### **DECEMBER 6, 1995**

**OLYMPIA, WASHINGTON** 

**ISSUE 95-23** 



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(Subject/Agency index at back of issue) This issue contains documents officially filed not later than November 22, 1995

#### **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**

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#### REPUBLICATION OF OFFICIAL DOCUMENTS

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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

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

The maximum allowable interest rate applicable for the month of December 1995 pursuant to RCW 19.52.020 is twelve point zero percent (12.00%).

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

### WASHINGTON STATE REGISTER

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

Mary F. Gallagher Dilley Chair, Statute Law Committee Kerry S. Radcliff
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Subscription Clerk

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### STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

#### 1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following six sections:

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

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

#### 2. PRINTING STYLE—INDICATION OF NEW OR DELETED MATERIAL

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

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

#### 3. MISCELLANEOUS MATERIAL NOT FILED UNDER THE ADMINISTRATIVE PROCEDURE ACT

Material contained in the Register other than rule-making actions taken under the APA (chapter 34.05 RCW) does not necessarily conform to the style and format conventions described above. The headings of these other types of material have been edited for uniformity of style; otherwise the items are shown as nearly as possible in the form submitted to the code reviser's office.

#### 4. EFFECTIVE DATE OF RULES

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

#### 5. EDITORIAL CORRECTIONS

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

1995 - 1996 DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.	Closing Dates 1			Distribution  Date	First Agency Hearing Date <sup>3</sup>
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS <sup>2</sup> or 10 p. max. Non-OTS		
For Inclusion in	File no later than 12:00 NOON			Count 20 days from	For hearing on or after
95-16	Jul 5	Jul 19	Aug 2	Aug 16	Sep 5
95-17	Jul 26	Aug 9	Aug 23	Sep 6	Sep 26
95-18	Aug 9	Aug 23	Sep 6	Sep 20	Oct 10
95-19	Aug 23	Sep 6	Sep 20	Oct 4	Oct 24
95-20	Sep 6	Sep 20	Oct 4	Oct 18	Nov 7
95-21	Sep 20	Oct 4	Oct 18	Nov 1	Nov 21
95-22	Oct 4	Oct 18	Nov 1	Nov 15	Dec 5
95-23	Oct 25	Nov 8	Nov 22	Dec 6	Dec 26
95-24	Nov 8	Nov 22	Dec 6	Dec 20	Jan 9, 1996
96-01	Nov 22	Dec 6	Dec 20, 1995	Jan 3, 1996	Jan 23
96-02	Dec 6	Dec 20, 1995	Jan 3, 1996	Jan 17	Feb 6
96-03	Dec 27, 1995	Jan 10, 1996	Jan 24	Feb 7	Feb 27
96-04	Jan 10	Jan 24	Feb 7	Feb 21	Mar 12
96-05	Jan 24	Feb 7	Feb 21	Mar 6	Mar 26
96-06	Feb 7	Feb 21	Mar 6	Mar 20	Apr 9
96-07	Feb 21	Mar 6	Mar 20	Apr 3	Apr 23
96-08	Mar 6	Mar 20	Apr 3	Apr 17	May 7
96-09	Mar 20	Apr 3	Apr 17	May 1	May 21
96-10	Apr 3	Apr 17	May 1	May 15	Jun 4
96-11	Apr 24	May 8	May 22	Jun 5	Jun 25
96-12	May 8	May 22	Jun 5	Jun 19	Jul 9
96-13	May 22	Jun 5	Jun 19	Jul 3	Jul 23
96-14	Jun 5	Jun 19	Jul 3	Jul 17	Aug 6
96-15	Jun 26	Jul 10	Jul 24	Aug 7	Aug 27
96-16	Jul 10	Jul 24	Aug 7	Aug 21	Sep 10
96-17	Jul 24	Aug 7	Aug 21	Sep 4	Sep 24
96-18	Aug 7	Aug 21	Sep 4	Sep 18	Oct 8
96-19	Aug 21	Sep 4	Sep 18	Oct 2	Oct 22
96-20	Sep 4	Sep 18	Oct 2	Oct 16	Nov 5
96-21	Sep 25	Oct 9	Oct 23	Nov 6	Nov 26
96-22	Oct 9	Oct 23	Nov 6	Nov 20	Dec 10
96-23	Oct 23	Nov 6	Nov 20	Dec 4	Dec 24
96-24	Nov 6	Nov 20	Dec 4	Dec 18	Jan 7, 1997

All documents are due at the code reviser's office by 12:00 noon on or before the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-21-040.

<sup>&</sup>lt;sup>2</sup>A 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.

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

#### REGULATORY FAIRNESS ACT

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

#### Small Business Economic Impact Statements (SBEIS)

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

#### Mitigation

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

#### When is an SBEIS Required?

#### When:

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

#### When is an SBEIS Not Required?

#### When:

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

There is less than minor economic impact on business;

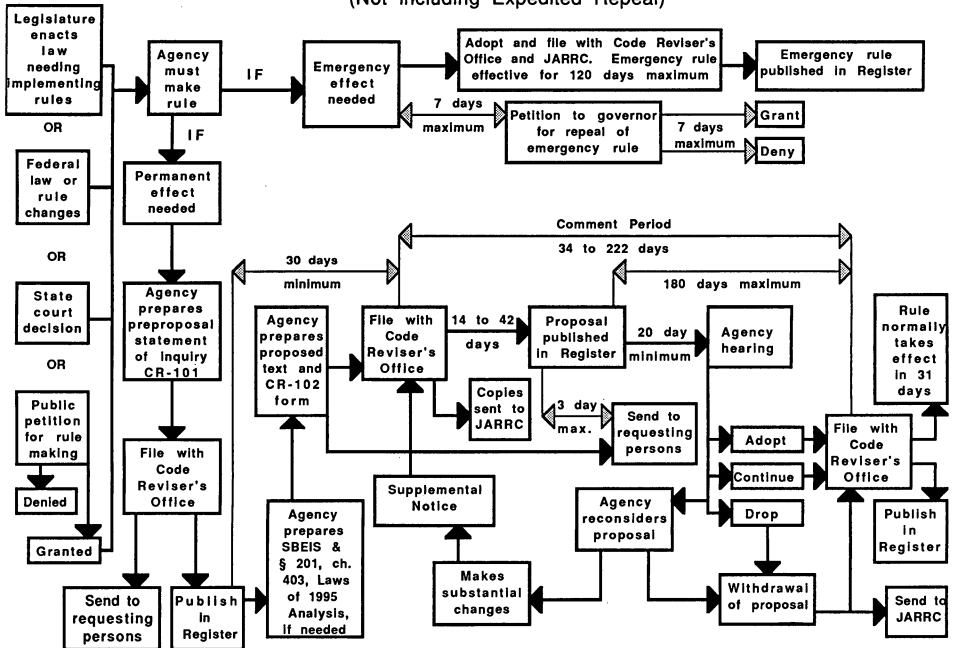
The rule REDUCES costs to business (although an SBEIS may be a useful tool for demonstrating this reduced impact);

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

The rule is pure restatement of state statute.

### RULE-MAKING PROCESS

(Not including Expedited Repeal)



## WSR 95-23-026 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LICENSING

[Filed November 8, 1995, 10:17 a.m.]

Subject of Possible Rule Making: WAC 308-13-005 Definitions, 308-13-015 Powers and duties of the board, 308-13-024 Application for examination, 308-13-050 Registration by reciprocity, and 308-13-110 Landscape architect listings.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.96.060, 18.96.080, 18.96.100.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: WAC 308-13-005, to update the definitions and delete plant identification examination, WAC 308-13-015, to clarify and add responsibilities of the board, WAC 308-13-024, to update application requirements, WAC 308-13-050, to expand eligibility for registration and update application requirements, and WAC 308-13-110, repeal.

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

Process for Developing New Rule: Legal analysis from the assistant attorney general. Board review of minimum qualifications for registration.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting James D. Hanson, Administrator, Board of Registration for Landscape Architects, P.O. Box 9045, Olympia, WA 98507-9045, (360) 753-1153, FAX (360) 624-2550, TDD (360) 753-1966. Deadline for comments: November 30, 1995.

> November 1, 1995 James D. Hanson Program Administrator

## WSR 95-23-031 PREPROPOSAL STATEMENT OF INQUIRY INSURANCE COMMISSIONER'S OFFICE

[Order R 95-15—Filed November 8, 1995, 11:58 a.m.]

Subject of Possible Rule Making: Adoption of minimum policy provisions or standards concerning denials of benefits or refusals to preauthorize health care services for conditions that carriers may classify as experimental, clinical investigative, or educational. Those minimum standards address standards of coverage, form of denial, expedited review, appeals process, and policyholder's right to know.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 48.02.060, 48.18.120, 48.44.050, 48.44.070, 48.46.060(2), 48.46.200.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Persons entitled to benefits for health care services have been denied these benefits and denied preauthorization of services on the basis that the services are experimental, clinical investigative or educational. There are currently no standards for defining or administering benefits for services that are so classified. There are currently no standards providing insureds an opportunity to appeal to denial of services by a carrier. Insureds have no standards by which to measure benefits received or denied, and no standards by which to compare the offerings of

various carriers. Persons who have been denied benefits or preauthorization on the basis that a health care service is experimental, clinical investigative or educational are generally neither physically nor emotionally able to contest denials by carriers. The possible rule being considered will adopt minimum standards for all health carriers that deny benefits or preauthorization on the basis that a health care service is experimental, clinical investigative or educational. These minimum standards will provide uniformity between carriers that will allow insureds to proactively seek out the best coverage for them. Minimum standards will allow insureds, their representatives and health care providers to monitor the level of benefits provided or denied and also allow them to provide the documentation necessary for carrier consideration on either initial submission or appeal.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No federal or state agency has been identified that specifically and directly regulates the subject of this rule. Other state agencies rely on the regulation of the insurance commissioner on these issues affected by this possible rule.

Process for Developing New Rule: Agency study; a major effort has been made to review the issues involved and various ways of addressing those issues through participation on a task force of the National Association of Insurance Commissioners. Input from carriers operating in Washington and the public is solicited. Submit comments in writing to: Kacy Brandeberry by December 15, 1995. For questions concerning the content of the possible rule(s), call Kathleen Connor at (360) 407-0541.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Kacy Brandeberry, Office of Insurance Commissioner, P.O. Box 40255, Olympia, WA 98504-0255, phone (360) 664-3790, FAX (360) 586-3535, electronic submissions 73303.700@compuserve.com, TDD (360) 491-8503 or (800) 883-6384. Deadline for comments, December 15, 1995.

November 8, 1995 Krishna Fells Chief Deputy

# WSR 95-23-034 PREPROPOSAL STATEMENT OF INQUIRY LAKE WASHINGTON TECHNICAL COLLEGE

[Filed November 9, 1995, 11:30 a.m.]

Subject of Possible Rule Making: Hazing policy, student conduct code.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28B.50.140, section 4, chapter 514, Laws of 1993.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: As a result of passage of SSB 5075 prohibiting hazing at institutions of higher education, state law requires adoption of rules for hazing violations and sanctions against persons or groups engaged in hazing activities.

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

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by attending public meeting of the Lake Washington Technical College board of trustees on February 14, 1996. Write to Gary Cohn, Vice-President of Administrative Services, Lake Washington Technical College, 11605 132nd Avenue N.E., Kirkland, WA 98034, phone (206) 828-5608, FAX (206) 828-5611.

November 8, 1995 Donald W. Fowler President

#### WSR 95-23-054 PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed November 14, 1995, 4:08 p.m.]

Subject of Possible Rule Making: WAC 180-79-311 Specialty areas of study.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.410.010.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The proposed amendment to this rule removes the requirement that the rule be reviewed by PEAC in June 1995. The removal of this subsection is a result of that review.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other federal or state agency regulates this subject.

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

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, FAX (360) 586-2357, TDD (360) 664-3631. For telephone assistance contact Larry Davis, (360) 753-6715.

November 14, 1995 Larry Davis Executive Director

# WSR 95-23-057 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Institutions)
[Filed November 15, 1995, 2:17 p.m.]

Subject of Possible Rule Making: Amending chapter 275-155 WAC to address escorted leaves for persons committed as sexually violent predators.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 71.09.200 through 71.09.230.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: RCW 71.09.230(1) authorizes the Department of Social and Health Services "to adopt rules providing for the conditions..." and RCW 71.09.230(2) mandate "rules requiring reimbursement..." Rules will provide for consistent application of escorted leaves and detail the resident/family financial responsibility.

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

Process for Developing New Rule: SCC has invited interested parties to participate in the drafting process and a draft will be sent to all parties that request it. All comments will be taken into consideration before the final rule is issued.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting David Weston, DSHS - SCC, P.O. Box 45060, Olympia, WA 98504-5060, voice (360) 586-8485, FAX (360) 586-5874.

> November 15, 1995 Sydney Doré for Jeanette Sevedge-App Acting Chief Office of Vendor Services

# WSR 95-23-065 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LABOR AND INDUSTRIES

[Filed November 17, 1995, 8:09 a.m.]

Subject of Possible Rule Making: Crane and derrick suspended platforms.

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

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To address Occupational Safety and Health Administration (OSHA) letter dated April 26, 1995, which stated that chapter 296-24 WAC, General safety and health standards, relating to crane and derrick suspended platforms (in the area of limit switches and boom angle indicators), are not at-least-as-effective-as OSHA regulations.

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

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

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

Preproposal ( [ 2 ]

November 17, 1995 Mark O. Brown Director

# WSR 95-23-066 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LABOR AND INDUSTRIES

[Filed November 17, 1995, 8:11 a.m.]

Subject of Possible Rule Making: Saccharin fit testing procedures.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 49.17.040 and [49.17].050.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: A housekeeping correction to address an error in the solution mix formula numbers used chapter 296-62 WAC, General occupational health standards, for saccharin fit testing of cadmium, lead, asbestos, benzene, formaldehyde, and methylene dianiline.

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

Process for Developing New Rule: This is a housekeeping correction only.

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

November 17, 1995 Mark O. Brown Director

## WSR 95-23-067 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LABOR AND INDUSTRIES

[Filed November 17, 1995, 8:12 a.m.]

Subject of Possible Rule Making: Personal protective equipment (relating to when to wear hard hats and testing intervals of rubber equipment).

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

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To address Occupational Safety and Health Administration (OSHA) letter dated March 20, 1995, which stated that chapter 296-24 WAC, General safety and health standards, relating to personal protective equipment requirements (in the areas of: 1) Requirements of when to wear hard hats, and 2) testing intervals of rubber equipment), are not at-least-as-effective-as OSHA regulations.

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

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

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Monte Hanks, Safety and Health Specialist, Department of Labor and Industries, Consultation and Compliance Division, P.O. Box 44620, Olympia, WA 98504-4620, phone (360) 902-4245, FAX (360) 902-5529.

November 17, 1995 Mark O. Brown Director

# WSR 95-23-068 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LABOR AND INDUSTRIES

[Filed November 17, 1995, 8:14 a.m.]

Subject of Possible Rule Making: Respiratory protection and 1, 2 Dibromo-3-Chloropropane (relating to carcinogens).

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

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To address Occupational Safety and Health Administration (OSHA) letter dated May 16, 1995, which stated that chapter 296-62 WAC, General occupational health standards, relating to respiratory protection and 1, 2, Dibromo-3-Chloropropane (relating to carcinogens), are not at-least-as-effective-as OSHA regulations.

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

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

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

> November 17, 1995 Mark O. Brown Director

#### WSR 95-23-069 PREPROPOSAL STATEMENT OF INTENT DEPARTMENT OF AGRICULTURE

[Filed November 17, 1995, 9:55 a.m.]

Subject of Possible Rule Making: Forest reproductive material.

Specific Statutory Authority for New Rule: RCW 15.49.011(33).

Reasons Why the New Rule is Needed: Respond to industry request to increase certification fees for forest reproductive material.

Goals of New Rule: Update fees to reflect current cost of operating the forest reproductive material certification program delegated by the director to the Washington State Crop Improvement Association.

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

Interested parties can participate in formulation of the new rule by contacting Max Long, Program Manager, Washington State Department of Agriculture Seed Branch, 2015 South First Street, MS-3, Yakima, WA 98903, (509) 575-2750, FAX (509) 454-4395; or Keith Pfeifer, Manager, WSCIA, 114 North 5th Avenue, Yakima, WA 98902, (509) 248-3240, FAX (509) 452-0616.

November 7, 1995 K. Diane Dolstad Assistant Director

### AMENDATORY SECTION (Amending Order 1930, filed 5/22/87)

WAC 16-319-041 Application for certification of forest reproductive material. (1) The conditions of applicant's submittal and of certifying agency's acceptance of application are:

- (a) The application should show all classes for which certification services are requested.
- (b) All reproductive material acquired or distributed by applicant of a type for which certification is requested is subject to audit.
- (c) Applicant shall be responsible for payment of fees for certification services.
- (d) Applicant is responsible for developing a record keeping system and labels available and satisfactory to the certifying agency.
- (e) Certifying agency reserves the right to refuse certification service to applicant.
- (f) Application for audit certification reproductive material shall be filed with certifying agency of the state in which warehouse, nursery, etc., is located with a copy to the certifying agency in the state where the reproductive material is collected.
- (2) Timing of application requests for certification services:
- (a) Application requests for source identified subclass B and lower classes for the current year's production of reproductive material shall be received by certifying agency from applicant not later than three days prior to initiation of collection, production, or propagation of forest reproductive material.
- (b) For source identified subclass A and higher certification class, the applicant shall make application for service, and present a written plan to the certifying agency two weeks prior to the beginning of the collection season. The written plan will include the following:
- (i) For subzone collection, areas shall be defined by legal description.
- (ii) Details of the collection organization including names of buyers and field supervisors, estimated harvest volume, receiving station location(s), and other pertinent information.

- (c) Application requests for all other services shall be received by certifying agency from applicant not later than seven days before need.
- (3) The certifying agency establishes the fee schedule for certification services. These may be adjusted at the beginning of a crop year if certifying agency determines that costs are significantly more or less than anticipated: *Provided*, That increases shall not exceed twenty-five percent.
  - (a) Cones and seed:
- (i) Tested and selected the service includes review of test plans, audit of pertinent records and field inspection at the hourly job time rate shown in current fee schedule.
- (ii) Source identified classes the fee includes field inspection at the per bushel rate shown in the current fee schedule and audit of conditioning at the hourly rate also shown in the current fee schedule.

The fee for each lot containing less than sixty bushels shall be a maximum of thirty-six dollars: *Provided*, That the certifying agency, due to specific circumstances, may waive this maximum fee or a part thereof.

- (iii) Audit class the fee includes audit of applicant's field and conditioning records at the hourly rate shown in the current fee schedule.
- (b) Trees: The fee includes the verification of the source of the trees from the seed source, stratification, sowing, bed identification, lifting, sorting, package identification, storing and/or transplanting.
- (c) Not entered for certification: The fee for audit of reproductive material not entered for certification service is performed as required by and satisfactory to certifying agency to exercise said audit simultaneously with audit of reproductive material which applicant has requested certification service.
- (d) The fee for certification classes applied for shall be charged whether or not offered material qualifies.
- (e) The certifying agency may provide other services, such as training to comply with these standards, advising on the development of recordkeeping systems directly connected with certification needs if requested by the applicant.
  - (4) Fee schedule:
  - (a) Tree cones and seed -

Certification Classes	Field Inspection	Audit	Fee Due	
Tested and Selected	(( <del>\$20.50/hr.</del>	\$20.50/hr.	When billed))	
	\$21.55/hr.	\$21.55/hr.	When billed	
Source Identified Classes:				
Lots 11 bu. and more	(( <del>\$0.70/bu.</del>	\$20.5	<del>(0/hr.</del> ))	
	\$0.73/bu.	\$21.55/hr.	• • • • • • • • • • • • • • • • • • • •	
Lots 6-10 bu.	((\$16.50/lot	\$20.50/hr.)	)	
	\$17.34/lot	\$21.55/hr.	•	
Lots 0-5 bu.	(( <del>\$10/lot</del>	\$20.50/hr.)	)	
	\$10.51/lo\$21.55/hr.			
Audit	((None	\$20.50/hr.	When billed))	
	None	\$21.55/hr.	When billed	

(b) Tree certification - ((\$20.50)) \\$21.55/hr.

Seedling certification - experience has shown that seedling certification normally requires a minimum of five nursery visits totalling approximately thirty-two hours. Plantation certification procedures shall be billed at the hourly rate.

(c) Other services including education to comply with the standards, development of record system, verification of source of pollen, cuttings, audit of forest reproductive material not offered for certification by applicant or other services requested, etc. at ((\$20.50)) \$21.55/hour payable when billed.

(d) OECD certification (certificates of provenance) - ((\$0.50)) \$0.52 per certificate plus the hourly audit rate. (Auditors shall issue certificates.)

# WSR 95-23-074 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Filed November 17, 1995, 12:05 p.m.]

Subject of Possible Rule Making: WAC 388-15-120 Adult protective services.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 74.34 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Chapter 74.34 RCW was changed through ESHB 1908 and this made changes to the definitions of abandonment, abuse, exploitation and neglect. This legislation also expanded the definition of a frail elder and vulnerable adult. Amendments to the present WAC will enable Adult Protective Services' workers to use the appropriate criteria in determining if abuse, abandonment, exploitation and neglect occurred and that they are protecting the frail elder and vulnerable adult as defined in this RCW.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other agency regulates this subject.

Process for Developing New Rule: Agency study, internal (management) and external (field staff) review process whereby draft material is distributed for review and comment. All comments are taken into consideration before rule is issued.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Lorrie Mahar, Program Manager, Adult Protective Services, Aging and Adult Services Administration, P.O. Box 45600, Olympia, WA 98504-4600 [98504-5600], phone (360) 493-2537, FAX (360) 438-8633.

> November 17, 1995 Sydney Doré for Jeanette Sevedge-App Acting Chief Office of Vendor Services

## WSR 95-23-078 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LICENSING

(Dealer and Manufacturer Services) [Filed November 17, 1995, 2:40 p.m.]

Subject of Possible Rule Making: Chapter 308-66 WAC, which is adopted under the dealer/manufacturer licensing chapter 46.70 RCW.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 46.70.160.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The proposed rules will update the WAC chapter to reflect recent statutory amendments, correct some statute or WAC references and make minor changes in procedures required of licensees.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Washington State Office of Attorney General, Consumer Protection. A copy of these proposed rules is being sent to the Seattle Office of Consumer Protection (Doug Walsh, Assistant Attorney General) for comment.

Process for Developing New Rule: A copy of these proposed rules are being sent to all identified stakeholders for comment. These stakeholders involve all known industry associations.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Gail Saul, Dealer/Manufacturer Services, Department of Licensing, P.O. Box 9039, Olympia, WA 98504-8001, phone (360) 902-3709, FAX (360) 586-6703.

November 17, 1995 Robert Smith Acting Administrator

# WSR 95-23-079 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LABOR AND INDUSTRIES

[Filed November 20, 1995, 11:24 a.m.]

Subject of Possible Rule Making: Lead.

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

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To address changes to the federal standard as published in Federal Register Volume 60 Number 196, pages 52856 through 52859, dated October 11, 1995. The department must adopt rules identical to or atleast-as-effective-as the federal rules as required by the OSHA/WISHA state plan agreement.

