-140-367	NEW	91-02-094	402-70-055	NEW-W	91-08-059	419-14-030	AMD	91-06-063
392-140-368	NEW	91-02-094	402-70-060	NEW-W	91-08-059	419-14-040	AMD-P	91-03-107
392-140-369	NEW	91-02-094	402-70-062	NEW-W	91-08-059	419-14-040	AMD	91-06-063
392-140-370	NEW	91-02-094	402-70-064	NEW-W	91-08-059	419-14-090	AMD-P	91-03-107
392-140-371	NEW	91-02-094	402-70-066	NEW-W	91-08-059	419-14-090	AMD	91-06-063
392-140-372	NEW	91-02-094	402-70-068	NEW-W	91-08-059	419-14-100	AMD-P	91-03-107
392-140-373	NEW	91-02-094	402-70-070	AMD-W	91-08-059	419-14-100	AMD	91-06-063
392-140-374	NEW	91-02-094	402-70-077	NEW-W	91-08-059	419-14-110	AMD-P	91-03-107
392-140-375	NEW	91-02-094	402-70-080	AMD-W	91-08-059	419-14-110	AMD	91-06-063
392-140-376	NEW	91-02-094	402-70-085	NEW-W	91-08-059	419-18-030	AMD-P	91-03-106
392-140-377	NEW	91-02-094	402-70-090	AMD-W	91-08-059	419-18-030	AMD	91-06-062
392-140-378	NEW	91-02-094	415-100-041	NEW	91-03-013	419-18-040	AMD-P	91-03-106
392-140-379	NEW	91-02-094	415-100-045	NEW	91-03-013	419-18-040	AMD	91-06-062
392-140-380	NEW	91-02-094	415-100-051	NEW	91-03-013	419-18-050	AMD-P	91-03-106
392-140-381	NEW	91-02-094	415-100-055	NEW	91-03-013	419-18-050	AMD	91-06-062
392-140-390	NEW	91-02-094	415-104-201	NEW	91-03-014	419-18-060	AMD-P	91-03-106
392-140-391	NEW	91-02-094	415-104-205	NEW	91-03-014	419-18-060	AMD	91-06-062
392-140-392	NEW	91-02-094	415-104-211	NEW	91-03-014	419-18-070	AMD-P	91-03-106
392-140-393	NEW	91-02-094	415-104-215	NEW	91-03-014	419-18-070	AMD	91-06-062
392-142-005	AMD-P	91-12-006	415-108-320	NEW	91-03-015	434-42-900	NEW-P	91-03-125

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
434-42-900	NEW-E	91-03-126	446-65-005	NEW-E	91-06-050	448-12-320	REP	91-06-022
434-42-900	REP-E	91-07-002	446-65-005	NEW	91-06-066	448-12-330	REP-S	91-03-123
434-42-900	NEW-W	91-07-003	446-65-010	NEW-E	91-06-050	448-12-330	REP	91-06-022
434-42-905	NEW-P	91-03-125	446-65-010	NEW	91-06-066	448-12-340	REP-S	91-03-123
434-42-905	NEW-E	91-03-126	446-75-010	NEW-P	91-07-045	448-12-340	REP	91-06-022
434-42-905	REP-E	91-07-002	446-75-010	NEW-E	91-07-046	448-13-010	NEW-S	91-03-123
434-42-905	NEW-W	91-07-003	446-75-010	NEW	91-11-046	448-13-010	NEW	91-06-022
434-42-910	NEW-P	91-03-125	446-75-020	NEW-P	91-07-045	448-13-020	NEW-S	91-03-123
434-42-910	NEW-E	91-03-126	446-75-020	NEW-E	91-07-046	448-13-020	NEW	91-06-022
434-42-910	REP-E	91-07-002	446-75-020	NEW	91-11-046	448-13-030	NEW-S	91-03-123
434-42-910	NEW-W	91-07-003	446-75-030	NEW-P	91-07-045	448-13-030	NEW	91-06-022
434-42-915	NEW-P	91-03-125	446-75-030	NEW-E	91-07-046	448-13-040	NEW-S	91-03-123
434-42-915	NEW-E	91-03-126	446-75-030	NEW	91-11-046	448-13-040	NEW	91-06-022
434-42-915	REP-E	91-07-002	446-75-040	NEW-P	91-07-045	448-13-050	NEW-S	91-03-123
434-42-915	NEW-W	91-07-003	446-75-040	NEW-E	91-07-046	448-13-050	NEW	91-06-022
434-42-920	NEW-P	91-03-125	446-75-040	NEW	91-11-046	448-13-060	NEW-S	91-03-123