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

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

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

> November 20, 1995 Mark O. Brown Director

#### WSR 95-23-086 PREPROPOSAL STATEMENT OF INQUIRY SECRETARY OF STATE

(Corporations Division)
[Filed November 20, 1995, 2:20 p.m.]

Subject of Possible Rule Making: The charities annual registration form, the annual solicitation report, and annual financial statement.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 19.09 RCW, Charitable Solicitations Act. Specifically, RCW 19.09.075, 19.09.076, and 19.09.315.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The Secretary of State is responsible for providing citizens with information relating to people or organizations who solicit funds from the public for public charitable purposes. These rules will raise the threshold of annual solicitations that require filing, revise the form for charitable organization registration, and commercial fund raisers, and to revise and clarify requirements involving financial statements.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Office of the Attorney General may bring legal action to enforce the Charitable Solicitations Act, but does not engage in rule making.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Colleen Kemp, Corporations, Office of the Secretary of State, 505 East Union, P.O. Box 40234, Olympia, WA 98504-0234, (360) 753-7115 x 258 or (360) 586-8465, FAX (360) 664-4250.

November 20, 1995
Donald F. Whiting
Assistant Secretary of State

## WSR 95-23-087 PREPROPOSAL STATEMENT OF INQUIRY SECRETARY OF STATE

(Corporations Division)
[Filed November 20, 1995, 2:22 p.m.]

Subject of Possible Rule Making: Definition of funds/assets which must be declared in trust instrument.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 11.110 RCW, Charitable Trust Act. Specifically, RCW 11.110.020 and 11.110.070.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The Secretary of State is responsible for facilitating public supervision over the administration of public charitable trusts. This rule will clarify the jurisdiction for funds/assets held in Washington.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Office of the Attorney General may bring legal action to enforce the Charitable Solicitations Act, but does not engage in rule making.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Colleen Kemp, Corporations, Office of the Secretary of State, 505 East Union, P.O. Box 40234, Olympia, WA 98504-0234, (360) 753-7115 x 258 or (360) 586-8465, FAX (360) 664-4250.

November 20, 1995 Donald F. Whiting Assistant Secretary of State

## WSR 95-23-088 PREPROPOSAL STATEMENT OF INQUIRY GAMBLING COMMISSION

[Filed November 20, 1995, 3:35 p.m.]

Subject of Possible Rule Making: Amendments to WAC 230-02-511, 230-20-055, and 230-40-055. Add new section to amusement game rules created from language taken from WAC 230-02-511.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 9.46.070 (3), (6), (8), (11), (12), (14), (20).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Amendments are housekeeping in nature to clarify and make rules easier to read, to correct references to statutes, and to move language to appropriate sections of gambling regulations.

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

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Michael Aoki-Kramer, Rules and Policy Coordinator, Washington State Gambling Commission, P.O. Box 42400, Olympia, WA 98504-2400, phone (360) 438-7654 ext. 310, (800) 345-2529 ext. 310, FAX (360) 438-8652. Meetings: On January 11 and 12, 1996, Silverdale on the Bay/West Coast Hotel, 3037 Bucklin Hill Road, Silverdale, WA 98310; and on February 8 and 9, 1996, Ramada Governor House, 621 Capitol Way South, Olympia.

November 20, 1995 Michael Aoki-Kramer Rules and Policy Coordinator

## WSR 95-23-089 PREPROPOSAL STATEMENT OF INQUIRY GAMBLING COMMISSION

[Filed November 20, 1995, 3:36 p.m.]

Subject of Possible Rule Making: WAC 230-50-560 Adjudicated proceedings—Review of initial order—Replies—Reconsideration—Final orders.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 9.46.140, 9.46.070, chapter 34.05 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To make the time for responding to a petition for review more reasonable in light of the length of time it takes for a hearing to be transcribed and to provide a time limit for cross appeals.

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

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Michael Aoki-Kramer, Rules and Policy Coordinator, Washington State Gambling Commission, P.O. Box 42400, Olympia, WA 98504-2400, phone (360) 438-7654 ext. 310, (800) 345-2529 ext. 310, FAX (360) 438-8652. Meetings: On January 11 and 12, 1996, Silverdale on the Bay/West Coast Hotel, 3037 Bucklin Hill Road, Silverdale, WA 98310; and on February 8 and 9, 1996, Ramada Governor House, 621 Capitol Way South, Olympia, WA.

November 20, 1995 Michael Aoki-Kramer Rules and Policy Coordinator

#### WSR 95-23-092 PREPROPOSAL STATEMENT OF INQUIRY SECRETARY OF STATE

(Corporations Division) [Filed November 20, 1995, 4:18 p.m.]

Subject of Possible Rule Making: The charities annual renewal date.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 19.09 RCW, Charitable Solicitations Act. Specifically, RCW 19.09.085.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The Secretary of State is responsible for providing citizens with information relating to people organizations who solicit funds from the public for public charitable purposes. These rules will change the annual renewal date.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Office of the Attorney General may bring legal action to enforce the Charitable Solicitations Act, but does not engage in rule making.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Colleen Kemp, Corporations, Office of the Secretary of State, 505 East Union, P.O. Box 40234, Olympia, WA 98504-0234, (360) 753-7115 x 258 or (360) 586-8465, FAX (360) 664-4250.

> November 20, 1995 Donald F. Whiting Assistant Secretary of State

#### WSR 95-23-093 PREPROPOSAL STATEMENT OF INQUIRY SECRETARY OF STATE

(Corporations Division) [Filed November 20, 1995, 4:20 p.m.]

Subject of Possible Rule Making: The charitable trust annual renewal date.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 11.110 RCW, Charitable Trust Act. Specifically, RCW 11.110.070.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The Secretary of State is responsible for facilitating public supervision over the administration of public charitable trusts. This rule will change the annual renewal date.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Office of the Attorney General may bring legal action to enforce the Charitable Trust Act, but does not engage in rule making.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Colleen Kemp, Corporations, Office of the Secretary of State, 505 East Union, P.O. Box 40234, Olympia, WA 98504-0234, (360) 753-7115 x 258 or (360) 586-8465, FAX (360) 664-4250.

November 20, 1995 Donald F. Whiting Assistant Secretary of State

#### WSR 95-23-095 PREPROPOSAL STATEMENT OF INOUIRY DEPARTMENT OF REVENUE

[Filed November 21, 1995, 9:35 a.m.]

Subject of Possible Rule Making: WAC 240-15-020 Agency requirements.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Forest Resources Conservation and Shortage Relief Amendments Act of 1993, Public Law 103-45, July 1, 1993.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Effective January 1, 1996, the law allows the exporting of unprocessed timber originating from public lands of this state to the extent the sales volume exceeds 400,000,000 board feet or exceeds the annual sales volume in this state, whichever is less. Until January 1, 1996, all public timber is restricted from being exported. The proposed amendment to this rule would provide a process for determining which public timber sales would allow the timber to be exported and which sales would be restricted.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The United States Department of Commerce and the United States Forest Service also regulate this subject. The federal agencies' policies and rules will be reviewed to ensure that there will be no conflict with the proposed amendments to this rule.

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Written comments should be submitted by the public meeting date to ensure full consideration, but will be accepted until the date of adoption. Written comments on and/or requests for copies of the rule may be directed to James A. Winterstein, Legislation and Policy, P.O. Box 47467, Olympia, WA 98504-7467, phone (360) 586-4283, FAX (360) 664-0693. Location and Date of Public Meeting: Department of Revenue Conference Room, Target Place

Building No. 4, 2735 Harrison Avenue N.W., Olympia, WA, on December 19, 1995, at 10:00 a.m.

November 21, 1995 Russell W. Brubaker Assistant Director Legislation and Policy Division

#### WSR 95-23-100 PREPROPOSAL STATEMENT OF INQUIRY INSURANCE COMMISSIONER'S OFFICE

[Order R 95-16—Filed November 22, 1995, 8:35 a.m.]

Subject of Possible Rule Making: Long-term care partnership.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 48.022.060 [48.02.060], 48.30.010, 48.85.030, and 48.85.040.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: These rules effectuate chapter 48.85 RCW, as amended by the 1995 legislature, which established the long-term care partnership to provide asset protection for purchasers of certain long-term care insurance policies. RCW 48.85.030 and 48.85.040 require the Insurance Commissioner to adopt certain rules; additional rules may be needed to clarify some sections of the statutes. The rules will assure that all licensees have a reasonable understanding of how the long-term care partnership works, the special record keeping which will be necessary, and the required public education measures.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The state Department of Social and Health Services will adopt rules regarding asset transfer "disregard" exemptions. The federal secretary of Health and Human Services must approve an amendment to this state's Medicaid plan. The Insurance Commissioner is working with Department of Social and Health Services staff to assure coordination of the rule-making process.

Process for Developing New Rule: Agency study; and a task force has been meeting consisting of the public and the insurance industry. To find out about its activities or to submit comments, contact Kacy Brandeberry by December 31, 1995. For questions concerning the content of the possible rule(s), call Melodie Bankers at (360) 586-3574 or Joan Lewis at (206) 654-1833.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Kacy Brandeberry, P.O. Box 40255, Olympia, WA 98505-0255 [98504-0255], phone (360) 664-3790, FAX (360) 586-3535, e-mail: 73303.700@-compuserve.com.

November 22, 1995 Deborah Senn Insurance Commissioner

## WSR 95-23-111 PREPROPOSAL STATEMENT OF INQUIRY LOTTERY COMMISSION

[Filed November 22, 1995, 11:28 a.m.]

Subject of Possible Rule Making: Instant game rules. Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 67.70.040(1).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The lottery is considering proposing rules for Instant Game Nos. 162, 163, 164, 165, 166, 167, 168, 169, 170, and 171 during the next six months. These rules will explain how the games function to retailers and players. Rigid validation requirements will prevent prize payment on invalid tickets.

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

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Jeffrey Burkhardt, Rules Coordinator, at (360) 586-6583, FAX (360) 586-6586, P.O. Box 43000, Olympia, WA 98504, with any comments or questions regarding this statement of intent.

November 21, 1995 Evelyn P. Yenson Director

#### WSR 95-23-041 PROPOSED RULES DEPARTMENT OF TRANSPORTATION

[Filed November 13, 1995, 9:31 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-15-005.

Title of Rule: Chapter 468-200 WAC, Conduct and management of emergency air operations air search and rescue/disaster relief.

Purpose: To insure the proper training, registration, conduct and management of aerial search and rescue.

Statutory Authority for Adoption: Chapter 47.68 RCW. Statute Being Implemented: Chapter 47.68 RCW.

Summary: Implements the mandate of chapter 47.68 RCW, allows the Aviation Division to insure registration, accountability, contactability, and training of search and rescue volunteers.

Reasons Supporting Proposal: The adoption of this WAC will insure that each and every volunteer meets minimum training, registration, utilization during times of search or other disasters.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Brian A. Holmes, Washington State Department of Transportation, Aviation (TB-25), (206) 764-4131.

Name of Proponent: Bill Brubaker, Director of Aviation, Washington State Department of Transportation, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule explains the authority of the Department of Transportation to conduct emergency air operations (air search and rescue/disaster relief). It establishes a mechanism to register volunteers seeking to serve, insure proper training, qualifications, and contact mechanism. Besides insuring a cadre of trained volunteers it insures that all volunteers are treated equitably.

Proposal Changes the Following Existing Rules: Only a portion of previously used volunteers were registered with the Aviation Division. This will now insure that all volunteers are properly registered. Training standards and requirements have not been previously documented. This WAC now documents those standards.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This new WAC establishes a formalized foundation for a program that is already underway and funded. Although it will increase the number of volunteers trained and registered, it will not necessarily increase the departmental expenditures to accomplish the WAC implementation.

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

Hearing Location: Department of Transportation, Transportation Building, Room 1D2, Olympia, WA 98504, on January 2, 1996, at 2:00 p.m.

Assistance for Persons with Disabilities: Contact TDD (360) 705-6980, by December 27, 1995.

Submit Written Comments to: Brian Holmes, FAX (206) 764-4001, by December 27, 1995.

Date of Intended Adoption: January 2, 1996.

November 9, 1995 S. A. Moon Deputy Secretary for Operations

# Chapter 468-200 WAC CONDUCT AND MANAGEMENT OF EMERGENCY AIR OPERATIONS AIR SEARCH & RESCUE/ DISASTER RELIEF

#### **NEW SECTION**

WAC 468-200-020 Purpose and intent. The purpose of this chapter is to adopt rules pertaining to the use, classes, scope, conditions of duty and training of emergency workers involved in air search and rescue or air disaster relief missions.

Any emergency situation most likely requires multiagency contact and coordination. To insure a timely and effective response nothing in this chapter is intended to preclude local law enforcement from taking immediate and constructive action. The aviation division will insure that each county sheriff's department is briefed on potential emergencies underway in their jurisdiction.

The intent of these rules is to clearly delineate the responsibilities of authorized officials and emergency workers before, during, and after emergencies, disasters, and other specific missions conducted under the authority of the Washington state department of transportation, aviation division.

#### **NEW SECTION**

WAC 468-200-040 Scope. This chapter is applicable for emergency activities as outlined in chapter 47.68 RCW, Washington state emergency management comprehensive plan, state and regional disaster airlift plan, or other official state of Washington or political subdivision emergency plans for:

- (1) Multijurisdictional or major emergencies, disasters, and related incidents that are determined by appropriate state or local authorities to require the use of aircraft, airships, and crews at the disposal of and trained by the aviation division or its designees and the emergency workers required to crew and support such air operations. Nothing shall preclude local authorities from utilizing local resources to meet local emergencies. At the request of local authorities, even for localized emergencies, the aviation division will coordinate and acquire aviation resources as needed.
- (2) Search and rescue missions for aircraft in distress, missing, or presumed down that are conducted under the authority of chapter 47.68 RCW. This does not include air operations conducted for search and rescue purposes under the authority of chapter 38.52 RCW.
- (3) Training events authorized by the department of transportation, aviation division.

#### **NEW SECTION**

WAC 468-200-060 Definitions. (1) "Air search & rescue" means the conduct and management of all aerial search and rescue operations involving downed or missing aircraft. This includes aircraft and airships used in search

and rescue operations requested through the aviation division. The aviation division is also responsible for search and rescue activities involving electronic signaling devices such as emergency locator transmitters (ELT's) and emergency position indicating radio beacons (EPIRB's). This does not include operations conducted for search and rescue purposes under the authority of chapter 38.52 RCW.

- (2) "Disaster relief air operations" means the utilization of aircraft, airships, and crews in the assessment, search & rescue, or mitigation of a disaster.
- (3) "Authorized official" means the director of aviation of the department of transportation or designee.
- (4) "Authorized organization" means the department of transportation, aviation division, Washington state military department, emergency management division, local emergency management agencies, or law enforcement agencies of political subdivisions.
- (5) "Aviation division" means the department of transportation, aviation division.
- (6) "Incident" means an occurrence or event, either human caused or natural phenomena, that requires action by emergency services personnel to prevent or minimize loss of life or damage to property and/or the environment.
- (7) "Mission" means a distinct assignment of personnel and equipment to achieve a set of tasks related to an incident, emergency, disasters or search and rescue operation that occurs under the direction and control of an authorized official.
- (8) "Training event" means a planned, nonemergency activity for the development, maintenance, or upgrading of emergency worker skills.
- (9) "Remote/isolated area" means an area lacking in amenities, paved roads, or public services, most often heavy vegetation and hilly terrain. Also defined as an area in which development is essentially nonexistent except for roads, railroads, power lines, and similar transportation facilities. Anyone leaving a recognized, road network will be considered to be in a remote/isolated area.
- (10) "SARDA" means state and regional disaster airlift, a plan that is adopted by the state of Washington, as an integral part of the Washington state comprehensive emergency management plan. SARDA establishes the procedures for the control, conduct, and utilization of aviation during times of major disaster.

#### **NEW SECTION**

- WAC 468-200-080 Registration. Registration is a prerequisite for emergency workers involved in the conduct of air search & rescue/disaster relief missions conducted under the authority of this chapter or chapter 47.68 RCW.
- (1) Aircraft pilots and observers shall register with the aviation division by completing and filing a form as designated by the aviation division.
- (2) Main base support personnel, assigned and working at the aviation division designated incident command post must also be registered with the aviation division.
- (3) Ground personnel engaging in search and rescue field activities in remote or isolated locations must be registered emergency workers having complied with the registration requirements of chapter 38.52 RCW and chapter 118-04 WAC.

- (4) The information provided during registration may be used by authorized officials to conduct criminal history, flying record, driving record, and background checks.
- (5) Failure to truthfully respond to statements set forth on the registration form may result in the denial of registration or revocation of registration.
- (6) Registration required under chapter 47.68 RCW and this chapter shall be at the discretion of the aviation division on a form supplied or approved by the aviation division. Registration shall be completed upon the successful completion of the required training program as approved by the aviation division.
- (a) An employee of the state or of a political subdivision of the state who is required to perform emergency duties as a normal part of their job shall not be required to register.
- (b) When such individuals are outside the jurisdiction of their employment during a disaster, emergency, mission or incident, except when acting under the provisions of a mutual aid agreement, they should report to the on-scene authorized official and announce their capabilities and willingness to serve as a volunteer during the emergency or disaster. The on-scene authorized official shall register the individual as a temporary worker.
- (c) Employees of the National Park Service, U.S. Forest Service, Bureau of Land Management performing their normal assigned duties in jurisdictions under their control shall not be required to register.
- (d) Members of active duty, reserve, or National Guard components of the Department of Defense performing duties while in a "paid duty" status shall not be required to register.
- (e) Members of active duty or reserve components of the U.S. Coast Guard performing duties while in a "paid duty" status shall not be required to register.
- (f) Temporary registration may be authorized in those emergency situations requiring immediate or on-scene recruiting of volunteers to assist in time-critical or life threatening situations.

#### **NEW SECTION**

WAC 468-200-100 Classes of emergency workers. The following classes of emergency workers and the scope of duties of each class are hereby established.

- (1) Administration personnel includes, but is not limited to, technical, administrative, and clerical services and may involve recruiting, coordinating, and directing any emergency support activities. Workers under this class will normally not perform their duty functions in isolated or remote locations. They are normally assigned to the incident command post, staging areas, or outlying airports.
- (2) Pilots include duties performed by pilots licensed by the Federal Aviation Administration, operating Federal Aviation Administration approved aircraft, in support of emergency management activities. Pilots will be required to complete a mission training program conducted or approved by the aviation division.
- (3) Observers include those individuals completing an approved training program to perform duties as an aerial observer on emergency missions.
- (4) Communications shall include individuals who support airborne emergency response with air to air, air to

ground, or ground to ground communications. Individuals in this class who are registered in accordance with chapter 38.52 RCW and chapter 118-04 WAC shall be deemed registered for the purposes of this chapter.

- (5) General includes, but is not limited to, duties which can be performed by persons without permanent specific emergency assignment. These emergency workers may include personnel who do not have any specific training or qualifications, but whose participation is essential to a specific emergency operation.
- (6) Transportation includes, but is not limited to, the planning, organizing, maintaining, operating, and coordination of available means of transportation for the movement of supplies, evacuees, personnel, and equipment.
- (7) Radio beacon (emergency locator transmitter/ emergency position indicating radio beacon) or other electronic transmitting device personnel shall include those personnel who respond by various ground and air modes of transportation to locate and silence electronic distress beacons. Personnel who will be working in isolated or remote areas must be registered and qualified in accordance with chapter 38.52 RCW and chapter 118-04 WAC.
- (8) Aircrew (other) consist of crew members conducting airborne communications, aircraft crew chiefs, and airborne controllers.

#### **NEW SECTION**

WAC 468-200-110 Conduct of training. Organizations wishing to conduct training to meet the requirements of this chapter will submit the following information for consideration and approval prior to conducting training:

- (1) A letter requesting to conduct approved training outlining the subject matter for which authorization is sought.
- (2) A course outline listing the subject matter to be taught, class objectives, equipment, and audio visual material to be used.
- (3) Copies of all hand out material, student work books, and other items that will be distributed.
- (4) Written notice of date, location or locations where course is to be taught.
- (5) A resume of the instructors background and qualifications.
- (6) Such other material as may be instrumental in the aviation division reviewing the proposed training opportunities to insure consistency with the state program.

Applications for instructor/course authorization must be received at least thirty days prior to the course offering. The aviation division will have final approval authority over course content and instructor utilization. The aviation division will prepare, and supply on request, information and guidelines for the selection of instructors, preparation of courses and conduct of training.

#### **NEW SECTION**

WAC 468-200-120 Qualifications of search and rescue emergency workers. Personnel will complete training administered or approved by the aviation division prior to engagement in any search and rescue activities conducted in accordance with chapter 47.68 RCW, this chapter, the state comprehensive emergency management

- plan (regarding air operations) or the state and regional disaster airlift plan (SARDA).
- (1) The following are the basic qualifications for administrative support search and rescue emergency workers:
- (a) Be physically and mentally fit for the position assigned.
- (b) Possess knowledge and the skills required of air search and rescue support workers.
- (c) Possess knowledge of the incident command system and how the system works.
- (d) Possess knowledge of the records and forms necessary to administer a major air search operation, including all forms used to identify the mission, track personnel, equipment, and assignments.
- (e) Possess knowledge of the various state laws, plans, and procedures used in the conduct of emergency air operations.
- (f) Possess knowledge of the requirements utilized in briefing search participants.
- (g) Possess knowledge of the requirements and procedures utilized to select and dispatch emergency workers.
- (h) Possess knowledge of dealing with the media, news releases, and information flow.
- (i) Possess basic knowledge of the various types of maps used in air search and airborne disaster relief.
- (j) Possess knowledge and training in dealing with family members of individuals in distressed situations.
- (k) Possess knowledge in specific incident command system job descriptions that the individual is assigned to perform.
- (2) The following are the basic qualifications for communications personnel:
- (a) Be physically and mentally fit for the position assigned.
- (b) Possess the knowledge and skills required of air search and rescue support workers.
- (c) Possess knowledge of the incident command system and how the system works.
- (d) Possess knowledge of the various forms used in the incident command system with particular skills in those forms having to deal with communications.
- (e) Possess knowledge of the various state laws, plans, and procedures used in the conduct of emergency air operations.
- (f) Possess a Federal Communications Commission radio license for the class and type of equipment operated when the operation of a radio requires an operator license.
- (g) For remote or isolated assignments be registered and qualified as an emergency worker in accordance with chapter 118-04 WAC or chapter 38.52 RCW.
- (h) Possess knowledge in specific incident command system job descriptions that the individual is assigned to perform.
- (3) The following are the basic qualifications for pilots and observers.
- (a) Be physically and mentally fit for the position assigned.
- (b) Possess the knowledge and skills required of air search and rescue support workers.
- (c) Possess knowledge of the incident command system and how the system works.

- (d) Possess knowledge of the various forms used in the incident command system with particular skills in those forms having to deal with air operations.
- (e) Possess knowledge of the various state laws, plans, and procedures used in the conduct of emergency air operations.
- (f) Possess knowledge in specific incident command system job descriptions that the individual is assigned to perform.
- (g) Possess knowledge and have training in the following aircrew specific items:
  - 1. Search patterns & electronic search
  - 2. Universal Map System (UMS)
  - 3. Navigation & Position Determination
  - 4. Aircrew Coordination
  - 5. Communications procedures
  - 6. Coordination with ground teams
  - 7. Flight line operations
  - 8. Weather
  - 9. High altitude & terrain considerations
  - 10. Mountain flying
  - 11. Scanning techniques
  - 12. Sighting characteristics
  - 13. In-flight emergencies
  - 14. Off-field landings
  - 15. Survival, first aid, & safety
  - 16. Flight plans
  - 17. Incident Forms
- 18. State & Regional Disaster Airlift (SARDA) & Disaster relief plans
  - 19. Reimbursement procedures
  - 20. Dealing with the family and the press.
- (4) In addition to the knowledge and skill requirements of 3 above, pilots must meet the following qualifications and skill levels.
- (a) Hold a private pilots license or above issued by Federal Aviation Administration.
- (b) Hold a current and valid medical certificate issued by a Federal Aviation Administration authorized Airman Medical Examiner (AME).
- (c) Meet all recurrency/currency of flight and other restrictions imposed by the Federal Aviation Administration.
- (d) Have logged at least two hundred hours of total flight time for flat land (altitudes below five thousand feet) search pilot operations. Have logged at least five hundred hours of total flight time for all other search and rescue assignments.
- (e) Have completed flight training with a search pilot instructor appointed or approved by the aviation division.
- (5) Ground electronic beacon (emergency locator transmitters & emergency position indicating radio beacon) direction finding personnel will receive training and demonstrate proficiency in the principles of emergency beacon transmitters, proper procedures for direction finding (DF) and legal responsibilities. The training shall consist of at least the following:
- (a) Principles of transmission, causes of distortion, interference, and blockage of signals.
- (b) DF principles involving hand-held direction finders as well as working with only radio receivers.
  - (c) Interferometer method of DF.
  - (d) Map reading and interpretation.

- (e) Legal responsibilities and restrictions upon finding a transmitter.
- (f) When required be qualified and registered in accordance with chapter 118-04 WAC.

#### **NEW SECTION**

WAC 468-200-160 Establishment of state standards. When appropriate state standards may be established for classes of individual emergency workers involved in air search and rescue and air responses to disaster situations. Upon establishment of a state standard, training programs within the state shall, at a minimum, comply with that standard.

#### **NEW SECTION**

WAC 468-200-180 Responsibilities of authorized officials using emergency workers. (1) Authorized officials using emergency workers have the responsibility to ensure those emergency workers meet basic qualifications as stated in these rules. Authorized officials organizing and using emergency workers are responsible for assembling the proper combination of emergency workers with the skills and abilities to accomplish the mission being undertaken. It is acknowledged that authorized officials must use judgment and experience in assessing the scene and the requirements for the missions.

- (2) Authorized officials may also require emergency workers to demonstrate proficiency in the skills required to carry out their assignments.
- (3) Authorized officials shall ensure that all emergency workers are aware of their duty to comply with the personal responsibilities contained in WAC 468-200-200. This shall be accomplished at the time of registration with the aviation division and should be reemphasized to the worker at periodic intervals.
- (4) The state recognizes that many situations to which emergency workers are asked to respond are inherently hazardous. It is incumbent upon authorized officials utilizing emergency workers to ensure that workers are not needlessly endangered in mission activities or training events. The emergency worker must also recognize potentially hazardous operations and not accept the assignment unless the worker is confident that their training and skill level will allow the task to be accomplished safely.
- (5) All prudent and reasonable safety procedures, techniques, equipment, and expertise shall be used to ensure the safety of emergency workers at all times while going to, preparing for, performing, recovering from, and returning from, missions or training events.

#### **NEW SECTION**

[4]

WAC 468-200-200 Personal responsibilities of emergency workers. (1) Emergency workers shall be responsible to certify to the authorized officials registering them and using their services that they are aware of and will comply with all applicable responsibilities and requirements set forth in these rules.

(a) Emergency workers have the responsibility to notify the on-scene authorized official if they have been using any medical prescription or other drug that has the potential to render them impaired, unfit, or unable to carry out their emergency assignment.

- (b) Participation by emergency workers in any mission, training event, or other authorized activity while under the influence of or while using narcotics or any illegal controlled substance is prohibited.
- (c) Participation by emergency workers in any mission, training event, or other authorized activity while under the influence of alcohol is prohibited.
- (d) Emergency workers participating in any mission, training event, or other authorized activity shall possess a valid operator's license if they are assigned to operate vehicles, vessels, or aircraft during the mission unless specifically directed otherwise by an authorized official in accordance with RCW 38.52.180. All emergency workers driving vehicles to or from a mission must possess a valid driver's license and required insurance.
- (e) Use of private vehicles by emergency workers in any mission, training event, or other authorized activity without liability insurance required by chapter 46.29 RCW is prohibited unless specifically directed otherwise by an authorized official in accordance with RCW 38.52.180.
- (f) Emergency workers shall adhere to all applicable traffic regulations during any mission, training event, or other authorized activity. This provision does not apply to individuals who have completed the emergency vehicles operator course or the emergency vehicle accident prevention course and are duly authorized under state law to use special driving skills and equipment and who do so at the direction of an authorized official.
- (2) Emergency workers have the responsibility to comply with all other requirements as determined by the authorized official using their services.
- (3) When reporting to the scene, emergency workers have the responsibility to inform the on-scene authorized official whether they are mentally and physically fit for their assigned duties. Emergency workers reporting as not fit for currently assigned duties may request a less demanding assignment that is appropriate to their current capabilities.
- (4) Emergency workers have the responsibility to check in with the appropriate on-scene official and to complete all required recordkeeping and reporting.

#### **NEW SECTION**

WAC 468-200-220 Conduct of training. All training will be conducted by the aviation division utilizing employees of the aviation division or volunteer instructors approved by the aviation division. Courses taught for qualification under this chapter will be those courses prepared or approved by the aviation division. Personnel seeking qualification under chapter 118-04 WAC will comply with the requirements established by chapter 118-04 WAC and imposed by the county of registration if registered in accordance with chapter 38.52 RCW. Organizations which desire to establish separate training programs for training that exceeds the requirements of this regulation are free to do so. Only the training required by this regulation shall be under the control of the aviation division. Course material, curriculum, and instructors will be those approved by the aviation division. The aviation division will prepare, and supply on request, information and guidelines for the selection of instructors, preparation of courses and conduct of training.

#### **NEW SECTION**

WAC 468-200-230 Selection of resources—Mission. The selection of resources for a mission shall reside solely with the appointed incident commander. The aviation division receives information about a potential mission or airborne disaster relief response from a variety of sources. The incident commander will review the known information and assess the type of response which is appropriate for the mission. The incident commander will, after reviewing the information at hand decide whether the mission calls for a limited or full response. Limited response type missions include, but are not limited to:

- (1) Electronic beacons (EPIRBS, ELTS, etc.).
- (2) Reported sightings of a possible downed aircraft or aircraft in distress.
- (3) Searches where evidence indicates the missing aircraft is confined to a limited search area.
- (4) A multistate search where the search area under the responsibility of the state of Washington is a limited geographical area.
- (5) The mission is one of transporting limited personnel or supplies.
- (6) The flight is a damage assessment flight of a limited area. This does not preclude the local authorities from using local resources to conduct damage assessment.
- (7) Weather or flight conditions make it unsafe or unwise to place more than a limited number of aircraft in the search area.
- (8) Any condition where in the opinion of the incident commander it would be unwise to commit additional aircraft.

In the case of limited response missions the incident commander shall select those individuals or organizations needed to support the mission. With the large number of qualified search and rescue volunteers and organizations in the state, not everyone will get called to support a limited specific mission.

After review of the information or at anytime during the execution of a mission, the incident commander may deem it necessary to go beyond a limited mission and in fact make it a major mission. At that time the incident commander, utilizing the call out and alert system established by the aviation division, will request the support and participation of additional registered volunteers and organizations.

#### **NEW SECTION**

[5]

WAC 468-200-240 Staffing and conduct of the mission. The state of Washington, and the department of transportation have adopted the incident command system (ICS) of emergency response missions. All training and actual missions operated under the authority of chapter 47.68 RCW and this chapter shall be conducted using the incident command system (ICS) of mission management. The incident commander for any mission will be appointed by the director of the aviation division or his/her designee. The incident commander will appoint mission staff from the ranks of individuals who are qualified to staff those positions. The assignment of incident command system posi-

tions will be done without regard to membership in any organization.

#### **NEW SECTION**

WAC 468-200-250 Mission number requests. The incident commander, after making a decision on what resources are required, will seek an appropriate mission number assignment required by the responding organization. For the support of those emergency workers covered under chapter 38.52 RCW or chapter 118-04 WAC the incident commander will contact the Washington state military department, emergency management division, to obtain a state of Washington mission number. For missions where a Federal Mission Number is required, DOD (active duty, reserve, & Guard components) Federal non-DOD (FCC, Customs, etc.) and Civil Air Patrol, the incident commander will contact the United States Air Force Rescue Coordination Center for issuance of a mission number.

#### **NEW SECTION**

WAC 468-200-260 Participation in training and operational missions. The conduct of aerial search and rescue and airborne disaster relief operations is a difficult and demanding task. In order to facilitate effective and efficient operations it is necessary that the incident commander has the full support and cooperation of all individuals participating. To that end the incident commander shall have the sole authority to determine whether or not an individual may participate in a mission. The incident commander may remove an individual or otherwise exclude an individual for any of the following reasons:

- (1) Individual does not meet the established criteria, training, or knowledge requirements of this regulation.
- (2) Individual is not mentally or physically fit to perform assigned duties.
- (3) Individual refuses to comply with instructions from appointed ICS authorities.
  - (4) Individual is disruptive to the order of the mission.
- (5) Individual is not checked in on the mission and is a nonparticipant.

#### **NEW SECTION**

WAC 468-200-280 Unauthorized conduct of search and rescue missions. Any individual or organization that falls under the authority of chapter 47.68 RCW or this chapter that conducts search and rescue operations without the authority or direction of the incident commander shall have their registration rescinded and shall be prohibited from future participation in search and rescue and airborne disaster relief operations for a period not to exceed one year. The time shall be determined by the director of aviation.

#### **NEW SECTION**

WAC 468-200-300 Records requirements. Air search and rescue operations conducted under the authority of chapter 47.68 RCW and this chapter are the sole responsibility of the aviation division. All administrative record-keeping, dispatch records, assignment sheets, action plans, and all other documents generated in the search, training

event, or airborne response to a disaster will meet the following requirements:

- (1) All forms used shall be forms provided by and authorized by the aviation division. These forms will comply with the tenets of the incident command system with modifications as authorized by the aviation division;
- (2) All personnel, regardless of agency or organization shall check in and be placed on rosters provided and controlled by the aviation division;
- (3) All assignments, plans, information, logs, etc., shall be on the forms as supplied by the aviation division;
- (4) Organizations or personnel wishing to use their own forms for organization recordkeeping may. However the official forms of the mission are those which are supplied by the aviation division and those forms will be used by all who participate:
- (5) Personnel responding to support a local jurisdiction mission (conducted in accordance with chapter 38.52 RCW and chapter 118-04 WAC) shall also check in on forms being maintained by the local authority.

#### **NEW SECTION**

WAC 468-200-320 Records repository and retention. Air search and rescue conducted under chapter 47.68 RCW and airborne disaster relief efforts conducted under the state comprehensive emergency management plan, the department of transportation emergency response plan, or the state and regional disaster airlift plan are the statutory responsibility of the aviation division. All records, reports, rosters, dispatch records, notes, logs, lead sheets, or any other written documents of the air search or airborne disaster relief are the property of the state of Washington. All said records will be submitted to the aviation division prior to or at the close of the mission. The aviation division shall maintain said records at the principle offices of the aviation division.

The aviation division will make copies of any and all records needed by any participating organization. Records will be reproduced within five working days of the close of a mission and mailed to any participating organization requesting same.

#### **NEW SECTION**

WAC 468-200-340 Memorandum of understanding agreements. The director of aviation may enter into memorandum of understanding (MOU) agreements or other written documents amplifying or clarifying responsibilities and procedures. These written agreements may be entered into with agencies of the federal government, other state agencies, agencies of political subdivisions of the state of Washington or with support or volunteer organizations. Nothing in those agreements shall change the rules adopted by this chapter.

#### **NEW SECTION**

WAC 468-200-350 Appeal procedure. Any individual who feels that the provisions of this chapter have not been fairly or equitably administered may appeal, in writing, to the director of aviation. The director will review the complaint and respond within thirty days. Appeals generally will be limited to training, certification, and registration

matters. Due to the nature of emergency response the decision of the appointed incident commander on any emergency response mission shall be final. Organizations and individuals may seek a meeting with the director of aviation after the incident for future review and clarification.

#### **NEW SECTION**

WAC 468-200-360 Severability. If any provisions of this chapter is held invalid, the remainder of the rule is not affected.

#### WSR 95-23-047 WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF REVENUE

(By the Code Reviser's Office) [Filed November 14, 1995, 11:30 a.m.]

WAC 458-40-670, proposed by the Department of Revenue in WSR 95-10-064, appearing in issue 95-10 of the State Register, which was distributed on May 17, 1995, is withdrawn by the code reviser's office under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor Washington State Register

#### WSR 95-23-048 WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF AGRICULTURE

(By the Code Reviser's Office) [Filed November 14, 1995, 11:34 a.m.]

WAC 16-158-060, proposed by the Department of Agriculture in WSR 95-10-098, appearing in issue 95-10 of the State Register, which was distributed on May 17, 1995, is withdrawn by the code reviser's office under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor Washington State Register

#### WSR 95-23-059 PROPOSED RULES DEPARTMENT OF LICENSING

[Filed November 16, 1995, 9:21 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-10-055.

Title of Rule: Chapter 308-56A WAC, Certificates of title—Motor vehicles, etc.

Purpose: The proposed rule making is to recognize amendments in applicable disclosure laws regarding the release of vehicle owner information and to make administrative changes.

Statutory Authority for Adoption: RCW 42.17.250(1) and 46.01.110.

Statute Being Implemented: RCW 46.12.151 and 46.12.380.

Summary: RCW 46.12.380, regulating the disclosure of individual vehicle owner names or addresses was amended by section 2, chapter 232, Laws of 1990, to restrict the release of information to government and business entities. This proposed rule making provides a method for releasing such information.

Reasons Supporting Proposal: Existing rules are not compatible with statute.

Name of Agency Personnel Responsible for Drafting: Jack Lince, Highways-Licenses Building, Olympia, Washington, (360) 902-3773; Implementation: Carol Knight-Wallace, Highways-Licenses Building, Olympia, Washington, (360) 902-3680; and Enforcement: Nancy Kelly, Highways-Licenses Building, Olympia, Washington, (360) 902-3754.

Name of Proponent: Department of Licensing, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: No new rules are proposed in this rule making.

Proposal Changes the Following Existing Rules: WAC 308-56A-210, amended to clarify documentation for release of interest and procedure for obtaining disclosure of the last owner of record for purposes of obtaining a release of interest; and WAC 308-56A-090, amended to restrict the disclosure of individual vehicle owners or addresses to business and government entities. Provides a method for obtaining vessel owner information on a continuing basis by execution of an agreement with the department.

No small business economic impact statement has been prepared under chapter 19.85 RCW. A small business economic impact statement is not required pursuant to RCW 19.85.030 (1)(a). The proposed rule making does not impose more than a minor cost on businesses in an industry.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The content of the proposed rules are explicitly and specifically dictated by statute.

Hearing Location: Room 406, Highways-Licenses Building, 1125 Washington Street S.E., Olympia, WA, on December 27, 1995, at 9:30 a.m.

Assistance for Persons with Disabilities: Contact Jack Lince by December 20, 1995, TDD (360) 664-8885.

Submit Written Comments to: Jack Lince, Department of Licensing, P.O. Box 2757, Olympia, WA 98507-2957, FAX (360) 664-0831, by December 20, 1995.

Date of Intended Adoption: January 5, 1996.

November 15, 1995 Nancy Kelly Administrator

AMENDATORY SECTION (Amending WSR 91-03-088, filed 1/18/91, effective 2/18/91)

WAC 308-56A-090 Disclosure of individual vehicle owner names and addresses. (1) Any business entity requesting the name((s-and)) or address of ((an individual)) a vehicle owner ((must)) pursuant to RCW 46.12.380 shall complete a form provided by the department and furnish verification of its identity as a business entity. For purposes of this section, acceptable verification includes:

- (a) A copy of the requesting entity's unexpired Washington master business license; or
- (b) For businesses not authorized to do business in this state, a copy of its unexpired business license issued by the out-of-state jurisdiction where the business entity is authorized to do business.
- (2) ((Any individual purchaser or transferee of a vehicle may request the name and address of previous owners of that vehicle by providing verification that the person is the purchaser or transferee of the vehicle. Acceptable verification includes:

(a) A properly released vehicle certificate of ownership; or

- (b) A certificate of ownership issued in the requester's name: or
- (c) A bill of sale from the vehicle owner on record with the department; or
- (d) A bill of sale from a person claiming to be a more recent owner than the owner of record with the department.
- (3) Any person)) A business entity requesting ((the)) names or addresses of ((an)) individual vehicle owners ((shall complete a form provided by)) on a continuing basis may execute an agreement with the department giving their full business ((or individual)) name and the purpose for ((the requested)) requesting the information. If the purpose for the information is ((in connection with a prior business transaction, that prior business transaction must be identified)) not contrary to RCW 46.12.380, the information may be provided without separate written requests for disclosure of owner's name or address on each vehicle of interest.

AMENDATORY SECTION (Amending Order MV 208, filed 7/31/74)

WAC 308-56A-210 Lack of proper release of interest. If the registered or legal owner, as shown in the records of the department or ((the records of the)) a foreign state issuing the last certificate of ((title)) ownership and/or registration of a vehicle, has not released his/her interest in the vehicle, by endorsement on the certificate of ownership or by a satisfactory release of interest, the following must be attached to an application for Washington certificate of ((title)) ownership:

- (1) Proper documentation authorized ((by other sections of this chapter)) in WAC 308-56A-205 to be used in lieu of a release by the registered or legal owner; or
  - (2) A bond in accordance with RCW 46.12.151; or
  - (3) The following, if satisfactory to the department:
- (a) An affidavit by the applicant stating the reasons the person is unable to obtain a release of interest from the registered and/or legal owner of record; and
- (b) Evidence of ownership of the vehicle by the applicant such as, but not limited to, a bill of sale; and
- (c) Evidence of attempts to locate the owner of record such as, but not limited to, copies of correspondence sent by registered or certified mail, return receipt requested to the last known address of the owner ((as well as returned receipts showing such correspondence was sent by registered or certified mail, return receipt requested)).
- (4) For purposes of this section, an individual purchaser or transferee of a vehicle may request the name and address of the owner(s) of record for that vehicle by satisfying

subsection (3)(a) and (b) of this section and completing a form provided by the department. When satisfied the request is for obtaining proper release of interest, the department may disclose the name(s) and address of the last owner(s) of record for that vehicle.

#### WSR 95-23-060 PROPOSED RULES DEPARTMENT OF LICENSING

[Filed November 16, 1995, 9:24 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-20-006.

Title of Rule: Chapter 308-56A WAC, Certificates of title—Motor vehicles, etc., chapter 308-93 WAC, Vessel registration and certificates of title, chapter 308-94 WAC, Snowmobiles and off-road and nonhighway vehicles, and chapter 308-96A WAC, Vehicle licenses.

Purpose: The proposed rule making is to rescind rules previously adopted by WSR 95-13-058.

Statutory Authority for Adoption: RCW 46.01.110 and 88.02.100.

Statute Being Implemented: RCW 46.10.040, 46.12.030, 46.16.040, 88.02.050, 88.02.070.

Summary: The proposed rules will rescind the department's authority to request vehicle owners' Social Security numbers and dates of birth.

Reasons Supporting Proposal: This information is not presently required for obtaining a vehicle license.

Name of Agency Personnel Responsible for Drafting: Jack Lince, Highways-Licenses Building, Olympia, Washington, (360) 902-3773; Implementation: Carol Knight-Wallace, Highways-Licenses Building, Olympia, Washington, (360) 902-3680; Nancy Kelly, Highways-Licenses Building, Olympia, Washington, (360) 902-3754.

Name of Proponent: Department of Licensing, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: No new rules are proposed in this rule making.

Proposal Changes the Following Existing Rules: WAC 308-56A-030, 308-93-070, 308-94-030 and 308-96A-035, rescind reference to Social Security number and date of birth.

No small business economic impact statement has been prepared under chapter 19.85 RCW. A small business economic impact statement is not required pursuant to RCW 19.85.030 (1)(a). The proposed rule making does not impose more than a minor cost on businesses in an industry.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The proposed rules relate only to internal governmental operations that are not subject to violation by a nongovernmental party and do not apply to RCW 34.05.328(5).

Hearing Location: Room 406, Highways-Licenses Building, 1125 Washington Street S.E., Olympia, WA, on December 27, 1995, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Jack Lince by December 20, 1995, TDD (360) 664-8885.

Submit Written Comments to: Jack Lince, Department of Licensing, P.O. Box 2757, Olympia, WA 98507-2957, FAX (360) 664-0831, by December 20, 1995.

Date of Intended Adoption: January 5, 1996.

November 15, 1995 Nancy Kelly Administrator

AMENDATORY SECTION (Amending WSR 95-13-058, filed 6/19/95, effective 7/20/95)

WAC 308-56A-030 Form required for name and address. The application for certificate of ownership shall indicate the names and addresses of the registered and legal owners of the vehicle, including lessees and lessors, and ((upon request)) each owner's ((Social Security number, date of birth, and)) department assigned customer account number. The names indicated shall be the names of the owners in the form in which the person wishes his/her interests to be reflected. The owner's names reflected on the certificate of registration are identical with the name shown on the certificate of ownership.

AMENDATORY SECTION (Amending WSR 95-13-058, filed 6/19/95, effective 7/20/95)

WAC 308-93-070 Application for title/registration.
(1) An application for certificate of ownership or registration of a vessel shall be completed and shall include:

- (a) The names, addresses, ((Social Security number, date of birth,)) and ((the)) department assigned customer account numbers ((upon request,)) for all owners of the vessel being registered including lessees and lessors, and legal owners if applicable.
  - (b) Make, model year and length of vessel.
- (c) Type of power (gasoline, diesel, propane, other, etc.).
  - (d) Primary use.
- (e) Primary method of propulsion (inboard, outboard, inboard/outboard, jet, sail, other, etc.).
  - (f) Type of vessel (open, cabin, house, or other).
- (g) Primary vessel construction (fiberglass, wood, aluminum, etc.).
  - (h) County of moorage.
  - (i) United States Coast Guard issued number, if any.
- (j) Purchase price and purchase year of vessel or declared value and year of declaration. Purchase price includes the price purchaser paid for the vessel, vessel motor, or engine, and all other equipment and accessories, excluding boat trailers, purchased in a single transaction.
  - (k) Hull identification number.
- (1) Vessel registration numbers previously issued by any issuing authority, if any.
- (m) That the application is for a new number, renewal or transfer of ownership.
  - (n) State in which vessel is or will be principally used.
- (o) United State Coast Guard document number, if applicable.
- (2) Name and address of all persons perfecting a security interest (legal owner), except for United States Coast Guard documented vessels, or a certified statement by the registered owner that the vessel is free of all liens.