434-42-920	NEW-E	91-03-126	446-75-050	NEW-P	91-07-045	448-13-060	NEW	91-06-022
434-42-920	REP-E	91-07-002	446-75-050	NEW-E	91-07-046	448-13-070	NEW-S	91-03-123
434-42-920	NEW-W	91-07-003	446-75-050	NEW	91-11-046	448-13-070	NEW	91-06-022
434-42-925	NEW-P	91-03-125	446-75-060	NEW-P	91-07-045	448-13-080	NEW-S	91-03-123
434-42-925	NEW-E	91-03-126	446-75-060	NEW-E	91-07-046	448-13-080	NEW	91-06-022
434-42-925	REP-E	91-07-002	446-75-060	NEW	91-11-046	448-13-090	NEW-S	91-03-123
434-42-925	NEW-W	91-07-003	446-75-070	NEW-P	91-07-045	448-13-090	NEW	91-06-022
434-42-930	NEW-P	91-03-125	446-75-070	NEW-E	91-07-046	448-13-100	NEW-S	91-03-123
434-42-930	NEW-E	91-03-126	446-75-070	NEW	91-11-046	448-13-100	NEW	91-06-022
434-42-930	REP-E	91-07-002	446-75-080	NEW-P	91-07-045	448-13-110	NEW-S	91-03-123
434-42-930	NEW-W	91-07-003	446-75-080	NEW-E	91-07-046	448-13-110	NEW	91-06-022
434-42-935	NEW-P	91-03-125	446-75-080	NEW	91-11-046	448-13-120	NEW-S	91-03-123
434-42-935	NEW-E	91-03-126	448-12-010	REP-S	91-03-123	448-13-120	NEW	91-06-022
434-42-935	REP-E	91-07-002	448-12-010	REP	91-06-022	448-13-130	NEW-S	91-03-123
434-42-935	NEW-W	91-07-003	448-12-015	REP-S	91-03-123	448-13-130	NEW	91-06-022
434-42-940	NEW-P	91-03-125	448-12-015	REP	91-06-022	448-13-140	NEW-S	91-03-123
434-42-940	NEW-E	91-03-126	448-12-016	REP-S	91-03-123	448-13-140	NEW	91-06-022
434-42-940	REP-E	91-07-002	448-12-016	REP	91-06-022	448-13-150	NEW-S	91-03-123
434-42-940	NEW-W	91-07-003	448-12-020	REP-S	91-03-123	448-13-150	NEW	91-06-022
434-42-945	NEW-P	91-03-125	448-12-020	REP	91-06-022	448-13-160	NEW-S	91-03-123
434-42-945	NEW-E	91-03-126	448-12-030	REP-S	91-03-123	448-13-160	NEW	91-06-022
434-42-945	REP-E	91-07-002	448-12-030	REP	91-06-022	448-13-170	NEW-S	91-03-123
434-42-945	NEW-W	91-07-003	448-12-040	REP-S	91-03-123	448-13-170	NEW	91-06-022
434-42-950	NEW-P	91-03-125	448-12-040	REP	91-06-022	448-13-180	NEW-S	91-03-123
434-42-950	NEW-E	91-03-126	448-12-050	REP-S	91-03-123	448-13-180	NEW	91-06-022
434-42-950	REP-E	91-07-002	448-12-050	REP	91-06-022	448-13-190	NEW-S	91-03-123
434-42-950	NEW-W	91-07-003	448-12-055	REP-S	91-03-123	448-13-190	NEW	91-06-022
434-42-955	NEW-P	91-03-125	448-12-055	REP	91-06-022	448-13-200	NEW-S	91-03-123
434-42-955	NEW-E	91-03-126	448-12-060	REP-S	91-03-123	448-13-200	NEW	91-06-022
434-42-955	REP-E	91-07-002	448-12-060	REP	91-06-022	448-13-210	NEW-S	91-03-123
434-42-955	NEW-W	91-07-003	448-12-070	REP-S	91-03-123	448-13-210	NEW	91-06-022
434-42-960	NEW-P	91-03-125	448-12-070	REP	91-06-022	448-13-220	NEW-S	91-03-123
434-42-960	NEW-E	91-03-126	448-12-075	REP-S	91-03-123	448-13-220	NEW	91-06-022
434-42-960	REP-E	91-07-002	448-12-075	REP	91-06-022	448-14-010	REP-P	91-03-124
434-42-960	NEW-W	91-07-003	448-12-080	REP-S	91-03-123	448-14-020	REP-P	91-03-124
434-42-965	NEW-P	91-03-125	448-12-080	REP	91-06-022	448-14-030	REP-P	91-03-124
434-42-965	NEW-E	91-03-126	448-12-090	REP-S	91-03-123	448-15-010	NEW-P	91-03-124
434-42-965	REP-E	91-07-002	448-12-090	REP	91-06-022	448-15-020	NEW-P	91-03-124