- (3) In the event a vessel is homemade, the registered owner must complete and sign a declaration of value form.
- (4) The names of all owners will appear on the application for registration and title. The application must be signed by all registered owner applicants. Signature must be notarized or certified by an authorized license agent.
- (5) The application for certificate of ownership or registration shall be accompanied by the following where applicable:
  - (a) A copy of the bill of sale or sales agreement.
  - (b) Declaration of value form.
  - (c) All proper fees and excise tax.
  - (d) Previous ownership document properly released.
  - (e) Excise exemption affidavit.
  - (f) Proof of sales tax paid.
- (g) Manufacturer's statement of origin or original factory invoice.
  - (h) Copy of carpenter certificate.
  - (i) Release of interest form.
  - (j) Other verification of ownership.
- (k) Copy of certificate of ownership of vessel issued by United States Coast Guard.
- (6) An application made for a vessel to be leased or rented without propulsion machinery will indicate "other" for type of power in subsection (1)(c) of this section and for primary method of propulsion in subsection (1)(e) of this section.

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 WSR 95-13-058, filed 6/19/95, effective 7/20/95)

WAC 308-94-030 Application for registration. An application for registration of a snowmobile shall include:

- (1) Name and address, ((Social Security number, date of birth,)) and ((the)) department assigned customer account number upon request, of each registered and legal owner(s);
  - (2) Make and model year of snowmobile;
- (3) Method of propulsion, including but not limited to skis, tracks, wheels or combination thereof;
- (4) Purchase price and year of purchase or declared value and year of declaration;
- (5) Proof of payment of sales tax or a bill of sale establishing the price paid for the vehicle;
- (6) The previously issued registration certificate or a duplicate thereof, or a bill of sale if the application is for the transfer of a registered snowmobile. If the snowmobile has not been previously registered in this state, a bill of sale or a purchase agreement shall be provided;
  - (7) Vehicle identification number; and
  - (8) Appropriate fees.

AMENDATORY SECTION (Amending WSR 95-13-058, filed 6/19/95, effective 7/20/95)

WAC 308-96A-035 Annual license renewal. (1) When a registered owner wishes to make a change to the information pertaining to the vehicle or their owner address, or if a prebill was not received, application shall be made by

mailing or appearing in person at any of the vehicle licensing offices to effect such change or to renew the registration.

- (2) The applicant must satisfy the licensing agent as to his/her identity by at least one of the following:
  - (a) A valid Washington state driver's license;
  - (b) A valid Washington state identicard;
  - (c) A photo identification card; or
- (d) In the event the above are not available, two of the following:
- (i) A nationally or regionally known credit card containing the signature of the applicant;
- (ii) An identification card issued by the United States, any state, or any agency of either, of a kind commonly used to identify the members or employees of such government agencies (including military ID cards) and which contain the signature of the applicant;
- (iii) Any certificate or other document issued by any governmental agency commonly used for the purpose of establishing identities; or
- (iv) Such other documentary evidence as in the opinion of the licensing agency clearly establishes the identity of the applicant.
- (3) Nothing in this regulation shall be construed as prohibiting a member of the immediate family of the registered owner to effect such renewal, if he/she is able to prove his/her identity and relationship to the registered owner.
- (4) When making application for annual license renewal, the applicant shall provide additional information as may be requested by the department. Additional information may include but is not limited to all legal and registered owner's ((Social Security number, date of birth, and the)) department assigned customer account number.

#### WSR 95-23-061 PROPOSED RULES DEPARTMENT OF LICENSING

[Filed November 16, 1995, 9:25 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-17-091.

Title of Rule: Chapter 308-93 WAC, Vessel registration and certificates of title.

Purpose: The proposed rule making is to recognize amendments in applicable disclosure laws regulating the release of vessel owner information and to make administrative changes.

Statutory Authority for Adoption: RCW 88.02.070 and 88.02.100.

Statute Being Implemented: RCW 46.12.380 and 88.02.070(1).

Summary: RCW 46.12.380, regulating the disclosure of vehicle owner names or address are adopted in chapter 308-93 WAC to regulate the disclosure of vessel owner names or addresses as provided in RCW 88.02.070. The 1990 laws amendment (section 2, chapter 232) to RCW 46.12.380 is being promulgated in chapter 308-93 WAC to apply to the disclosure of vessel record information.

Reasons Supporting Proposal: It is the intention of the legislature that vehicle and vessel policies be as similar as

possible. This proposed rule making will amend the vessel WACs to be compatible with vehicle regulations in this area.

Name of Agency Personnel Responsible for Drafting: Jack Lince, Highways-Licenses Building, Olympia, Washington (360) 902-3773; Implementation: Carol Knight-Wallace, Highways-Licenses Building, Olympia, Washington, (360) 902-3680; and Enforcement: Nancy Kelly, Highways-Licenses Building, Olympia, Washington, (360) 902-3754.

Name of Proponent: Department of Licensing, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: No new rules are proposed in this rule making.

Proposal Changes the Following Existing Rules: WAC 308-93-088, administrative amendment to correct drafting error; WAC 308-93-440, amended to clarify documentation for release of interest and procedure for obtaining disclosure of the last owner of record for purposes of obtaining a release of interest; and WAC 308-93-670, amended to restrict the disclosure of individual vessel owners or addresses to business and government entities. Provides a method for obtaining vessel owner information on a continuing basis by execution of an agreement with the department.

No small business economic impact statement has been prepared under chapter 19.85 RCW. A small business economic impact statement is not required pursuant to RCW 19.85.030 (1)(a). The proposed rule making does not impose more than a minor cost on businesses in an industry.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The content of the proposed rules are explicitly and specifically dictated by statute.

Hearing Location: Room 406, Highways-Licenses Building, 1125 Washington Street S.E., Olympia, WA, on December 27, 1995, at 9:30 a.m.

Assistance for Persons with Disabilities: Contact Jack Lince by December 20, 1995, TDD (360) 664-8885.

Submit Written Comments to: Jack Lince, Department of Licensing, P.O. Box 2757, Olympia, WA 98507-2957, FAX (360) 664-0831, by December 20, 1995.

Date of Intended Adoption: January 5, 1996.

November 15, 1995 Nancy Kelly Administrator

AMENDATORY SECTION (Amending WSR 92-24-035, filed 11/25/92, effective 12/26/92)

### WAC 308-93-088 Disclosure violations, penalties.

- (1) The department may review the activities of a person who receives vessel record information to ensure compliance with the limitations imposed on the use of the information. The department shall suspend or revoke for up to five years the privilege of obtaining vessel record information of a person found to be in violation of chapter 42.17 RCW, this chapter, or a disclosure agreement executed with the department.
- (2) In addition to the penalty in subsection (1) of this section:
- (a) The unauthorized disclosure of information from a department vessel record; or

- (b) The use of a false representation to obtain information from the department's vessel records; or
- (c) The use of information obtained from the department vessel records for a purpose other than what is stated in the request for information or in the disclosure agreement executed with the department; or
- (d) The sale or other distribution of any vessel owner name or address to another person not disclosed in the request or disclosure agreement,

is a gross misdemeanor punishable by a fine not to exceed ten thousand dollars, or by imprisonment in a county jail not to exceed one year, or by both such fine and imprisonment for each violation.

### AMENDATORY SECTION (Amending Order 736-DOL, filed 11/18/83)

WAC 308-93-440 Lack of proper release. If the registered or legal owner(s), as shown in the records of the department or ((the records of the)) a foreign state issuing the last certificate of ((title)) ownership and/or registration of a vessel, has not released his/her interest in the vessel, by endorsement on the certificate of ownership or by a satisfactory release of interest, the following must be attached to an application for Washington certificate of ((title)) ownership:

- (1) Proper documentation authorized ((by other sections of this chapter)) in WAC 308-93-430 to be used in lieu of a release by the registered or legal owner; or
  - (2) A bond in accordance with WAC 308-93-210; or
  - (3) The following, if satisfactory to the department:
- (a) An affidavit by the applicant stating the reasons the person is unable to obtain a release of interest from the registered and/or legal owner(s) of record; and
- (b) Evidence of ownership of the vessel by the applicant such as, but not limited to, a bill of sale; and
- (c) Evidence of attempts to locate the owner(s) of record such as, but not limited to, copies of correspondence sent by registered or certified mail, return receipt requested to the last known address of the owner ((as well as returned receipts showing such correspondence was sent by registered or certified mail, return receipt requested)).
- (4) For purposes of this section, an individual purchaser or transferee of a vessel may request the name and address of the owner(s) of record for that vessel by satisfying subsection (3)(a) and (b) of this section and completing a form provided by the department. When satisfied the request is for obtaining proper release of interest, the department may disclose the name(s) and address of the last owner(s) of record for that vessel.

### AMENDATORY SECTION (Amending WSR 91-03-089, filed 1/18/91, effective 2/18/91)

WAC 308-93-670 Disclosure of individual vessel owner names and addresses. (1) Any business entity requesting the name((s-and)) or address of ((an individual)) a vessel owner ((must)) pursuant to WAC 308-93-087 shall complete a form provided by the department and furnish verification of its identity as a business entity. For purposes of this section, acceptable verification includes:

(a) A copy of the requesting entity's unexpired Washington master business license; or

- (b) For businesses not authorized to do business in this state, a copy of its unexpired business license issued by the out-of-state jurisdiction where the business entity is authorized to do business.
- (2) ((Any individual purchaser or transferee of a vessel may request the name and address of previous owners of that vessel by providing verification that the person is the purchaser or transferee of the vessel. Acceptable verification includes:
- (a) A properly released vessel certificate of ownership;
- (b) A certificate of ownership issued in the requester's name; or
- (e) A bill of sale from the vessel owner on record with the department; or
- (d) A bill of sale from a person claiming to be a more recent owner than the owner of record with the department.
- (3) Any person)) A business entity requesting ((the)) names or ((address)) addresses of ((an)) individual vessel owners ((shall complete a form provided by)) on a continuing basis may execute an agreement with the department giving their full business ((or individual)) name and the purpose for ((the requested)) requesting the information. If the purpose for the information is ((in connection with a prior business transaction, that prior business transaction must be identified)) not contrary to WAC 308-93-087, the information may be provided without separate written requests for disclosure of owner's name or address on each vessel of interest.

#### WSR 95-23-070 PROPOSED RULES DEPARTMENT OF AGRICULTURE

[Filed November 17, 1995, 9:57 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-20-057.

Title of Rule: Prohibited noxious weed seeds.

Purpose: Addition of white cockle and bladder campion to the list of prohibited noxious weed seeds in timothy only.

Statutory Authority for Adoption: RCW 15.49.011 and 15.49.051.

Statute Being Implemented: RCW 15.49.011 and 15.49.051.

Summary: The proposal will add two weeds, white cockle and bladder campion to the prohibited noxious weed seed list for the crop timothy only.

Reasons Supporting Proposal: Respond to industry request to exclude these weed seeds from timothy seed.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Max Long, Yakima, Washington, (509) 575-2750.

Name of Proponent: Washington Seed Council, Kittitas County Timothy Hay growers and Suppliers, Washington State University Kittitas County Extension, Washington State Department of Agriculture, Kittitas County Noxious Weed Control Board, private, public, and governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Per industry request, the proposal would add white cockle and bladder campion to the list of noxious weed seeds for the crop timothy only. This would make it illegal to sell timothy seed in Washington that contains these weeds. These weeds have become a serious problem for hay producers in Kittitas County.

Proposal Changes the Following Existing Rules: The proposal adds white cockle and bladder campion to the list of noxious weed seeds for the crop timothy.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Rule change is industry requested. No fee increases are being proposed.

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

Hearing Location: Washington State University Kittitas County Extension, Courthouse Annex, 5th and Main, Ellensburg, WA 98926-2887, on January 22, 1996, at 1:30

Assistance for Persons with Disabilities: Contact Cathy Jensen, by January 22, 1996, TDD (360) 902-1996.

Submit Written Comments to: Max Long, 2015 South 1st Street, Yakima, WA 98903, FAX (509) 454-4395, by January 22, 1996.

Date of Intended Adoption: February 5, 1996.

November 3, 1995 K. Diane Dolstad Assistant Director

AMENDATORY SECTION (Amending Order 4017, filed 12/14/92, effective 1/14/93)

#### WAC 16-300-010 Prohibited noxious weed seeds.

(1) Prohibited (primary) noxious weed seeds are the seeds of weeds which when established are highly destructive, competitive and/or difficult to control by cultural or chemical practices.

(2) It shall be unlawful for any person to distribute mislabeled seed. Seed shall be deemed to be mislabeled if it consists of or contains any of the prohibited noxious weed seeds listed below. For the purpose of seed certification, see WAC 16-316-160 for the list of prohibited noxious weeds.

#### ENGLISH OR **COMMON NAME**

Austrian fieldcress Field bindweed Hedge bindweed Bladder campion (only in timothy-Phleum pratense)

Camelthorn Canada thistle Hairy whitetop Hoary cress Jointed goatgrass

(only in small grain) Knapweed complex (including bighead,

Vochin, black, brown, diffuse, meadow,

#### BOTANICAL OR SCIENTIFIC NAME

Rorippa austriaca (Crantz) Bess. Convolvulus arvensis L. Convolvulus sepium L. Silene cucubalus

Alhagi camelorum Fisch. Cirsium arvense (L.) Scop. Cardaria pubescens (C.A. Mey.) Cardaria draba (L.) Desv. Aegilops cylindrica

Centaurea macrocephala, Centaurea nigrescens, Centaurea nigra, Centaurea jacea, Centaurea diffusa, Centaurea jacea x nigra,

Russian. and spotted knapweeds, and purple starthistle) Leafy spurge

Lepyrodiclis Perennial pepperweed Perennial sowthistle Quackgrass

Serrated tussock Silverleaf nightshade Sorghum perennial such as, but

not limited to, johnsongrass, sorghum almum, and perennial sweet sudangrass

Tansy ragwort Velvetleaf White cockle (only in timothy-Phleum pratense)

Yellow-flowering skeleton weed

Centaurea repens, Centaurea maculosa, Centaurea calcitrapa Euphorbia esula L. Lepyrodiclis holsteoides Lepidium latifolium L. Sonchus arvensis L. Agropyron repens (L.) Beauv. Nassella trichotoma Solanum elaeagnifolium Cav. Sorghum spp.

Senecio jacobaea L. Abutilon theophrasti Lychnis alba

Chondrilla juncea L.

#### WSR 95-23-072 WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF RETIREMENT SYSTEMS

[Filed November 17, 1995, 11:40 a.m.]

The department wishes to withdraw the proposed WAC pertaining to excess compensation which was filed October 31, 1995. It is scheduled to be published as WSR 95-22-

> Sheryl Wilson Director

#### WSR 95-23-076 PROPOSED RULES LIOUOR CONTROL BOARD

[Filed November 17, 1995, 1:47 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-16-108.

Title of Rule: WAC 314-16-196 Class H restaurant-Floor space requirements—Conditions for service bar only premises.

Purpose: The rule sets forth specifications for Class H licensed premises including the way floor space may be utilized and the amount of floor space required for dining.

Statutory Authority for Adoption: RCW 66.08.030. Summary: Major revision was made to the language in this rule following notification as provided in WSR 95-16-

108. The rule was adopted as WSR 95-20-005. The word "dining" was inadvertently deleted in subsection (4) and needs to be reinserted in order to make the sentence read properly.

Reasons Supporting Proposal: Inserts word accidentally deleted during several drafting activities. Without the word in the sentence, it leaves the reader in doubt as to what area is being addressed.

Name of Agency Personnel Responsible for Drafting: Carter Mitchell, Washington State Liquor Control Board. P.O. Box 43080, Olympia, WA, (360) 753-6276; Implementation: David Goyette, Washington State Liquor Control Board, P.O. Box 43098, Olympia, WA, (360) 753-2724; and Enforcement: Gary Gilbert, Washington State Liquor Board, P.O. Box 43094, Olympia, WA, (360) 586-3052.

Name of Proponent: Liquor Control Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule specifically details the floor space requirements for Class H licensed premises. The reinsertion of the word "dining" makes the sentence read smoothly and removes any doubt as to what the designated purpose is for the specific space discussed.

Proposal Changes the Following Existing Rules: During revision and adoption activities, the word "dining" was accidentally dropped from the original language leaving the sentence somewhat confusing. The sole purpose of the change is to restore the word dining to the language to make it read smoothly and be easier to understand.

No small business economic impact statement has been prepared under chapter 19.85 RCW. No impact to business, activity being proposed merely reinstates a word accidentally deleted when revisions were made to the remainder of the section.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Liquor Control Board is not one of the agencies designated by the language of section 201, chapter 403, Laws of 1995.

Hearing Location: Washington State Liquor Control Board, 1025 East Union, 5th Floor Board Room, Olympia, WA 98504, on December 27, 1995, at 9:30 a.m.

Assistance for Persons with Disabilities: Contact ATT TTY/TDD Relay by December 26, 1995, TDD (800) 833-6388.

Submit Written Comments to: M. Carter Mitchell, Public Information Office, Washington State Liquor Control Board, P.O. Box 43080, Olympia, WA 98504-3080, FAX (360) 664-9689, by December 26, 1995.

Date of Intended Adoption: January 4, 1996.

November 16, 1995 Mike Murphy Chairman

AMENDATORY SECTION (Amending WSR 95-20-005, filed 9/21/95, effective 10/22/95)

## WAC 314-16-196 Class H restaurant—Floor space requirements—Conditions for service bar only premises. (1) Definitions. For the purpose of this section:

- (a) "Banquet room" means any room used primarily for the sale and service of food and liquor to private groups.
- (b) "Cabaret" means a dining area also used to conduct entertainment such as live music, patron dancing, comedy and floor shows.
- (c) "Cocktail lounge" means that portion of a licensed premises used primarily for the preparation, sale and service of liquor. Persons under twenty-one years of age are not permitted to enter a cocktail lounge except as otherwise provided under this title.

- (d) "Public service area" means those public areas where food and/or liquor is normally sold and served to the general public.
- (e) "Dining room" means that area dedicated to the sale and service of food with liquor being incidental to dining. A dining area must be separate and apart from a dance floor, entertainment stage, cocktail lounge or game area except if written permission is given by the board to use a dining area during specified times as a cabaret area.
- (f) "Service bar" means any fixed or portable table, counter, cart or similar work station primarily used to prepare, mix, serve and sell liquor for pickup only, by employees and customers.
- (2) Before the board shall issue a Class H license to a bona fide restaurant, the applicant shall submit, as a part of or in addition to the blueprint required by WAC 314-16-190 (2)(a), a scale drawing one-quarter inch equals one foot of the proposed premises indicating that the area designated as the primary dining room(s) comprises at least fifteen percent of the total public service area: Provided,
- (a) Banquet rooms are permitted without limitations as to number or size.
- (b) Routine sale and service of liquor in a banquet room to the public requires written board approval.
- (3) The boundary of a cocktail lounge or other restricted area shall be clearly defined as a separate and distinct area by fixed or movable barriers, including, but not limited to, railings, ropes and stanchions, shrubbery or other closely placed plantings, etc.
- (a) Restricted area entrances may be no wider than ten feet.
- (b) Minor prohibited signs as required by WAC 314-16-025 must be placed at all restricted area entrances and other locations as necessary.
- (c) The licensee is responsible to construct and post restricted area boundaries to reasonably prevent unauthorized persons from entering such areas.
- (d) Movable barriers may not be placed so as to reduce the required dining area to less than fifteen percent.
- (4) In Class H premises with a cocktail lounge, any portable service bar(s) may be placed in, or moved about, public service areas other than the <u>dining</u> area(s) without need for separate board approval.
- (a) Any permanently fixed service bar(s) must be included as part of original floor plans or submitted as an alterations request, requiring board approval.
- (b) Customers may not be seated or allowed to consume food or liquor at the service bar(s).
- (5) Class H licensees/applicants may have a service bar(s) without regard to the floor space requirements of subsection (2) of this section, in lieu of a cocktail lounge on the following conditions:
- (a) Location of permanently fixed service bar(s) shall be approved, in writing, by the board.
- (b) Customers may not be seated or allowed to consume food or liquor at the service bar(s).
- (c) Liquor sale, service and consumption may take place only during hours that the full restaurant menu is available and a chef or cook is on duty.
- (d) A Class H licensed restaurant having a service bar(s) only, is not eligible for entertainment except for the added

activity of live background music. Written board approval is required.

- (6) If the board issues a Class H license to a bona fide restaurant which has a service bar in lieu of an approved cocktail lounge and the licensee subsequently applies for approval to install a cocktail lounge, the board will process such a change in the same manner as an application for a new Class H license (i.e. notice will be posted at the premises, notice will be given to local officials, and nearby churches and schools will be notified).
- (7) The board may approve variations to the floor space requirement of this subsection where the applicant/licensee can demonstrate to the satisfaction of the board that the proposed layout would best suit the available floor space.

#### WSR 95-23-090 PROPOSED RULES GAMBLING COMMISSION

[Filed November 20, 1995, 3:38 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-12-079 [95-21-079].

Title of Rule: WAC 230-20-064 Maximum receipts, prizes, and expenses for bingo games—Net income required.

Purpose: To impose a moratorium on the issuance of mandatory license class downgrades for failure to meet net income requirements.

Other Identifying Information: Adopted as an emergency rule as WSR 95-21-078.

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

Summary: To impose a moratorium on the issuance of mandatory license class downgrade for failure to meet net income requirements, so long as the licensee meets other conditions as set forth in the rule.

Reasons Supporting Proposal: To prevent the immediate demise of some charitable/nonprofit organizations' fundraising activities while commission staff study the possible effect factors beyond bingo licensees' control may be having on the licensee's ability to meet net income requirements.

Name of Agency Personnel Responsible for Drafting: Michael Aoki-Kramer, Lacey, 438-7654 x 310; Implementation: Cally Cass-Healy, Lacey, 438-7654 x 356; and Enforcement: Frank L. Miller, Lacey, 438-7654 x 302.

Name of Proponent: [Gambling Commission], governmental.

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

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

Proposal Changes the Following Existing Rules: Adds two subsections to WAC 230-20-064 relating to the study commission staff will undertake, the duration of the moratorium, and who may participate in the study.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This measure will temporarily reduce adverse economic impacts associated with the existing rule.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The agency has not chosen to make the procedures apply.

Hearing Location: Silverdale on the Bay/West Coast Hotel, 3037 Bucklin Hill Road, Silverdale, WA 98310, on January 12, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Michael Aoki-Kramer by January 9, 1996, TDD (360) 438-7638, or (360) 438-7654 x 310.

Submit Written Comments to: Michael Aoki-Kramer, Washington State Gambling Commission, P.O. Box 42400, Olympia, WA 98504-2400, FAX (360) 438-7654.

Date of Intended Adoption: January 12, 1996.

November 20, 1995 Michael Aoki-Kramer Rules and Policy Coordinator

AMENDATORY SECTION (Amending Order 262, filed 12/5/94, effective 1/5/95)

WAC 230-20-064 Maximum receipts, prizes, and expenses for bingo games—Net income required. Bingo is to be conducted as a social pastime and for the raising of funds to support the purpose(s) of the organization only. Organizations licensed to conduct bingo games must comply with the following limitations:

- (1) Gross receipts from the sale of bingo cards shall not exceed the limits by class of license for the organization's license year as set out in WAC 230-04-202, Table 1., or as restricted by the commission under subsection (6) of this section.
- (2) To prevent the payment of prizes in such amounts that would significantly reduce net income, prize payouts, as percentages of gross receipts, shall not exceed the percentages listed in Table 1. by class of license, or as restricted by the commission under subsection (6) of this section.
- (3) To insure that licensees meet the intent of RCW 9.46.010 and to prevent the payment of excessive expenses, combined net income from bingo games, punchboards/pull tabs, and food, drink or other retail sales activities conducted in conjunction with bingo games, as a percentage of bingo games gross receipts shall not be less than the percentage listed in Table 1. by class of license for any annual license period, or as restricted by the commission under subsection (6) of this section: *Provided*, That local gambling taxes paid or accrued will be allowed as a credit when computing net income for bingo and punchboards and pull tabs.
- (4) The director may allow a licensee to temporarily exceed the limitations set out in subsection (2) or (3) of this section, or Table 1. of this section when unusual and/or uncontrollable conditions affect the licensee's ability to comply. Any licensee seeking relief from these requirements must petition the commission staff in writing. This petition must set forth the specific circumstances for which such relief is sought and include objective evidence regarding the scope of the impact on the bingo operation. The director may authorize exceptions under the following conditions:
- (a) When a new class D or above bingo licensee or any game not under the jurisdiction of the commission and which operates two or more days per week begins bingo activities within the market area of an operating game. For purposes of this section, "market area" is defined as:

- (i) Primary market area within the area encompassed by a measurement that starts at the premises of an operating class D or above bingo game and extends to a radius that is located five miles from such premises;
- (ii) Secondary market area within the area encompassed by a measurement that starts at a radius that is located five miles from the premises of an operating class D or above bingo game and extends to a radius that is located ten miles from the premises;
- (iii) Rural market area within the area starting at the premises of an operating class D or above bingo game and extending to the twenty-five mile radius from such premises when such premises is located in any county that the total population is less than one hundred thousand.
- (b) When a class D or above game is forced to move its current operations outside their primary market area due to circumstances beyond the control of the organization. Examples of uncontrollable circumstances are:
  - (i) Premises destroyed or condemned;
  - (ii) Lease expiration without an option to renew;
- (iii) Increases to rent that would put the licensee in jeopardy of being in violation of net income requirements;
- (iv) Permanent interruption of customer flow, such as: Closure of arterial exit ramps; loss of customer parking; cancellation of public transportation; etc.; or
  - (v) Other circumstances as approved by the director.
- (c) When an organization not previously licensed to conduct bingo at any class begins operations at the class D or above level:
- (d) When a licensee is required to upgrade their license class in the last quarter of their annual license period; or
- (e) When an organization incurs a temporary interruption of customer flow. A "temporary interruption of customer flow" is defined as an interruption that the licensee can not prevent but which will be corrected within a reasonable time period, such as street repairs, damage to premises, inclement weather, etc.
- (5) Relief granted under subsection (4) of this section shall be limited to adjustment of the requirements in Table 1. as follows:
- (a) Relief for subsection (4)(a) of this section new game operating within the primary market area. When a new class D or above or any game not under the jurisdiction of the commission and which operates two or more days per week begins operations within the primary market area of an operating class D or above bingo game and:
- (i) The new game operates two or more occasions per week that are common to the currently operating game, the annual and calendar quarter prize payout limits shall be increased by two percentage points for the first twelve months of operation, and the annual minimum net income requirements shall be decreased by two percentage points for the first twelve months of operation of the new game; or
- (ii) The new game operates one occasion or less per week that is common to the currently operating game, the annual and calendar quarter prize payouts limits shall be increased by one percentage point for the first twelve months of operation, and the annual minimum net income requirements shall be decreased by one percentage point for the first twelve months of operation of the new game.
- (b) Relief for subsection (4)(a) of this section new game operating within the secondary or rural market area.

- When a new class D or above or any game not under the jurisdiction of the commission and which operates two or more days per week begins operations within the secondary or rural market area of an operating class D or above bingo game and:
- (i) The new game operates on two or more occasions common to the current game, then the annual and calendar quarter prize payout limits shall be increased by one percentage point for the first twelve months of operation, and the annual minimum net income requirements shall be decreased by one percentage point for the first twelve months of operation of the new game; or
- (ii) The new game operates on one or less occasion common to the current game, then the annual and calendar quarter prize payout limits shall be increased by one-half percentage point for the first twelve months of operation, and the annual minimum net income requirements shall be decreased by one-half percentage point for the first twelve months of operation of the new game.
- (c) Relief for subsection (4)(b) of this section organizations forced to move their game outside their primary market area shall be authorized an increase in the quarterly prize payout limit of one percentage point, and a decrease in the annual net income limit by one percentage point for the first twelve months of operation in the new location;
- (d) Relief for subsection (4)(c) of this section organizations not previously licensed to conduct bingo at any level shall be authorized a two percentage point reduction in the net income requirement and a two percentage point increase in the maximum prize payout requirement of Table 1. for the first annual license period;
- (e) Relief for subsection (4)(d) of this section organizations required to upgrade their license in the last quarter of their annual license period shall be measured for the entire annual license period based on the lower license class limits; and
- (f) Relief for subsection (4)(e) of this section organizations that have temporary interruption of customer flow shall be measured for the affected period, plus one month, based on performance with the interruption period factored out.
- (6) Enforcement actions. The commission may impose the following corrective requirements and/or penalties on any licensee who fails to meet requirements of this section:
- (a) Any licensee that exceeds the maximum calendar quarter prize payout limit or reports net income that is more than two percentage points lower than the annual minimum net income requirements during any quarter and whose net income falls below the annual minimum requirements when measured license year-to-date shall:
- (i) Take immediate steps to decrease prizes and/or expenses;
- (ii) Report the violation to commission staff as soon as discovered, but in no case later than thirty days following the end of the quarter. This notification shall be separate and additional to the quarterly activity report;
- (iii) Provide a written plan of actions to gain compliance to the commission no later than forty-five days following the end of the quarter. This plan shall be evaluated by commission staff and input provided to the licensee no later than thirty days after receipt;

[ 15 ] Proposed

- (iv) Provide the commission additional reports determined by the staff as necessary to monitor progress toward compliance; and
- (v) Upon request, a committee of the licensee's management, including the chief executive officer, executive director, or equivalent manager responsible for supervising the primary bingo manager, and the primary bingo manager shall meet with commission staff to discuss the action plan.
- (b) Any licensee who fails to achieve the minimum net income requirement for their annual measurement period shall be limited in license class for the next annual license period to the license class equal to the level of net income actually achieved, not to exceed a license class that authorizes at least one-half of the maximum gross gambling receipts of the current license class. The annual measurement period used shall be the licensee's annual fiscal accounting year: Provided, That the reduction for the first violation shall be a maximum of two license classes. A licensee limited under this section will not be granted an increase in their authorized license class until it has demonstrated the ability to maintain net income requirements at or above the minimum level for the class of license sought. Achieving net income requirements at or above the minimum level for at least two quarters, one of which may be the last quarter in the previous license year, shall be prima facie evidence of such ability: Provided Further, That a licensee may petition the commissioners for a license to operate at a higher level. Any such petition would be heard at a regular public meeting of the commission under the requirements of WAC 230-50-850. Petitions for relief under this section must include: The impact the reduction would have on their programs; what portion of their programs are charitable as compared to nonprofit; and income available from other sources to fund programs. The commission may take testimony from other parties that may be affected by approval of the petition. Any approval granted under this section may be made contingent upon future compliance or other issues as determined by the commission.
- (c) The commission deems the responsibility for maintaining prize payouts at or below the maximum annual limit to be that of the primary bingo manager. The organization's board of directors may relieve the primary bingo manager of this responsibility by informing the commission in writing. Unless relieved by the board of directors, the primary manager shall be responsible for all penalties imposed under this section. If the board relieves the manager of responsibility for prizes, the commission shall consider the organization fully responsible for compliance with this section. In this case, prize payouts will be considered when reviewing violations of this section. The primary manager shall not be compensated in any manner during periods of license suspension imposed under this section. Any primary bingo manager who fails to achieve the annual limit for the class of license issued to the organization, as set out in Table 1. below, shall:
- (i) First violation receive a written warning and be required to demonstrate in-depth knowledge of factors affecting prize payouts including, but not limited to, bingo game prize probabilities, expected payouts for each type of game, factors included in the computation, and methods for analysis of games. The scope and depth of their bingo management knowledge shall be demonstrated by requiring

- the manager to prepare and submit their current game schedules, records used to analyze games, and the expected payout for each game. The manager will be required to meet with commission staff to discuss the evaluation and other aspects of their game;
- (ii) Second violation three day suspension that includes at least one operating day;
- (iii) Third violation ten day suspension that includes at least four operating days;
  - (iv) Fourth violation thirty-day suspension;
- (v) Fifth violation revocation of manager's license for at least one year.
- (7) In order to study the possible impacts of factors beyond bingo licensees' control which may affect bingo licensees' ability to meet license class requirements and requirements of this section, the commission imposes an immediate moratorium on the mandatory downgrade requirement of subsection (6) of this section. Any bingo licensee who fulfills the following requirements shall be allowed to operate at its current license class:
- (a) The licensee informs the commission in writing that it wishes to participate in the study, the steps the licensee is taking to meet its license class requirements, and that it meets the requirements of this subsection;
- (b) The bingo licensee is within 2.5% of the net income requirements for the licensee's license class; and
- (c) The licensee freezes controllable expenses for the duration of the study.
- (8) The moratorium upon issuing mandatory downgrades as set forth in subsection (7) of this section ends when the commission completes the study or on January 1, 1997, whichever occurs first. The moratorium extends only to the issuing of downgrades while the moratorium is in effect; it does not affect any other licensee requirements.

Proposed [16]

Annual Minimum

Table 1.

					Annual	Net Income
					Minimum	Requirements
			Annual	Calendar Quarter	Net Income	- Bingo &
	License	Annual	Prize Payout	Prize Payout	Requirements	Punchboards/
Group	Class	Gross Receipts	Limits	Limits	- Bingo *	Pull Tabs **
I	Α	Up to \$ 15,000	No Limits	No Limits	No Limits ***	No Limits ***
	В	\$ 15,000- 50,000	No Limits	No Limits	No Limits ***	No Limits ***
	С	50,001- 100,000	No Limits	No Limits	No Limits ***	No Limits ***
	D	100,001- 300,000	Max of 85.0%	Max of 86.5%	At least 1.0%	At least 2.0%
	E	300,001- 500,000	Max of 84.0%	Max of 85.0%	At least 2.0%	At least 3.0%
11	F	500,001- 1,000,000	Max of 83.0%	Max of 84.0%	At least 3.5%	At least 4.5%
	G	1,000,001- 1,500,000	Max of 80.0%	Max of 81.0%	At least 5.0%	At least 7.0%
	Н	1,500,001- 2,000,000	Max of 78.0%	Max of 79.0%	At least 7.0%	At least 9.0%
	1	2,000,001- 2,500,000	Max of 76.0%	Max of 77.0%	At least 9.0%	At least 11.0%
	J	2,500,001- 3,000,000	Max of 74.0%	Max of 75.0%	At least 11.0%	At least 13.0%
111	K	3,000,001- 3,500,000	Max of 72.0%	Max of 73.0%	At least 12.5%	At least 15.0%
	L	3,500,001- 4,000,000	Max of 70.0%	Max of 71.0%	At least 13.5%	At least 16.0%
	M	Over 4,000,000	Max of 70.0%	Max of 71.0%	At least 14.5%	At least 17.0%

- \* = Combined net income from bingo games and sales of food, drink, or other retail items, if applicable, as a percent of bingo gross receipts. Local gambling taxes are not considered an expense for computing net income.
- \*\* = Combined net income from punchboards/pull tabs, bingo games and sales of food, drink, or other retail items, if applicable, as a percent of bingo gross receipts. Local gambling taxes are not considered an expense for computing net income.
- \*\*\* = Combined net income must be equal to or greater than zero (0) if wages or rent is paid to operate the activity. Local gambling taxes are not considered an expense for computing net income.

#### WSR 95-23-096 PROPOSED RULES DEPARTMENT OF TRANSPORTATION

[Filed November 21, 1995, 11:23 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-16-084.

Title of Rule: Chapter 468-105 WAC, Public advisory elections for selected state transportation facilities.

Purpose: To establish rules relating to the public involvement process leading to advisory elections on the imposition of tolls for selected transportation projects under chapter 47.46 RCW.

Statutory Authority for Adoption: RCW 47.46.030 (3)-(11).

Statute Being Implemented: RCW 47.46.030 (3)-(11). Summary: The 1995 legislature amended chapter 47.46 RCW requiring that under certain conditions a public involvement process be conducted leading to an advisory election on selected public private initiatives transportation improvements.

Reasons Supporting Proposal: Clarifies the department's implementation of new requirements for identifying geographical boundaries of an affected project area, the establishment of local involvement committees to advise the department on the advisory elections and specifies the process to conduct the advisory elections within an affected project area.

Name of Agency Personnel Responsible for Drafting: Rhonda Brooks, Program Manager, P.O. Box 47395,

Olympia, WA 98504, (360) 664-2911; Implementation: Jerry Ellis, Director, Transportation Economic Partnerships Division, P.O. Box 47395, Olympia, WA 98504, (360) 664-2900; Enforcement: Same.

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

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Rule is necessary to interpret statutory amendments to chapter 47.46 RCW.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed rule identifies the department's implementation of the legislative requirements to conduct advisory elections on selected projects under the public private initiatives in transportation program. The purpose of the rule is to establish an agency procedure to identify a geographic area that may be impacted by the imposition of tolls to pay for a specific proposed project. Once the affected project area is determined, a local involvement committee of city and county elected officials, supporters and opposers of the project and public members from statewide organizations will be established to recommend the final boundaries of the voting area. The committee will also be involved in advising the department on other aspects of the advisory election. The election will be conducted by the county auditors within an affected project area and will be coordinated by the Secretary of State's office. The local involvement committee will advise the department following the election on whether to proceed with the proposed project. The effect of this administrative rule will be to clarify the roles and responsibilities of the city, county and state jurisdictions involved, as well as the public involvement process that will be implemented in relationship to the advisory elections.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposed rules do not apply to any regulatory matters affecting private businesses.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Prenotice requirements do not apply to rules relating only to internal government operations that are not subject to violation by a nongovernmental party.

Hearing Location: On January 8, 1996, Monroe, at 6 p.m. to 8 p.m., Eagles Hall, Downstairs, 114 Lewis Street; on January 10, 1996, Seattle, at 6 p.m. to 8 p.m., Port of Seattle, Commission Chambers, Pier 69; on January 11, 1996, Tacoma, at 6 p.m. to 8 p.m., Pierce County Council Chambers, 930 Tacoma Avenue South, Room 1046; and on January 22, 1996, Kent, at 1 p.m. to 3 p.m., Washington State Department of Transportation, 26620 West Valley Highway.

Assistance for Persons with Disabilities: Contact TDD (360) 705-6980.

Submit Written Comments to: Bill Richeson, Washington State Department of Transportation Record Services, P.O. Box 47410, Olympia, WA 98504-7410, FAX (360) 705-6808, by January 17, 1996.

Date of Intended Adoption: January 22, 1996.

November 20, 1995 S. A. Moon Deputy Secretary for Operations

## Chapter 468-105 WAC PUBLIC ADVISORY ELECTIONS FOR SELECTED STATE TRANSPORTATION FACILITIES

#### **NEW SECTION**

WAC 468-105-010 General. Proposed rules were developed pursuant to RCW 47.46.030 (3) through (11).

#### **NEW SECTION**

WAC 468-105-020 Definitions. For the purpose of implementing RCW 47.46.030 (3) through (11) relative to the process for conducting public advisory elections on selected transportation facilities, the following definitions apply:

- (1) "Affected project area" means a geographic area of the state impacted by the imposition of tolls or user fees that is defined and established by the department following a public comment period and a recommendation by the public private local involvement committee. The affected project area is a geographic portion of the state which is depicted in a map.
- (2) "City" means any first class city (RCW 35.01.010), second class city (RCW 35.01.020), town (RCW 35.01.040) or code city (RCW 35A.01.035).
- (3) "County auditor" shall have the same meaning as provided in RCW 29.01.043.
- (4) "Department" means the Washington state department of transportation.
- (5) "Initial affected project area" means a geographic area of the state that is defined by the department as a result of a comprehensive analysis of traffic patterns and economic impacts created by the imposition of tolls or user fees to finance a proposed project.
- (6) "Local involvement committee (LIC)" means an advisory committee officially named the "public private local involvement committee" which will be established for each proposed project. The LIC will serve in an advisory

capacity on all functions and responsibilities of the department in the conduct of the public advisory election.

- (7) "Project description" means a written description of the proposed project that is prepared by the department in consultation with the LIC. The project description is a statement of the essential elements of the proposed project.
- (8) "Project developer" means a private entity submitting a proposed project to improve transportation capital facilities under chapter 47.46 RCW.
- (9) "Proposed project" means a conceptual project proposed by one or more private entities which is intended to build or improve transportation capital facilities. The proposed projects are those selected pursuant to chapter 47.46 RCW which have organized opposition as demonstrated by the submission to the department of original petitions bearing at least five thousand signatures of individuals opposing the proposed project by the deadlines set forth in RCW 47.46.030 (10) and (11).
- (10) "Public advisory elections" means an election conducted within an affected project area by the county auditors for the purpose of determining public support or opposition to the imposition of tolls to finance a proposed project.

#### **NEW SECTION**

WAC 468-105-030 Determination of initial affected project area. The department shall define an initial affected project area for proposed projects selected before September 1, 1994, or after June 30, 1997. In order to define the initial affected project area, and pursuant to the requirements of RCW 47.46.030(4), the department shall conduct a comprehensive analysis of traffic patterns and economic impacts to define the geographic area that is affected by the imposition of tolls or user fees.

- (1) Traffic and economic analysis. Such analysis shall result in a map depicting the initial affected project area, and shall include, at a minimum:
- (a) A comparison of the estimated percentage of residents of communities in the vicinity of the project and in other communities impacted by the project who could be subject to tolls or user fees and the estimated percentage of other users and transient traffic that could be subject to tolls or user fees;
- (b) An analysis of the anticipated traffic diversion patterns;
- (c) An analysis of the potential economic impact resulting from proposed toll rates or user fee rates imposed on residents, commercial traffic, and commercial entities in communities in the vicinity of and impacted by the project;
- (d) An analysis of the economic impact of tolls or user fees on the price of goods and services generally; and
- (e) An analysis of the relationship of the project to state transportation needs and benefits.
- (2) Public notification of studies. The department shall notify jurisdictions and the general public of the studies to be conducted, the methodology for conducting the studies and the results of the studies.
- (3) Studies available to public. The department shall make the studies available to the public including the methodology of the studies, data and maps that are produced.

(4) Precinct boundaries. At the request of the department, the county auditor in any county which is within an initial affected project area shall provide current precinct maps or boundary descriptions to the department. The department shall use the most current precinct maps or boundary descriptions in defining each initial affected project area.

#### **NEW SECTION**

- WAC 468-105-040 Local involvement committee. (1) Creation of the local involvement committee. A public private local involvement committee shall be established for each proposed project. The committee will be known as the local involvement committee or "LIC." Within sixty days after defining the initial affected project area, all appointments to the LIC shall be made and submitted to the department.
- (2) LIC membership. The LIC membership shall consist of:
- (a) One elected official of each county and one elected official from each city lying wholly or in part within the affected project area. Such members shall be appointed by a majority of the members of the county or city legislative authority.
- (b) Two persons from each county lying wholly or in part within the affected project area who represent any organization formed in support of the proposed project, if any such organizations exist; and two persons from each county lying wholly or in part within the affected project area who represent any organization formed to oppose the proposed project, if any such organizations exist. Such members shall be appointed by the county legislative authority. Prior to such appointment, the county legislative authority shall identify and validate organizations officially formed in support of or in opposition to the proposed project. The method of validation shall be devised by the county. Appointments shall be made from list(s) submitted by the chairs of the validated organizations. The county legislative authority shall submit a list of the appointed members in writing to the department.
- (c) Four public members active in a state-wide transportation organization who shall be appointed by the governor.
- (d) Vacancies in the membership of the LIC shall be filled by the appointing authority under (a) through (c) of this subsection.
- (e) If the committee makeup results in an even number of committee members, there shall be an additional appointment of an elected official from the county in which all, or the greatest portion of the proposed project is located.
- (3) Compensation and expenses. Members of the LIC shall serve without compensation from the department and may not receive reimbursement for subsistence, lodging expenses, or travel expenses.
- (4) LIC duties. Each LIC will serve in an advisory capacity to the department on all matters related to the administration of the public advisory elections including:
- (a) Reviewing the traffic and economic studies used by the department to establish the initial affected project area boundary.
- (b) Advising the department on the length of the public comment period for establishing the affected project area.

- (c) Reviewing the initial affected project area boundary and recommending adjustments, if any are deemed desirable, to the geographic boundaries and the LIC membership.
- (d) Reviewing the project description prepared by the department and recommending changes, if any are deemed desirable, in order for the department to prepare the final project description.
- (e) Recommending to the department the date for the public advisory elections.
- (f) Reviewing the public advisory election results and providing a recommendation to the department on whether the department should proceed with the proposed project.
- (g) Providing advice on any other matters identified by the department related to the administration of the public advisory election in the affected project areas.
  - (5) LIC meeting and procedures.
- (a) LIC meetings shall be open to the public and shall be subject to the requirements of the Open Public Meetings Act, RCW 42.30.030. The public shall be notified of the LIC meetings. Meetings shall be held in locations within the affected project areas and be accessible for persons with disabilities.
- (b) Each LIC shall develop meeting procedures including the method of providing recommendations to the department, provided that all decisions of the LIC shall be made by a simple majority of the LIC members. A simple majority shall be defined as fifty percent of the LIC members plus one member.
- (6) Administrative support to LIC's. The department shall provide administrative support to the LIC's. Such support shall include notifying members of meetings, providing public notification of meetings, facilitating meetings, arrange for meetings and materials, and other necessary administrative support.

#### **NEW SECTION**

- WAC 468-105-050 Establishing affected project area. (1) Public comment on initial affected project area. The department shall conduct a minimum thirty-day public comment period on the definition of each initial affected project area boundary.
- (2) LIC recommendation on affected project area. The LIC shall review the public comments. The LIC shall recommend adjustments to the geographic boundary of the initial affected project area based upon the public comment. Adjustments to the geographic boundary shall be established by precinct. The LIC may also recommend adjustments to the membership of the LIC based upon any recommended boundary adjustments.
- (3) Final boundaries of affected project area. Within fourteen calendar days after the close of the public comment period and a recommendation from the LIC, the department shall establish the final boundaries of the affected project area in units no smaller than a precinct as defined in RCW 29.01.120.

#### **NEW SECTION**

WAC 468-105-060 Project description. (1) Proposed project description. A draft project description shall be developed by the department based upon the information submitted by project developers for the proposed project as

approved by the state transportation commission on August 18, 1994, or contained in a proposal approved after June 30, 1997.

- (2) LIC recommendation on project description. The department shall provide the project description to the LIC. The LIC shall recommend changes to the content of the project description, if any, so that the department may prepare the final project description.
- (3) Publication of project description. The department shall publish the project description in newspapers of general circulation in each county lying in whole or in part within the affected project area for a period of seven calendar days.