434-42-965	NEW-W	91-07-003	448-12-100	REP-S	91-03-123	448-15-030	NEW-P	91-03-124
434-42-970	NEW-P	91-03-125	448-12-100	REP	91-06-022	448-15-040	NEW-P	91-03-124
434-42-970	NEW-E	91-03-126	448-12-210	REP-S	91-03-123	448-15-050	NEW-P	91-03-124
434-42-970	REP-E	91-07-002	448-12-210	REP	91-06-022	448-15-060	NEW-P	91-03-124
434-42-970	NEW-W	91-07-003	448-12-220	REP-S	91-03-123	448-15-070	NEW-P	91-03-124
434-42-975	NEW-P	91-03-125	448-12-220	REP	91-06-022	448-15-080	NEW-P	91-03-124
434-42-975	NEW-E	91-03-126	448-12-230	REP-S	91-03-123	456-09-210	AMD-P	91-04-084
434-42-975	REP-E	91-07-002	448-12-230	REP	91-06-022	456-09-210	AMD	91-07-038
434-42-975	NEW-W	91-07-003	448-12-240	REP-S	91-03-123	456-09-325	AMD-P	91-04-084
434-42-980	NEW-P	91-03-125	448-12-240	REP	91-06-022	456-09-325	AMD	91-07-038
434-42-980	NEW-E	91-03-126	448-12-250	REP-S	91-03-123	456-09-365	AMD-P	91-04-084
434-42-980	REP-E	91-07-002	448-12-250	REP	91-06-022	456-09-365	AMD	91-07-038
434-42-980	NEW-W	91-07-003	448-12-260	REP-S	91-03-123	456-10-360	AMD-P	91-04-083
434-42-985	NEW-P	91-03-125	448-12-260	REP	91-06-022	456-10-360	AMD	91-07-039
434-42-985	NEW-E	91-03-126	448-12-270	REP-S	91-03-123	456-10-547	NEW-P	91-04-083
434-42-985	REP-E	91-07-002	448-12-270	REP	91-06-022	456-10-547	NEW	91-07-039
434-42-985	NEW-W	91-07-003	448-12-280	REP-S	91-03-123	458-14-010	REP	91-07-040
440-44-050	REP-W	91-08-059	448-12-280	REP	91-06-022	458-14-020	REP	91-07-040
440-44-057	REP-W	91-08-059	448-12-290	REP-S	91-03-123	458-14-030	REP	91-07-040
440-44-058	REP-W	91-08-059	448-12-290	REP	91-06-022	458-14-040	REP	91-07-040
440-44-059	REP-W	91-08-059	448-12-300	REP-S	91-03-123	458-14-045	REP	91-07-040
440-44-060	REP-W	91-08-059	448-12-300	REP	91-06-022	458-14-050	REP	91-07-040
440-44-062	REP-W	91-08-059	448-12-320	REP-S	91-03-123	458-14-052	REP	91-07-040

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
458-14-055	REP	91-07-040	460-31A-500	REP	91-04-012
458-14-060	REP	91-07-040	460-31A-505	REP	91-04-012
458-14-062	REP	91-07-040	460-31A-510	REP	91-04-012
458-14-065	REP	91-07-040	460-31A-515	REP	91-04-012
458-14-070	REP	91-07-040	460-31A-520	REP	91-04-012
458-14-075	REP	91-07-040	460-31A-525	REP	91-04-012
458-14-080	REP	91-07-040	460-31A-530	REP	91-04-012
458-14-085	REP	91-07-040	460-31A-535	REP	91-04-012
458-14-086	REP	91-07-040	460-31A-540	REP	91-04-012
458-14-090	REP	91-07-040	460-31A-545	REP	91-04-012
458-14-091	REP	91-07-040	460-31A-550	REP	91-04-012
458-14-092	REP	91-07-040	460-31A-555	REP	91-04-012
458-14-094	REP	91-07-040	460-31A-560	REP	91-04-012
458-14-098	REP	91-07-040	460-31A-565	REP	91-04-012
458-14-100	REP	91-07-040	460-31A-570	REP	91-04-012
458-14-110	REP	91-07-040	460-31A-575	REP	91-04-012
458-14-115	REP	91-07-040	460-31A-580	REP	91-04-012
458-14-120	REP	91-07-040	460-31A-585	REP	91-04-012
458-14-121	REP	91-07-040	460-31A-590	REP	91-04-012
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