#### **NEW SECTION**

WAC 468-105-070 Public advisory elections. (1) Transmittal to county auditor. Within fourteen calendar days after the last day of the publication of the project description, the department shall transmit a copy of the map depicting the affected project area and the project description to the county auditor of each county in which any portion of the affected project area is located.

(2) Precinct verification. Upon receipt of the affected project area map, and the project description, the county auditor shall, within thirty days, verify the precincts that are located within the affected project area.

(3) Ballot proposition.

- (a) The department shall request the office of the attorney general to prepare the ballot title and summary in the same manner and type as those required under RCW 29.79.040 for the public advisory election.
- (b) Any registered voter residing within the affected project area who is dissatisfied with the content of the ballot title or summary may appeal to the superior court of Thurston County in the same manner as provided for on state measures in RCW 29.79.060.
- (c) The department shall submit the complete text of the ballot title and summary to the county auditor for the purpose of preparing the local voters pamphlet and conducting the public advisory election.
- (4) Election date. The public advisory election shall be held at the next succeeding general election to be held in the state, or at a special election, if requested by the department. The special election date must be the next date for a special election provided under RCW 29.13.020 that is at least sixty days, but not more than ninety days after the receipt of the final map of the affected project area and project description by the county auditor.
  - (5) Voters pamphlet.
- (a) The county auditor shall prepare the local voters pamphlet in the same manner required under chapter 29.81A RCW using the full text of the ballot title, summary and the project description together with statements for and against the proposed project. Committees to prepare the statements for and against the proposed project for the local voters pamphlet shall be appointed in the same manner as committees for state measures under RCW 29.81.050.
- (b) The county auditor may consolidate the local voters pamphlet on the public advisory election with any other local voters pamphlet that is being produced by the county auditor for an election.

(6) Reimbursement for election costs. The department shall reimburse the costs of publication and distribution of information to the voters incurred by the county auditor in the same manner that local election costs are allocated under RCW 29.13.045. The department shall reimburse the county auditor for the cost of an election.

#### **NEW SECTION**

WAC 468-105-080 Public advisory election results. (1) Canvassing the votes cast on a public advisory election. Immediately following the certification of the votes cast on the public advisory election by the county canvassing board, the county auditor shall transmit a certified copy of the returns of that special election to the secretary of state in the same manner as provided for state measures in RCW 29.62.090.

- (2) Certification of returns on a public advisory election to the department. Within three days following the receipt of the certified returns from a special election on a public advisory election, the secretary of state shall accumulate the results from the respective counties and certify the results to the department.
- (3) LIC recommendation on public advisory election results. Within thirty days after receipt of the certification of the election results from the secretary of state, the LIC shall review the election results and recommend to the department on whether to proceed with the proposed project.

#### WSR 95-23-099 PROPOSED RULES ATTORNEY GENERAL

[Filed November 21, 1995, 4:10 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-21-004.

Title of Rule: Revisions to Lemon Law program procedures, chapter 44-10 WAC.

Purpose: Accomplish reasoned and predictable procedures for the administration of: The Lemon Law program; dispute resolution mechanism; compliance with arbitration awards; and enforcement of statutory disclosures upon resale.

Statutory Authority for Adoption: RCW 19.118.080 (2) and (7), 19.118.061, section 4, chapter 254, Laws of 1995.

Statute Being Implemented: Chapters 19.118 and 34.05 RCW.

Summary: See Explanation of Rule below.

Reasons Supporting Proposal: Current rules are conformed to 1995 statutory revisions, editorial modifications and minor procedural changes are made in the practices of the Attorney General and arbitration board.

Name of Agency Personnel Responsible for Drafting: Lynn Hendrickson and Paul Corning, (206) 464-7744; Implementation and Enforcement: Paul Corning, 900 Fourth Avenue, Suite 2000, Seattle, WA 98164-1012.

Name of Proponent: Washington Attorney General, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The proposal is designed to improve administrative and dispute resolution procedures, making them more efficient and more effective. The rule-making proposal's specific provisions include the following: Comprehensive deletion of phrase "arbitration service" and replacement with either "board" or "arbitrator" as appropriate.

WAC 44-10-010, description of Attorney General (AG) materials that constitute "lemon law resale documents."

WAC 44-10-010, contextual definitions of "intervening transferor," "settlement" and "similar law of another state."

New section, WAC 44-10-020 Designation of a manufacturer contact.

WAC 44-10-030, request for arbitration (RFA) may be submitted at Spokane Attorney General's Office.

New section, WAC 44-10-031 Effect of request for arbitration filing, submission of an RFA temporarily suspends the thirty month time limit.

WAC 44-10-040, clarifies Attorney General's role in screening of RFA. Editorial changes to WAC 44-10-050 reflect proposed changes to WAC 44-10-040.

WAC 44-10-060, expansion of arbitration special master powers and duties consistent with 1995 legislative changes. Establish time frame in which special master operates.

WAC 44-10-070, use of manufacturers statement clarified.

WAC 44-10-080, change WAC title to reflect that manufacturer has option to view vehicle.

WAC 44-10-090, delete obsolete references outlining fee collection.

WAC 44-10-100, timelines for requesting, issuing and responding to subpoenas as well as procedures simplified.

WAC 44-10-110, parties will be promptly notified if arbitration hearing is rescheduled.

WAC 44-10-120, if a consumer withdraws from arbitration the thirty month period resumes.

WAC 44-10-130, clarification of what evidence is to be considered in event of a default.

WAC 44-10-140, change term from "designated representative" to "authorized employee or agent."

WAC 44-10-150, notification of settlements and limitations on use of information.

WAC 44-10-160, modification of technical expert provisions to reflect board practice, notice of actions and availability of written report. Delete WAC 44-10-165, the relevant portions are added to WAC 44-10-160.

WAC 44-10-170, clarify the availability of arbitrators and identify elements of impartiality.

WAC 44-10-180, deleted obsolete requirements for telephonic presentation of evidence.

WAC 44-10-200, clarify who is to receive a copy of the arbitration decision. Clarify acceptance and dispute procedures and eliminate excess verbiage.

WAC 44-10-210, clarify who may make technical corrections.

Three new sections WAC 44-10-221 Resale documents—Attorney general procedures, 44-10-222 Manufacturer duties upon receipt of a returned vehicle and 44-10-223 Manufacturer, transferor and dealer duties prior to resale of a returned vehicle, replace WAC 44-10-220 and 44-10-230. They (1) identify the circumstances and provisions of lemon law resale documents to a manufacturer; and (2) explain

manufacturer, intervening transferor obligations upon receipt of lemon vehicle and prior to first subsequent retail purchase.

WAC 44-10-300, restatement of manufacturer compliance obligation.

WAC 44-10-310, clarifies procedure for Attorney General's review of imposition of fine.

Repeal WAC 44-10-320 as being duplicative of statutory language.

Proposal Changes the Following Existing Rules: See Explanation of Rule above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Because the changes are designed to increase clarity and efficiencies, the agency expects this rule to have no negative small business impact. For a copy of the complete economic compliance document or a summary, please contact Paul N. Corning, Lemon Law Administrator, 900 Fourth Avenue, Suite 2000, Seattle, WA 98164-1012.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This agency is not required to comply with section 201, chapter 403, Laws of 1995.

Hearing Location: Office of the Attorney General, 900 Fourth Avenue, Suite 2000, Seattle, WA 98164-1012, on January 12, 1996 at 9:30 a.m.

Assistance for Persons with Disabilities: Contact Paul N. Corning by December 29, 1995, TDD (206) 462-7293, or (206) 464-7744.

Submit Written Comments to: Paul N. Corning, Lemon Law Administrator, 900 Fourth Avenue, Suite 2000, Seattle, WA 98164, FAX (206) 464-6451, by December 29, 1995.

Date of Intended Adoption: January 12, 1996.

November 21, 1995
Kathleen D. Mix
Chief Deputy
for Christine O. Gregoire
Attorney General

Reviser's note: The material contained in this filing will appear in the 95-24 issue of the Register as it was received after the applicable closing date for the issue for agency-typed material exceeding the volume limitations of WAC 1-21-040.

## WSR 95-23-105 PROPOSED RULES HIGHER EDUCATION COORDINATING BOARD

[Filed November 22, 1995, 9:40 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-19-047.

Title of Rule: State need grant.

Purpose: Provide an exception to the rule governing the eligible student definition for the 1995-1996 academic year.

Statutory Authority for Adoption: Chapter 28B.80 RCW.

Statute Being Implemented: RCW 28B.10.800 - [28B.10.]822.

Summary: Exempts for the 1995-96 academic year the requirement that the first priority for state need grant awards

be the entire body of students whose family incomes are less than 65% of the state's median.

Reasons Supporting Proposal: This makes permanent an action which previously was adopted as an emergency rule.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: John Klacik, 917 Lakeridge Way, Olympia, (360) 753-7851.

Name of Proponent: Higher Education Coordinating Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This proposed rule allows the board to distribute "supplemental" 1995-1996 state need grant funding on the basis of the relative eligibility of the population of students whose family incomes are below 40% of the state's median rather than on the basis of the relative needs of those students whose incomes are below 65%.

Proposal Changes the Following Existing Rules: This proposed rule allows for a one-year exception to the manner in which state need grant funds would otherwise be distributed.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The rule affects aid to students not assistance to businesses.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Does not meet the criteria set forth in subsection (5)(a) of section 201. Also qualified for exception set forth in subsection (5)(b)(ii).

Hearing Location: Conference Room, Third Floor, Higher Education Coordinating Board, 917 Lakeridge Way, Olympia, WA, on December 28, 1995, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Karen Moten-Tate by December 20, 1995, TDD (360) 753-7809, or (360) 753-7802.

Submit Written Comments to: FAX (360) 753-7802, by December 28, 1995.

Date of Intended Adoption: January 26, 1996.

November 21, 1995 John Klacik Associate Director Financial Aid

<u>AMENDATORY SECTION</u> (Amending WSR 93-08-010 [95-17-045], filed 3/25/93 [8/11/95])

WAC 250-20-021 Program definitions. (1) The term "needy student" shall mean a post-high school student of an institution of postsecondary education who demonstrates to the higher education coordinating board the financial inability, either parental, familial, or personal, to bear the total cost of education for any semester or quarter. The determination of need shall be made in accordance with federal needs analysis formulas and provisions as recognized and modified by the board.

(2) The term "disadvantaged student" shall mean a student who by reasons of adverse cultural, educational, environmental, experiential, or familial circumstance is unlikely to aspire to, or enroll in, higher education. Generally, this shall mean a dependent student whose parents have not attained a college education and/or whose family income is substantially below the state's median.

- (3) The term "postsecondary institution" shall mean any public university, college, community college, or vocationaltechnical institute operated by the state of Washington political subdivision thereof, or any other university, college, school or institute in the state of Washington offering instruction beyond the high school level which is a member institution of one of the following accrediting associations: The Northwest Association of Schools and Colleges, the Accrediting Bureau of Health Education Schools, the Accrediting Council for Continuing Education and Training, the Accrediting Commission of Career Schools and Colleges of Technology, the Accrediting Council for Independent Colleges and Schools, or the National Accrediting Commission of Cosmetology Arts and Sciences and if such institution agrees to participate in the program in accordance with all applicable rules and regulations. Any institution, branch, extension or facility operating within the state of Washington which is affiliated with an institution operating in another state must be a separately accredited member institution of one of the above named accrediting associations.
- (4) "Washington resident" shall be defined as an individual who satisfies the requirements of RCW 28B.15.-011 through 28B.15.013 and board-adopted rules and regulations pertaining to the determination of residency.
- (5) "Dependent student" shall mean any post-high school student who does not qualify as an independent student in accordance with WAC 250-20-021(6).
- (6) "Independent student" shall mean any student who qualifies as an independent student for the receipt of federal aid. These qualifications include a student who has either:
- (a) Reached his or her twenty-fourth birthday before January 1st of the aid year; or,
  - (b) Is a veteran of the U.S. Armed Forces; or,
  - (c) Is an orphan or ward of the court; or,
  - (d) Has legal dependents other than a spouse; or,
- (e) Is a married student or a graduate/professional student; or,
- (f) Is determined to be independent for the receipt of federal aid on the basis of the professional judgment of the aid administrator.
- (7) Definitions of "undergraduate students" will be in accord with definitions adopted for institutional use by the board.
- (8) "Student budgets" shall consist of that amount required to support an individual as a student for nine months and may take into consideration cost factors for maintaining the student's dependents. This should be the amount used to calculate the student's total need for all state and federal funds.
- (9) "State need grant cost-of-attendance" is the standard student cost per sector, as developed by the board.
- (a) The costs-of-attendance for each sector are calculated by adding together a standard maintenance allowance for books, room, board, transportation and personal items, for all undergraduate students statewide as developed by the Washington Financial Aid Association, and the sector's regular tuition and fees for full-time, resident, undergraduate students.
- (b) In no case may the costs-of-attendance exceed the statutory ceiling established by RCW 28B.10.808(4). The ceiling is calculated by adding together the same standard maintenance allowance used in determining the state need

grant cost-of-attendance, plus the regular tuition and fees charged for a full-time resident undergraduate student at a research university, plus the current average state appropriation per student for operating expenses in all public institutions.

- (c) For example, in the 1992-93 academic year, the value of the statutory ceiling is \$13,783. This value is composed of the Washington Financial Aid Association's maintenance budget of \$6,964, plus the regular tuition and fees charged for a resident undergraduate student at a research university of \$2,274, plus the current average state appropriation per student for operating expenses in all public institutions of \$4,545.
- (d) The value of each element used in the construction of the statutory ceiling will be updated annually.

The higher education coordinating board will consult with appropriate advisory committees and the representative association of student financial aid administrators, to annually review and adjust the costs-of-attendance. The costs-of-attendance for each sector will be published concurrent with annual guidelines for program administration.

- (10) "Family income" is the student's family income for the calendar year prior to the academic year for which aid is being requested.
- (a) Income means adjusted gross income and nontaxable income as reported on the federally prescribed application for federal student aid.
- (b) For the dependent student family income means parental income.
- (c) For the independent student family income means the income of the student and any other adult, if any, reported as part of the student's family.
- (d) The institutional aid administrator may adjust the family's income up or down to more accurately reflect the family's financial situation during the academic year. When such adjustments are made they shall be consistent with guidelines for making changes to determine federal student aid eligibility.
- (11) "Income cutoff" means the amount of family income below which a student is determined to be eligible for the state need grant. The cutoff shall be expressed as a percent of the state's median family income. The exact point of cutoff shall be determined each year by the board based on available funding. With the exception of the 1995-1996 academic year, ((1)) in no case will the minimum income cutoff be less than sixty-five percent of the state's median family income, regardless of program funding.
- (12) "Median family income" is the median income for Washington state, adjusted by family size and reported annually in the federal register.
- (13) "Maximum base grant" is a percentage of the state need grant costs-of-attendance for each sector. The percentage will be no less than fifteen percent and no more than twenty percent, dependent each year upon available funding. The maximum base grant may be further adjusted according to the student's family income level and rate of enrollment as described in WAC 250-20-041.

For certain students who have completed board approved early awareness and preparation programs such as the Washington National Early Intervention Scholarship Program or a Trio program, the base grant will be an amount fixed annually by the board. Generally the base grant, in these

cases, will be no less than the current value of the federal PELL grant program.

- (14) "Dependent care allowance" is a flat grant amount, to be determined by the board, which is in addition to the student's eligibility for the base grant. The allowance is awarded to those students who have dependents in need of care. The dependent must be someone (other than a spouse) living with the student. Care must be that assistance provided to the dependent which is paid to and provided by someone outside of the student's household.
- (15) "State need grant award" is the maximum base grant adjusted according to level of family income, plus a dependent care allowance, if applicable.
- (16) "Academic year" is that period of time between July 1 and the following June 30 during which a full-time student would normally be expected to complete the equivalent of two semesters or three quarters of instruction.
- (17) "Clock hours" means a period of time which is the equivalent of either:
  - (a) A 50 to 60 minute class, lecture, or recitation, or
- (b) A 50 to 60 minute period of faculty-supervised laboratory shop training or internship.
- (18) "Gift equity packaging policy" is the institution's policy for assigning gift aid to all needy, eligible students.
- (19) "Satisfactory progress" is the student's successful completion of a minimum number of creditor clock hours for each term in which the grant was received. Each school's policy for measuring progress of state need grant recipients must define satisfactory as the student's completion of the minimum number of creditor clock hours for which the aid was disbursed.
- (a) The minimum satisfactory progress standard for fulltime students is twelve credits per term or 300 clock hours per term. Satisfactory progress for three-quarter time students is nine credits per term or 225 clock hours per term. Satisfactory progress for half-time students is six credits per term or 150 clock hours per term.
- (b) Each school's policy must deny further disbursements of the need grant at the conclusion of any term in which he or she fails to complete at least one-half (50%) of the minimum number of credits for which the aid was disbursed or otherwise fails to fulfill the conditions of the institution's satisfactory progress policy.
- (c) The school may make disbursements to a student who is in a probationary status. "Probation" is defined as completion of at least one-half (50%), but less than all (100%) of the minimum number of credits for which the aid was calculated and disbursed. The school must have a probation policy, approved by the board, which limits the number of terms in which a student may receive the need grant while in a probationary status.
- (d) The school's aid administrator may at any time, using professional judgment exercised on a case-by-case basis, reinstate a student back into a satisfactory progress status, in response to an individual student's extenuating circumstances.
- (20) The term "full institutional accreditation" shall mean the status of public recognition that an accrediting agency recognized by the U.S. Department of Education grants to an educational institution that meets the agency's established standards and requirements. Institutional accreditation applies to the entire institution, indicating that each of

an institution's parts is contributing to the achievement of the institution's objectives.

- (21) The term "eligible program" for a public or private nonprofit educational institution, shall mean an associate or baccalaureate degree program; at least a two-year program that is acceptable for full credit toward a bachelor's degree, or at least a one-year educational program that leads to a degree or certificate and prepares the student for gainful employment in a recognized occupation. The term "eligible program" for a for-profit or a postsecondary vocational institution shall mean a program which provides at least a 15-week undergraduate program of 600 clock hours, 16 semester hours, or 24 quarter hours. The program may admit students without an associate degree or equivalent. The term "eligible program" for a for-profit or a postsecondary vocational institution may also be a program that provides at least a 10-week program of 300 clock hours, 8 semester hours, or 12 quarter hours. A program in this category must be an undergraduate program that admits only students with an associate degree or equivalent. To be an "eligible program," a program must be encompassed within the institution's accreditation and be an eligible program for purposes of the federal Title IV student financial aid programs.
- (22) A "for-profit institution" is a postsecondary educational institution other than a public or private non-profit institution which provides training for gainful employment in a recognized profession.
- (23) A "postsecondary vocational institution" is a public or private non-profit institution which provides training for gainful employment in a recognized profession.

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

#### WSR 95-23-110 PROPOSED RULES LIQUOR CONTROL BOARD

[Filed November 22, 1995, 11:17 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-16-104.

Title of Rule: WAC 314-12-020, 314-12-025, 314-12-035, 314-12-070, 314-12-080, 314-70-010 and 314-70-030, all pertain to licenses for premises where liquor is sold, served and/or consumed.

Purpose: All set forth requirements or conditions for licensees to follow in order to qualify for liquor licenses. The changes being proposed relate to removal of the word "transfer" in order to comply with chapter 232, Laws of 1995.

Statutory Authority for Adoption: RCW 66.08.030. Statute Being Implemented: RCW 66.24.010 and

66.24.025.

Summary: Chapter 232, Laws of 1995, eliminated the transfer of licenses. The changes being proposed, if adopted, will bring the WACs into compliance with the statutory changes. Wherever the word "transfer" appears in liquor license statutes, it has been removed.

Reasons Supporting Proposal: Achieve compliance with statutory changes made during the 1995 session.

Name of Agency Personnel Responsible for Drafting: Chuck Dalrymple, Washington State Liquor Control Board, P.O. Box 43098, Olympia, WA 98504, (360) 753-6259; Implementation and Enforcement: David Goyette, Washington State Liquor Control Board, P.O. Box 43098, Olympia, WA 98504, (360) 753-2724.

Name of Proponent: Washington State Liquor Control Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rules to be amended deal with the transfer of liquor licenses, the qualifications for applicants, etc. The proposed amendatory language brings the rules into synch with the statutes amended last session.

Proposal Changes the Following Existing Rules: The word "transfer" would be deleted in the rules listed. Modifications would be made as to how the application process will be improved to the benefit of the applicant by bringing liquor licenses into a parallel relationship with other licenses normally held by licensees, including the master license. All licenses would expire at the same time thereby eliminating the confusion as to when liquor licenses expire in relationship [to] the businesses' other licenses.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The modifications are mandated by statute and will be long-term beneficial to businesses holding such licenses since the changes eliminate confusion and make all licenses equal in terms of duration.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Washington State Liquor Control Board is not one of those agencies enumerated or identified in the designated chapter.

Hearing Location: Washington State Liquor Control Board, Fifth Floor Conference Room, 1025 East Union, Olympia, WA 98504, on December 27, 1995, at 9:30 a.m.

Assistance for Persons with Disabilities: Contact ATT TTY/TDD Relay by December 26, 1995, TDD (800) 833-6388.

Submit Written Comments to: Carter Mitchell, Washington State Liquor Control Board, P.O. Box 43080, Olympia, WA 98504, FAX (360) 664-9689.

Date of Intended Adoption: January 4, 1996.

November 22, 1995 Mike Murphy Chairman

AMENDATORY SECTION (Amending WSR 93-15-024, filed 7/12/93, effective 8/12/93)

WAC 314-12-020 Applicants—Qualifications—Fingerprinting—Criminal history record information checks—Continuing conditions—Agreements—Reconsideration of denied applications. (1) Where a married person is an applicant for, or holder of a license, the spouse of such applicant, if the parties are maintaining a marital community, shall be required to have the same qualifications as the applicant.

(2) The board may require, as a condition precedent to the original issuance ((or transfer)) of any annual license,

fingerprinting and criminal history record information checks on any person not previously licensed by the board. In addition to the applicant, fingerprinting and criminal history record information checks may be required of the applicant's spouse. In the case of a corporation, fingerprinting and criminal history record information checks may be required of its present and any subsequent officers, manager, and stockholders who hold more than ten percent of the total issued and outstanding stock of the applicant corporation if such persons have not previously had their fingerprints recorded with the board. In the case of a partnership. fingerprinting and criminal history record information checks may be required of all general partners and their spouses. Such fingerprints as are required by the board shall be submitted on forms provided by the board to the Washington state identification section of the Washington state patrol and to the identification division of the Federal Bureau of Investigation in order that these agencies may search their records for prior arrests and convictions of the individuals fingerprinted. The applicant shall give full cooperation to the board and shall assist the board in all aspects of the fingerprinting and criminal history record information check. The applicant may be required to pay a minimal fee to the agency which performs the fingerprinting and criminal history process.

- (3) The restrictions on license issuance specified in RCW 66.24.010(2) shall be construed to be continuing conditions for retaining an existing license and any licensed person who ceases to be eligible for issuance of a license under RCW 66.44.010(2) shall also cease to be eligible to hold any license already issued.
- (4) An applicant for any license or permit issued by the liquor control board, who employs an attorney or agent in connection with an application for such license or permit, shall, upon request, submit in writing the entire agreement between such applicant for license or permit, and the attorney or agent. No part of any compensation agreed upon, paid or received shall in any manner be contingent upon the outcome of the matter before said board. In the event the compensation agreed upon, paid or received, is determined to be excessive, the board reserves the right to refuse to consider the application for such license or permit.
- (5) The board, in considering an application for a license, may require, in addition to all other information requested concerning the proposed licensed premises (see WAC 314-12-035), that the applicant justify the issuance of the license sought based on an analysis of population trends compared to licenses in the area, any uniqueness of the proposed operation, any unusual circumstances present, plus any other information the applicant(s) may feel will justify the issuance of the license sought.
- (6) The board may, at its discretion and for good cause shown, reconsider a denied application upon receipt of new information within sixty days of the original denial date. Such reconsiderations are not considered part of the normal license application procedure and must be justified on an individual basis. Should the board determine to reconsider a denied application, notice of such reconsideration shall be given to those persons and/or entities entitled to receive notice of an original license application pursuant to RCW 66.24.010(8). Such notice shall be given at least twenty days prior to final determination on the reconsideration.

Additionally, at the same time the notice is given, a press release will be issued informing the public of the impending reconsideration.

AMENDATORY SECTION (Amending WSR 93-10-070, filed 5/3/93, effective 6/3/93)

WAC 314-12-025 Applicants for temporary licenses—Fee—Who qualifies. A person who has submitted ((a transfer)) application for a retail or wholesale liquor license in accordance with RCW 66.24.010 and WAC 314-12-070, and who has demonstrated to the satisfaction of the board that an emergency situation exists, or who submits all initially required documents which appear to be complete and signed, may apply for, and be issued, a temporary license to be effective immediately upon issuance under the following conditions:

- (1) A fee of fifty dollars shall be submitted with the application for a temporary license.
- (2) For the purposes of this section "emergency situation" shall include death or incapacity of the seller, foreclosure, divorce, or other situation which requires the buyer to assume control of the business before the application can be fully processed and approved.
- (3) For the purposes of this section, "retail liquor license" shall include all classes of liquor licenses that allow the holder to sell liquor directly to the public.
- (4) For the purposes of this section, "wholesale liquor license" shall include all classes of liquor licenses held in conjunction with those wholesale licenses authorized by RCW 66.24.200 and 66.24.250.
- (5) The privilege of having a temporary license issued upon an application for ((a-transfer of)) license does not apply to breweries or wineries, even though these licensees have limited wholesale and retail privileges under their manufacturers' licenses.

AMENDATORY SECTION (Amending WSR 91-22-114, filed 11/6/91, effective 12/7/91)

WAC 314-12-035 Furnishing of information and/or documentation to the board. (1) In order to facilitate the administration and/or enforcement of RCW 66.24.010, licensees, applicants for licenses, or the agents or representatives thereof shall, upon request by the board, furnish to the board copies of all documents affecting the ownership and/or proposed operation of the premises licensed or sought to be licensed. These documents may be required with the original license application, with any additional application ((for transfer of license)), and at such other times as may be requested by the board. Licensees, applicants for licenses, or the agents or representatives thereof, shall furnish along with these documents a signed written summary of any oral agreements which affect the ownership and/or proposed operation of the premises licensed, or sought to be licensed. Failure or refusal to furnish said requested documentation will be good and sufficient cause for denial of any application in support of which the documentation was requested. and will be good and sufficient cause for revocation of any license held by a licensee who fails or refuses to furnish the said requested documentation.

(2) Written information and/or documentation requested by the board from any person for the purpose of administering and/or enforcing RCW 66.24.010, any person furnishing written information and/or documentation requested by the board may be required to submit an affidavit on a form prescribed by the board, which shall be signed by the person submitting the information, given under oath subject to the penalties of perjury, and certifying that all information and/or documentation being furnished is true, accurate and complete.

AMENDATORY SECTION (Amending WSR 90-24-008, filed 11/27/90, effective 12/28/90)

WAC 314-12-070 ((Transfer of licenses.)) Applications for currently licensed locations. (1) No ((transfer of)) application for any license shall be made except in conformance with RCW 66.24.010, and subject to the following conditions:

- (a) ((The holder of the license shall execute an assignment and transfer upon a form prescribed by the board, and the assignee and transferee shall then make application for approval of such assignment and transfer;
- (b))) Except as authorized by WAC 314-12-025, the ((transferee)) license applicant shall not take possession of the premises, nor exercise any of the privileges of a licensee, nor shall such ((assignment and transfer)) application be effective until the board shall have approved the same;
- (((e))) (b) In approving any ((assignment and transfer of)) license((9)), the board reserves the right to impose special conditions as to the future connection of the former licensee ((for fof)) or any of his employees with the licensed business as in its judgment the circumstances may justify;
- (((<del>(d)</del>)) (c) A change of trade name may be made coincident with the ((<del>transfer</del>)) <u>issuance</u> of the license without any additional fee.
- (2) The sale of a partnership interest or any change in the partners, either by withdrawal or addition or otherwise, shall be considered ((an assignment and transfer of the licenses held by the partnership)) a change of ownership and subject to the applicable regulations ((applicable to assignment and transfer of licenses)).
- (3) If the licensee is a corporation, (({whether as sole licensee or in conjunction with other entities,})) whether as sole licensee or in conjunction with other entities, a change in ownership of any stock shall be deemed a (({corporate change, not a} transfer of a license[.])) corporate change. The licensed corporation shall report to and obtain written approval from the board, for any proposed change in principal officers and/or the proposed sale of more than ten percent of the corporation's outstanding and/or issued stock before any such changes are made. The board may inquire into all matters in connection with any such sale of stock or proposed change in officers. The board will waive the fee for a corporate change when the proposed change consists solely of dropping an approved officer.
  - (4) For purposes of this regulation:
- (a) "Principal officer" shall mean the president, vice president, secretary, and treasurer, or the equivalent in title, for a publicly traded corporation, and president, vice president, secretary, treasurer, or the equivalent in title, and all other officers who hold more than ten percent of the corporate stock, for a privately held corporation.

- (b) The "proposed sale of more than ten percent of the stock" will be calculated as a cumulative total and must be reported to the board when the accumulation of stock transfers or newly issued stock totals more than ten percent of the outstanding and/or issued stock of the licensed corporation.
- (((5) If a licensee has an unresolved violation charge pending, no action will be taken by the board on an application to transfer the liquor license to another until such time as a final disposition has been made of the pending violation charge.))

AMENDATORY SECTION (Amending WSR 92-21-061, filed 10/19/92, effective 11/19/92)

- WAC 314-12-080 Limitation on ((transfers and)) reapplications. (((1) Except as provided herein, no application for transfer of any license shall be made for a period of ninety days following the issuance or transfer of such license.
- (2) This limitation shall not apply in any of the circumstances set forth in WAC 314-12-060.
- (3) In the event of the withdrawal of a partner, the license may be transferred to the remaining partner or partners within the prohibited period.
- (4))) Unless otherwise approved by the board no reapplication for a license shall be made within a period of one year following a denial of any license application.

AMENDATORY SECTION (Amending Order 109, Resolution No. 118, filed 8/9/82)

WAC 314-70-010 Sale by Class H licensee of liquor stock after discontinuance of business. Notwithstanding any other provision of Title 66 RCW or Title 314 WAC, a Class H licensee who permanently discontinues business for any reason shall dispose of the salable unopened liquor remaining in stock by sale to the board of the items originally purchased from the board. The board will pay the total amount listed in the official price list then in effect, less the Class H discount and tax exemption expressed as a percent of the total price and the percent of total expenses assigned to the merchandise division to gross sales as reported on the profit and loss statement in the last published annual report of the board. Combined percentages will be rounded up to a whole percent: Provided, however, That in the case of a ((transfer of license)) sale of business with a Class H licensee, after obtaining the approval of the board and under the supervision of a representative of the board, may sell the entire inventory of liquor to the incoming licensee at a negotiated price.

AMENDATORY SECTION (Amending Order 109, Resolution No. 118, filed 8/9/82)

WAC 314-70-030 Purchases by Class H licensee of certain liquor stocks. Notwithstanding any other provision of Title 66 RCW or Title 314 WAC, a Class H licensee in conjunction with ((a transfer of license)) the purchase of a licensed business may purchase, and place into its regular stock, salable liquor as provided in WAC 314-70-010. Such liquor shall be treated for purposes of Title 66 RCW and

Title 314 WAC as if it had been purchased from the board pursuant to RCW 66.24.440.

#### WSR 95-23-112 PROPOSED RULES LOTTERY COMMISSION

[Filed November 22, 1995, 11:29 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-19-104 and 95-20-063.

Title of Rule: New sections WAC 315-11A-157 Instant Game Number 157 ("Summer Gold"), 315-11A-158 Instant Game Number 158 ("Five Card Stud"), 315-11A-159 Instant Game Number 159 ("Fat Cat"), 315-11A-160 Instant Game Number 160 ("My! Oh! My!") and 315-11A-161 Instant Game Number 161 ("\$2 Baseball Scoreboard"); and amending WAC 315-04-220 Limited off premises sales permit.

Purpose: To establish the game play rules and criteria for determining winners of Instant Game Nos. 157, ("Summer Gold"), 158 ("Five Card Stud"), 159 ("Fat Cat"), 160 ("My! Oh! My!") and 161 ("\$2 Baseball Scoreboard"); and to amend WAC 315-04-220.

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, Rules Coordinator, Olympia, 586-6583; Implementation and Enforcement: Evelyn P. Yenson, 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 315-11A-157, 315-11A-158, 315-11A-159, 315-11A-160, and 315-11A-161, 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 or its retailers from paying out prize money on invalid tickets.

Proposal Changes the Following Existing Rules: The proposal amends WAC 315-04-220 to clarify which party has responsibility for the costs associated with limited off-premise sales permits.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The lottery has considered whether these rules are subject to the Regulatory Fairness Act, chapter 19.85 RCW, and has determined that they are not for the following reasons: (1) The rules have no economic impact on business' cost of equipment, supplies, labor or administrative costs. The rules are designed to establish rules and procedures for the playing of instant lottery games; and (2) the rules will have a negligible impact, if any, on business because they are interpretive. They have been promulgated for the purpose of stating policy, procedure and practice and do not include require-

ments for forms, fees, appearances or other actions by business.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Said section does not apply to these proposed rule because they are not proposed by one of the listed agencies. As the rules are merely interpretive, the lottery does not voluntarily apply this section.

Hearing Location: Washington State Lottery, Suite 106, 5963 Corson Avenue South, Seattle, WA 98108, on January 5, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Jeff Burkhardt by December 29, 1995, (360) 586-6583.

Submit Written Comments to: Jeff Burkhardt, Lottery, FAX (360) 586-6586, by September [January] 4, 1996.

Date of Intended Adoption: January 5, 1996.

November 21, 1995 Evelyn P. Yenson Director

#### NEW SECTION

WAC 315-11A-157 Instant Game Number 157 ("Summer Gold"). (1) Definitions for Instant Game Number 157.

- (a) Play symbols: The "play symbols" are listed below in (b) of this subsection. One of these play symbols appears in each of the five play spots under the latex covering on the front of the ticket. The latex covered area shall be known as the playfield. One of the five play spots shall be labeled "winning symbol."
- (b) Play symbol captions: The small printed characters appearing below each play symbol which correspond with and verify that play symbol. The caption is a spelling out, in full or abbreviated form, of the play symbol. One and only one of these captions appears under each play symbol. The three-digit ticket number shall appear before each play symbol caption. For Instant Game Number 157, the captions which correspond with and verify the play symbols are:

PLAY SYMBOL	CAPTION
***	ARCHR
<b>₫</b>	CYCLE
<b>78</b>	EQEST
4	SOCCR
3	GYMNS
24-	SWIMR
K	TENNS
1	WEGHT
R	BASEB
×42	WPOLO
\$ //	TORCH

(c) Prize symbols: The following are the "prize symbols": "\$1.00," "\$2.00," "\$3.00," "\$4.00," "\$5.00," "\$6.00," "\$9.00," "\$10.00," "\$20.00," "\$30.00," and "\$2,000." One of these prize symbols appears below each of the play symbol captions, except that no prize symbol appears below the caption of the play symbol labeled "winning symbol."

(d) Prize symbol captions: The small printed characters which appear below the prize symbol and verify and correspond with that prize symbol. The prize symbol caption is a spelling out, in full or abbreviated form, of the prize symbol. For Instant Game Number 157, the prize symbol captions which correspond with and verify the prize symbols are:

PRIZE :	SYMBOL	<u>CAPTION</u>
\$	1.00	ONE DOL
\$	2.00	TWO DOL
\$	3.00	THR DOL
\$	4.00	FOR DOL
\$	5.00	FIV DOL
\$	6.00	SIX DOL
\$	9.00	NIN DOL
\$	10.00	TEN DOL
\$	20.00	TWY DOL
\$	30.00	\$THIRTY
\$	2,000	TWOTHOU

- (e) Validation number: The unique nineteen-digit number on the front of the ticket. The number is covered by later
- (f) Pack-ticket number: The twelve-digit number of the form 15700001-1-000 printed on the back of the ticket. The first three digits are the game identifier. The first eight digits of the pack-ticket number for Instant Game Number 157 constitute the "pack number" which starts at 15700001; the last three digits constitute the "ticket number" which starts at 000 and continues through 199 within each pack of tickets.
- (g) 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 \$600.00 or less. For Instant Game Number 157, 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:

VERIFICATION CODE	<u>PRIZE</u>	
ONE	\$ 1.00	
TWO	\$ 2.00	(\$1 AND \$1; \$2)
FOR	\$ 4.00	(\$1, \$1, \$1 AND \$1; \$3 AND \$1)
EGT	\$ 8.00	(\$2, \$2, \$2 AND \$2; \$5, \$1, \$1 AND \$1)
EGN	\$ 18.00	(\$6, \$6, \$4 AND \$2; \$9 AND \$9)
FRY	\$ 40.00	(\$10, \$10, \$10 and \$10; \$30 and \$10)
ETY	\$ 80.00	(\$20, \$20, \$20 AND \$20)

- (h) Pack: A set of four hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.
  - (2) Criteria for Instant Game Number 157.
  - (a) The price of each instant game ticket shall be \$1.00.
- (b) Determination of prize winning tickets: An instant prize winner is determined in the following manner:

- (i) When any of the four play symbols matches exactly the play symbol labeled "winning symbol," the matching play symbol shall be a winning play symbol, and the bearer of the ticket shall win the prize below the winning play symbol.
- (ii) In Instant Game Number 157, the " "play symbol with the caption "TORCH" shall always be a winning play symbol, and the bearer of a ticket which has a " "play symbol with the caption "TORCH" shall be entitled to the prize shown below the " "play symbol.
- (iii) The bearer of a ticket which has more than one winning play symbol shall win the total of the prizes below each winning play symbol.
- (c) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.
- (d) 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 157 set forth in subsection (3) of this section, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.
- (e) Notwithstanding any other provisions of these rules, the director may:
  - (i) Vary the length of Instant Game Number 157; and/or
- (ii) Vary the number of tickets sold in Instant Game Number 157 in a manner that will maintain the estimated average odds of purchasing a winning ticket.
- (3) Ticket validation requirements for Instant Game Number 157.
- (a) In addition to meeting all other requirements in these rules and regulations, to be a valid instant game ticket for Instant Game Number 157 all of the following validation requirements apply:
- (i) Exactly one play symbol must appear in each of the five play spots in the playfield on the front of the ticket.
- (ii) Each play symbol must have a play symbol caption below it and each must agree with its caption.
- (iii) Each of the play symbol captions, except for the "winning symbol" play symbol caption, shall have a prize symbol below it. Each of the prize symbols shall also have a prize symbol caption below it.
- (iv) 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

- (v) Each of the play symbols and its caption, the validation number, pack-ticket number, and retailer verification code must be printed in black ink.
- (vi) Each of the play symbols and each of the play symbol captions must be exactly one of those described in subsection (1)(b) of this section.

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- (vii) Each of the prize symbols must be exactly one of those described in subsection (1)(c) of this section and each of the prize symbol captions must be exactly one of those described in subsection (1)(d) of this section.
- (b) Any ticket not passing all the validation requirements in WAC 315-10-070 and (a) of this subsection is invalid and ineligible for any prize.

#### **NEW SECTION**

WAC 315-11A-158 Instant Game Number 158 ("Five Card Stud"). (1) Definitions for Instant Game Number 158.

- (a) Play symbols: The "play symbols" are listed below in (b) of this subsection. One of these play symbols appears in each of the 20 play spots under the latex covering on the front of the ticket. The latex covered area shall be known as the playfield. The 20 play spots shall be arranged in four rows, labeled "Hand 1," "Hand 2," "Hand 3," and "Hand 4," with five play spots in each row.
- (b) Play symbol captions: The small printed characters appearing below each play symbol which correspond with and verify that play symbol. The caption is a spelling out, in full or abbreviated form, of the play symbol. One and only one of these captions appears under each play symbol. The three-digit ticket number shall appear before each play symbol caption. For Instant Game Number 158, the captions which correspond with and verify the play symbols are:

PLAY SYMBOL	CAPTION
4	FOR
[5]	FIV
6	SIX
[7]	SVN
8	EGT
<u> </u>	NIN
10	TEN
J	JCK
Q	QUE
K	KNG
$\mathbf{A}$	ACE

- (c) Validation number: The unique nineteen-digit number on the front of the ticket. The number is covered by latex.
- (d) Pack-ticket number: The twelve-digit number of the form 15800001-1-000 printed on the back of the ticket. The first three digits are the game identifier. The first eight digits of the pack-ticket number for Instant Game Number 158 constitute the "pack number" which starts at 15800001; the last three digits constitute the "ticket number" which starts at 000 and continues through 199 within each pack of tickets.
- (e) 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 \$600.00 or less. For Instant Game Number 158, 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:

VERIFICATION CODE	<u>I</u>	PRIZE	
ONE	\$	1.00	
TWO	\$	2.00	(\$1 AND \$1; \$2)
FIV	\$	5.00	(\$2, \$2 AND \$1; \$5)
TEN	\$	10.00	(\$5, \$2, \$2 AND \$1; \$10)
TWF	\$	25.00	(\$10, \$5, \$5 AND \$5; \$25)
FTY	\$	50.00	(\$25, \$10, \$10 AND \$5; \$50)
FVH	\$	500.00	•

- (f) Pack: A set of two hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.
  - (2) Criteria for Instant Game Number 158.
  - (a) The price of each instant game ticket shall be \$1.00.
- (b) Determination of prize winning tickets: An instant prize winner is determined in the following manner:
- (i) The bearer of a ticket having play symbol in the same game (horizontal row) that correspond with the legend (below) shall win the prize listed. Play symbols in different games (horizontal rows) may not be combined to win a prize. Each ticket shall bear a legend which lists each winning set of play symbols and its corresponding prize.

Two	play symbols	-	Win	\$1
Two	play symbols	-	Win	\$2
Two	play symbols	-	Win	\$5
Two	play symbols	-	Win	\$10
Two	play symbols	-	Win	\$25
Two	play symbols	-	Win	\$50
Two	play symbols	-	Win	\$500
(ace high straight)	play symbols	-	Win	\$5,000

- (ii) The bearer of a ticket which has more than one set of winning play symbols shall win the total of the prizes listed in the legend for all winning play symbols.
- (c) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.
- (d) 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 158 set forth in subsection (3) of this section, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.
- (e) Notwithstanding any other provisions of these rules, the director may:
  - (i) Vary the length of Instant Game Number 158; and/or
- (ii) Vary the number of tickets sold in Instant Game Number 158 in a manner that will maintain the estimated average odds of purchasing a winning ticket.

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## (3) Ticket validation requirements for Instant Game Number 158.

- (a) In addition to meeting all other requirements in these rules and regulations, to be a valid instant game ticket for Instant Game Number 158 all of the following validation requirements apply:
- (i) Exactly one play symbol must appear in each of the 20 play spots in the playfield on the front of the ticket.
- (ii) Each play symbol must have a play symbol caption below it and each must agree with its caption.
- (iii) 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
Retailer Verification Code	Validation Font

- (iv) Each of the play symbols and its caption, the validation number, pack-ticket number, and retailer verification code must be printed in black ink.
- (v) Each of the play symbols and each of the play symbol captions must be exactly one of those described in subsection (1)(b) of this section.
- (b) Any ticket not passing all the validation requirements in WAC 315-10-070 and in (a) of this subsection is invalid and ineligible for any prize.

#### **NEW SECTION**

## WAC 315-11A-159 Instant Game Number 159 ("Fat Cat"). (1) Definitions for Instant Game Number 159.

- (a) Play symbols: The "play symbols" are listed below in (b) of this subsection. One of these play symbols appears in each of the five play spots under the latex covering on the front of the ticket. The latex covered area shall be known as the playfield. One of the five play spots shall be labeled "winning number."
- (b) Play symbol captions: The small printed characters appearing below each play symbol which correspond with and verify that play symbol. The caption is a spelling out, in full or abbreviated form, of the play symbol. One and only one of these captions appears under each play symbol. The three-digit ticket number shall appear before each play symbol caption. For Instant Game Number 159, the captions which correspond with and verify the play symbols are:

PLAY SYMBOL	<b>CAPTION</b>
2	TWO
3	THR
4	FOR
5	FIV
6	SIX
. 7	SVN
8	EGT
9	NIN
10	TEN

12	TLV
13	THN
	MOU

- (c) Prize symbols: The following are the "prize symbols": "\$1.00," "\$2.00," "\$3.00," "\$4.00," "\$6.00," "\$8.00," "\$10.00," "\$15.00," "\$20.00," "\$40.00," and "\$500.00." One of these prize symbols appears below each of the play symbol captions, except that no prize symbol appears below the caption of the play symbol labeled "winning number."
- (d) Prize symbol captions: The small printed characters which appear below the prize symbol and verify and correspond with that prize symbol. The prize symbol caption is a spelling out, in full or abbreviated form, of the prize symbol. For Instant Game Number 159, the prize symbol captions which correspond with and verify the prize symbols are:

PRIZE	SYMBOL	<u>CAPTION</u>
\$	1.00	ONE DOL
\$	2.00	TWO DOL
\$	3.00	THR DOL
\$	4.00	FOR DOL
\$	6.00	SIX DOL
\$	8.00	EGT DOL
\$	10.00	TEN DOL
\$	15.00	FTN DOL
\$	20.00	TWY DOL
\$	40.00	\$FORTY\$
\$	500	FIVHUND

- (e) Validation number: The unique nineteen-digit number on the front of the ticket. The number is covered by latex.
- (f) Pack-ticket number: The twelve-digit number of the form 15900001-1-000 printed on the back of the ticket. The first three digits are the game identifier. The first eight digits of the pack-ticket number for Instant Game Number 159 constitute the "pack number" which starts at 15900001; the last three digits constitute the "ticket number" which starts at 000 and continues through 199 within each pack of tickets.
- (g) 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 \$600.00 or less. For Instant Game Number 159, 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:

VERIFICATION CODE	P	RIZE	
ONE	\$	1.00	
THR	\$	3.00	(\$1, \$1 AND \$1; \$2 AND \$1)
FOR	\$	4.00	(\$1, \$1, \$1 AND \$1; \$3 AND \$1)
SVN	\$	7.00	(\$4, \$1, \$1 AND \$1; \$3, \$2, \$1 AND \$1)

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TLV	\$ 12.00	(\$3, \$3, \$3 AND \$3; \$6,
		\$3, \$2 AND \$1)
TTF	\$ 24.00	(\$8, \$8, \$4 AND \$4)
ETY	\$ 80.00	(\$20, \$20, \$20 AND \$20;
		\$40, \$15, \$15 AND \$10)

- (h) Pack: A set of four hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.
  - (2) Criteria for Instant Game Number 159.
  - (a) The price of each instant game ticket shall be \$1.00.
- (b) Determination of prize winning tickets: An instant prize winner is determined in the following manner:
- (i) When any of the four play symbols matches exactly the play symbol labeled "winning symbol," the matching play symbol shall be a winning play symbol, and the bearer of the ticket shall win the prize below the winning play symbol.
- (ii) In Instant Game Number 159, the "play symbol with the caption "MOU" shall always be a winning play symbol, and the bearer of a ticket which has a "MOU" play symbol with the caption "play symbol be entitled to the prize shown below the "play symbol."
- (iii) The bearer of a ticket which has more than one winning play symbol shall win the total of the prizes below each winning play symbol.
- (c) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.
- (d) 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 159 set forth in subsection (3) of this section, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.
- (e) Notwithstanding any other provisions of these rules, the director may:
  - (i) Vary the length of Instant Game Number 159; and/or
- (ii) Vary the number of tickets sold in Instant Game Number 159 in a manner that will maintain the estimated average odds of purchasing a winning ticket.
- (3) Ticket validation requirements for Instant Game Number 159.
- (a) In addition to meeting all other requirements in these rules and regulations, to be a valid instant game ticket for Instant Game Number 159 all of the following validation requirements apply:
- (i) Exactly one play symbol must appear in each of the five play spots in the playfield on the front of the ticket.
- (ii) Each play symbol must have a play symbol caption below it and each must agree with its caption.
- (iii) Each of the play symbol captions, except for the "winning number" play symbol caption, shall have a prize symbol below it.. Each of the prize symbols shall also have a prize symbol caption below it.
- (iv) 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

- (v) Each of the play symbols and its caption, the validation number, pack-ticket number, and retailer verification code must be printed in black ink.
- (vi) Each of the play symbols and each of the play symbol captions must be exactly one of those described in subsection (1)(b) of this section.
- (vii) Each of the prize symbols must be exactly one of those described in subsection (1)(c) of this section and each of the prize symbol captions must be exactly one of those described in subsection (1)(d) of this section.
- (b) Any ticket not passing all the validation requirements in WAC 315-10-070 and in (a) of this subsection is invalid and ineligible for any prize.

#### **NEW SECTION**

# WAC 315-11A-160 Instant Game Number 160 ("My! Oh! My!"). (1) Definitions for Instant Game Number 160.

- (a) Play symbols: The "play symbols" are listed below in (b) of this subsection. One of these play symbols appears in each of the four play spots in the "your score" column and in each of the four play spots in the "their score" column under the latex covering on the front of the ticket. The latex covered area shall be known as the playfield. One of the five play spots shall be labeled "winning symbol."
- (b) Play symbol captions: The small printed characters appearing at the bottom of each play symbol which correspond with and verify 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 at the bottom of each play symbol. The three-digit ticket number shall appear before each play symbol caption. For Instant Game Number 160, the captions which correspond with and verify the play symbols are:

PLAY SYMBOL	CAPTION
0	ZRO
1	ONE
2	TWO
3	THR
4	FOR
5	FIV
6	SIX
7	SVN
8	EGT
9	NIN
12	TLV

- . (c) Prize symbols: The following are the "prize symbols": "\$1.00," "\$2.00," "\$3.00," "\$4.00," "\$5.00," "\$6.00," "\$8.00," "\$10.00," "\$20.00," "\$50.00," and "\$500.00." One of these prize symbols appears to the right of each pair of captioned play symbols.
- (d) Prize symbol captions: The small printed characters which appear below the prize symbol and verify and

correspond with that prize symbol. The prize symbol caption is a spelling out, in full or abbreviated form, of the prize symbol. For Instant Game Number 160, the prize symbol captions which correspond with and verify the prize symbols are:

PRIZE SYMBOL		CAPTION
\$	1.00	ONE DOL
\$	2.00	TWO DOL
\$	3.00	THR DOL
\$	4.00	FOR DOL
\$	5.00	FIV DOL
\$	6.00	SIX DOL
\$	8.00	EGT DOL
\$	10.00	TEN DOL
\$	20.00	TWY DOL
\$	50.00	\$FIFTY\$
\$	500	FIVHUND

- (e) Validation number: The unique nineteen-digit number on the front of the ticket. The number is covered by latex.
- (f) Pack-ticket number: The twelve-digit number of the form 16000001-1-000 printed on the back of the ticket. The first three digits are the game identifier. The first eight digits of the pack-ticket number for Instant Game Number 160 constitute the "pack number" which starts at 16000001; the last three digits constitute the "ticket number" which starts at 000 and continues through 199 within each pack of tickets.
- (g) 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 \$600.00 or less. For Instant Game Number 160, 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:

VERIFICATION CODE	PRIZE	
ONE	\$ 1.00	
TWO	\$ 2.00	(\$1 AND \$1; \$2)
FOR	\$ 4.00	(\$1, \$1, \$1 AND \$1; \$2, \$1 AND \$1)
EGT	\$ 8.00	(\$2, \$2, \$2 AND \$2; \$3, \$3, \$1 AND \$1)
SXT	\$ 16.00	(\$6, \$4, \$4 AND \$2; \$5, \$5, \$5 AND \$1)
ТНТ	\$ 32.00	(\$8, \$8, \$8 AND \$8; \$20, \$10, \$1 AND \$1)
TWH	\$200.00	(\$50, \$50, \$50 AND \$50)

- (h) Pack: A set of four hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.
  - (2) Criteria for Instant Game Number 160.
  - (a) The price of each instant game ticket shall be \$1.00.
- (b) Determination of prize winning tickets: An instant prize winner is determined in the following manner: The bearer of a ticket having a play symbol in the "your score" column that is a larger number than the play symbol in the "their score" column in the same game (row) shall win the

prize shown in the prize column for that game (row). The bearer of a ticket having winning play symbols in 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.

- (c) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.
- (d) 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 160 set forth in subsection (3) of this section, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.
- (e) Notwithstanding any other provisions of these rules, the director may:
  - (i) Vary the length of Instant Game Number 160; and/or
- (ii) Vary the number of tickets sold in Instant Game Number 160 in a manner that will maintain the estimated average odds of purchasing a winning ticket.
- (3) Ticket validation requirements for Instant Game Number 160.
- (a) In addition to meeting all other requirements in these rules and regulations, to be a valid instant game ticket for Instant Game Number 160 all of the following validation requirements apply:
- (i) Exactly one play symbol must appear in each of the four play spots in the "your score" column and in each of the four play spots in the "their score" column in the playfield on the front of the ticket.
- (ii) Each play symbol must have a play symbol caption at the bottom of it and each must agree with its caption.
- (iii) Exactly one prize symbol for each of the four games must appear under the latex covering in the prize column on the front of the ticket.
- (iv) 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

- (v) Each of the play symbols and its caption, the validation number, pack-ticket number, and retailer verification code must be printed in black ink.
- (vi) Each of the play symbols and each of the play symbol captions must be exactly one of those described in subsection (1)(b) of this section.
- (vii) Each of the prize symbols must be exactly one of those described in subsection (1)(c) of this section and each of the prize symbol captions must be exactly one of those described in subsection (1)(d) of this section.
- (b) Any ticket not passing all the validation requirements in WAC 315-10-070 and (a) of this subsection is invalid and ineligible for any prize.

#### **NEW SECTION**

WAC 315-11A-161 Instant Game Number 161 ("\$2 Baseball Scoreboard"). (1) Definitions for Instant Game Number 161.

- (a) Play symbols: The "play symbols" are listed below in (b) of this subsection. One of these play symbols appears in each of the nine play spots labeled "your runs" and in each of the nine play spots labeled "their runs" under the latex covering on the front of the ticket. The latex covered area shall be known as the playfield. The play area shall be labeled "1st Inning," "2nd Inning," "3rd Inning," "4th Inning," "5th Inning," "6th Inning," "7th Inning," "8th Inning," and "9th Inning."
- (b) Play symbol captions: The small printed characters appearing below each play symbol which correspond with and verify that play symbol. The caption is a spelling out, in full or abbreviated form, of the play symbol. One and only one of these captions appears under each play symbol. The three-digit ticket number shall appear before each play symbol caption. For Instant Game Number 161, the captions which correspond with and verify the play symbols are:

PLAY SYMBOL	<u>CAPTION</u>
0	ZER
1	ONE
2	TWO
3	THR
4	FOR
5	FIV
6	SIX
7	SVN
8	EGT
9	NIN
10	TEN
12	TLV
13	THN
14	FRN

- (c) Prize symbols: The following are the "prize symbols": "\$1.00," "\$2.00," "\$3.00," "\$4.00," "\$5.00," "\$6.00," "\$7.00," "\$9.00," "\$10.00," "\$25.00," "\$45.00," "\$50.00," "\$100.00," and "\$2,000." One of these prize symbols appears in each of the nine innings.
- (d) Prize symbol captions: The small printed characters which appear below the prize symbol and verify and correspond with that prize symbol. The prize symbol caption is a spelling out, in full or abbreviated form, of the prize symbol. For Instant Game Number 161, the prize symbol captions which correspond with and verify the prize symbols are:

PRIZE	SYMBOL	<u>CAPTION</u>
\$	1.00	ONE DOL
\$	2.00	TWO DOL
\$	3.00	THR DOL
\$	4.00	FOR DOL
\$	5.00	FIV DOL
\$	7.00	SVN DOL
\$	9.00	NIN DOL
\$	10.00	TEN DOL
\$	25.00	TWF DOL
\$	45.00	FORTYFV

\$ 50.00	\$FIFTY\$
\$ 100	ONEHUND
\$ 2,000	TWOTHOU

- (e) Validation number: The unique nineteen-digit number on the front of the ticket. The number is covered by latex.
- (f) Pack-ticket number: The twelve-digit number of the form 16100001-1-000 printed on the back of the ticket. The first three digits are the game identifier. The first eight digits of the pack-ticket number for Instant Game Number 161 constitute the "pack number" which starts at 16100001; the last three digits constitute the "ticket number" which starts at 000 and continues through 199 within each pack of tickets.
- (g) 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 \$600.00 or less. For Instant Game Number 161, 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:

VERIFICATION CODE	<u> </u>	RIZE	
TWO	\$	2.00	(\$1 AND \$1)
THR	\$	3.00	(\$1, \$1 AND \$1; \$2 AND \$1)
SIX	\$	6.00	(\$1, \$1, \$1, \$1, \$1 AND \$1)
NIN	\$	9.00	(\$1, \$1, \$1, \$1, \$1, \$1, \$1, \$1, \$1, \$1,
EGN	\$	18.00	(\$2, \$2, \$2, \$2, \$2, \$2, \$2, \$2, \$2, \$2,
TFV	\$	35.00	(\$5, \$5, \$5, \$5, \$5, \$4, \$3, \$2 AND \$1)
NTY	\$	90.00	(\$10, \$10, \$10, \$10, \$10, \$10, \$10, \$10,
FRH	\$	400.00	(\$50, \$50, \$50, \$50, \$50, \$50, \$50, \$50,

- (h) Pack: A set of two hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.
  - (2) Criteria for Instant Game Number 161.
  - (a) The price of each instant game ticket shall be \$2.00.
- (b) 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 runs" column that is a larger number than the play symbol in the "their runs" column in that inning shall win the prize shown for that inning. The bearer of a ticket having winning play symbols in more than one inning shall win the sum of the prizes in each inning. Play symbols in different innings may not be combined to win a prize.

- (c) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as part of the instant game.
- (d) 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 161 set forth in subsection (3) of this section, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.
- (e) Notwithstanding any other provisions of these rules, the director may:
  - (i) Vary the length of Instant Game Number 161; and/or
- (ii) Vary the number of tickets sold in Instant Game Number 161 in a manner that will maintain the estimated average odds of purchasing a winning ticket.
- (3) Ticket validation requirements for Instant Game Number 161.
- (a) In addition to meeting all other requirements in these rules and regulations, to be a valid instant game ticket for Instant Game Number 161 all of the following validation requirements apply:
- (i) Exactly one play symbol must appear in each of the nine play spots in the "your runs" column and in each of the nine play spots in the "their runs" column in the playfield on the front of the ticket.
- (ii) Each play symbol must have a play symbol caption below it and each must agree with its caption.
- (iii) Each of the innings shall have a prize symbol within it. Each of the prize symbols shall also have a prize symbol caption below it.
- (iv) 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

- (v) Each of the play symbols and its caption, the validation number, pack-ticket number, and retailer verification code must be printed in black ink.
- (vi) Each of the play symbols and each of the play symbol captions must be exactly one of those described in subsection (1)(b) of this section.
- (vii) Each of the prize symbols must be exactly one of those described in subsection (1)(c) of this section and each of the prize symbol captions must be exactly one of those described in subsection (1)(d) of this section.
- (b) Any ticket not passing all the validation requirements in WAC 315-10-070 and (a) of this subsection is invalid and ineligible for any prize.

AMENDATORY SECTION (Amending Order 83, filed 12/16/85)

# WAC 315-04-220 Limited off premises sales permit. (1) The director may permit any lottery retailer who has been issued a general or provisional license to sell tickets in

locations other than that specified on its license and to employ persons to make such sales provided that:

(a) A lottery retailer requesting a "limited off premises sales permit" shall submit an application, completed in its entirety, using a form approved by the director.

- (b) An application for a "limited off premises sales permit" for instant lottery tickets must be submitted to the lottery a minimum of thirty days prior to the event to provide adequate time for processing. An application for a "limited off premises sales permit" for on-line games must be submitted a minimum of ((sixty)) thirty days prior to the event to provide adequate time for processing. Applications received after these time limits may not be approved.
- (c) The geographical area and type of location in which such sales are requested shall be individually approved by the director.
- (d) Each lottery retailer making such sales shall be individually approved by the director and shall display identification in such form and manner as shall be prescribed by the director.
- (e) The lottery retailer and its employees shall abide by such other instructions and restrictions as may be prescribed by the director to govern such sales.
- (2) The lottery retailer's license shall bear an addendum with the phrase "limited off premises sales permitted," and the licensed agent shall display with its license the addendum which sets forth the terms and conditions under which such sales may be made. A photocopy of the addendum shall be posted at each location where off premises sales are permitted.
- (3) Lottery retailers must redeem ((low tier winning)) all tickets ((sold)) winning \$600 or less presented for redemption at the off premises location ((at that location)) and at their licensed location. The location of the licensed location must be posted at the off premises location. Lottery retailers must also provide claim forms to holders of ((high tier winning)) tickets winning more than \$600 at both locations.
- (4) The "limited off premises sales permit" shall be valid for not more than thirty days and may be renewed twice, if approved by the director, for periods not to exceed thirty days each.
- (5) Lottery retailers granted "limited off premises sales permits" will not be required to conduct other licensed business activities at the off premises locations.
- (6) Lottery retailers granted "limited off premises sales permits" shall bear all costs associated with such sales including but not limited to construction of booths, stands, etc.; telephone line installation; telephone line charges and installation of a dedicated electric circuit, provided, that the director, in his/her sole discretion, may agree that the lottery will bear some or all of said associated costs.

#### WSR 95-23-113 PROPOSED RULES DEPARTMENT OF HEALTH

[Filed November 22, 1995, 11:30 a.m.]

Original Notice.

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

Title of Rule: Nursing assistant fees, WAC 246-841-

Purpose: To increase fees charged by the nursing assistant program to meet the actual cost of investigative and legal services due to disciplinary activities; and to delete fees no longer collected.

Statutory Authority for Adoption: RCW 18.88A.050.

Summary: Some nursing assistant fees will be increased; fees no longer collected will be deleted.

Reasons Supporting Proposal: Revision of fees is necessary to meet the actual cost of investigative and legal services due to disciplinary activities, and to delete fees no longer collected. Legislative approval has been given to exceed the fiscal growth factor established by Initiative 601.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Jo Waidely, 1300 S.E. Ouince, Olympia, WA, (360) 753-2686.

Name of Proponent: Department of Health, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule is proposed to set fees in order to meet the budgetary requirements of the program. A fee study was conducted to determine the fees necessary. The resultant fee increase will maintain the self sufficiency of the nursing assistant program.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule is exempt under RCW 34.05.310(4) and does not require a small business economic impact statement.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This rule is not legislatively significant as defined by section 201, chapter 403, Laws of 1995. This rule is exempt under RCW 34.05.310(4).

Hearing Location: Department of Health, Executive Conference Room, 1112 S.E. Quince, Olympia, WA 98504, on January 3, 1996, at 1:30.

Assistance for Persons with Disabilities: Contact Michelle Davis by December 26, 1995, TDD (360) 664-0064, or (800) 525-0127 ext. 2686.

Submit Written Comments to: P.O. Box 47864, Olympia, WA 98504-7864, FAX (360) 586-5935, by December 26, 1995.

Date of Intended Adoption: January 3, 1996.

November 20, 1995 Bruce Miyahara Secretary

[ 35 ]

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-841-990 Nursing assistant—Fees. The following fees shall be charged by the professional licensing division of the department of health:

Title of Fee	Fee
Application - registration	(( <del>\$-5.00</del> ))
••	<u>\$ 10.00</u>
Renewal of registration	(( <del>10.00</del> ))
	<u>20.00</u>
Duplicate registration	(( <del>5.00</del> ))
	<u>10.00</u>
(( <del>Verification of</del>	
registration/education	<del>10.00</del> ))
Registration late penalty	(( <del>10.00</del> ))
	20.00
((Registration program approval	75.00))
Application for certification	(( <del>5.00</del> ))
	10.00
Certification renewal	((10.00))
	20.00
((Verification-certification/education	<u> 10.00))</u>
Duplicate certification	(( <del>5.00</del> ))
1	10.00
Certification late penalty	((10.00))
<u>.</u>	20.00
((Certification program approval	<del>75.00</del> ))

## WSR 95-23-114 PROPOSED RULES DEPARTMENT OF HEALTH

[Filed November 22, 1995, 11:33 a.m.]

Original Notice.

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

Title of Rule: Nursing assistant delegation.

Purpose: To outline delegation protocols that will facilitate and guide safe delegation of nursing tasks.

Statutory Authority for Adoption: Chapter 18.88A RCW.

Statute Being Implemented: Chapter 18, Laws of 1995. Summary: This rule clarifies the elements of delegation by registered nurses to nursing assistants in selected facilities.

Reasons Supporting Proposal: Mandated by chapter 18, Laws of 1995.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Patty Hayes, RN, 1300 S.E. Quince, Olympia, WA 98503 [98504], (360) 664-4100.

Name of Proponent: Department of Health and 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: The rule is the "protocol" for tasks which may be delegated to nursing assistants as required by P.L. 1908. Under the new rule, qualified nursing assistants may perform specific care tasks in oral and topical medications and

ointments; nose, ear, eye drops and ointments; dressing changes and urinary catheterization using clean technique; suppositories, enemas, and ostomy care in established and healed condition; blood glucose monitoring; and gastrostomy feedings in established and healed condition when delegated by a registered nurse in specified care settings.

Proposal Changes the Following Existing Rules: It allows nurses, under specific guidelines, to delegate to nursing assistants selected nursing tasks for residents in certified residential programs for the developmentally disabled, residents in licensed adult family homes and residents of licensed boarding homes contracting to provide assisted living services.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule is exempt under RCW 34.05.310(4) and as such does not require a small business economic impact statement.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This rule is not legislatively significant. This rule is exempt under RCW 34.05.310(4).

Hearing Location: Department of Health, Executive Conference Room, 1112 S.E. Quince, Olympia, WA 98504, on January 3, 1996, at 2:00.

Assistance for persons with disabilities: Contact Nursing Commission by December 26, 1995, TDD (360) 664-0064, or (800) 525-0127 ext. 753-2686.

Submit Written Comments to: P.O. Box 47864, Olympia, WA 98504-7864, FAX (360) 586-5935, by December 26, 1995.

Date of Intended Adoption: January 4, 1996.

November 21, 1995 Mimi Fields, MD for Bruce Miyahara Secretary

#### **NEW SECTION**

WAC 246-841-405 Nursing assistant delegation. Provision for delegation of certain tasks.

- (1) Nursing assistants may perform the following tasks, when delegated by a registered nurse, for residents in certified community residential programs for the developmentally disabled, residents in licensed adult family homes, and to residents of licensed boarding homes contracting to provide assisted living services:
  - (a) Oral and topical medications and ointments;
  - (b) Nose, ear, eye drops, and ointments;
- (c) Dressing changes and urinary catheterization using clean techniques;
- (d) Suppositories, enemas, and ostomy care in established and healed condition;
  - (e) Blood glucose monitoring; and
- (f) Gastrostomy feedings in established and healed condition.
- (2) Any nursing assistant who receives authority to perform such delegated nursing task must, before performing any delegated task:
- (a) For nursing assistants-registered, complete both the basic caregiver training and core delegation training as established by the department of social and health services.

- (b) For nursing assistants-certified, complete the core delegation training as established by the department of social and health services.
- (c) Comply with requirements and protocol established by the nursing care quality assurance commission in WAC 246-840-910 through 246-840-980.
- (3) Any nursing assistant performing a delegated nursing care task pursuant to this section, shall perform the task:
- (a) Only for the specific resident who was the subject of the delegation;
  - (b) Only with the resident's consent; and
- (c) In compliance with all requirements and protocols established by the nursing care quality assurance commission in WAC 246-840-910 through 246-840-980.
- (4) A nursing assistant may consent or refuse to consent to perform a delegated nursing care task listed in subsection (1) of this section, and shall be responsible for their own actions with regard to the decision to consent or refuse to consent and the performance of the delegated nursing care task.

#### WSR 95-23-115 PROPOSED RULES DEPARTMENT OF HEALTH

(Nursing Commission)
[Filed November 22, 1995, 11:35 a.m.]

Original Notice

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

Title of Rule: Nurse delegation, delegation and supervision by registered nurses.

Purpose: To outline delegation protocols that will facilitate and guide safe delegation of nursing tasks.

Statutory Authority for Adoption: RCW 18.79.110. Statute Being Implemented: Chapter 18, Laws of 1995. Summary: This rule clarifies the elements of delegation

by registered nurses to nursing assistants in selected facilities.

Reasons Supporting Proposal: Mandated by chapter 18, Laws of 1995.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Patty Hayes, RN, 1300 S.E. Quince, Olympia, WA 98503 [98504], (360) 664-4100.

Name of Proponent: Department of Health and 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: The rule is the "protocol" for registered nurse delegation as required by P.L. 1908. It outlines the procedure for delegation of selected nursing tasks in certain facilities to nursing assistants, including training required, supervision and process for recending [rescinding] delegation. Under the new rule, qualified nursing assistants may perform specific care tasks in oral and topical medications and ointments; nose, ear, eye drops and ointments; dressing changes and urinary catheterization using clean technique; suppositories, enemas, and ostomy care in established and healed condition; blood glucose monitoring, and gastrostomy

feedings in established and healed condition when delegated by a registered nurse in specified care settings.

Proposal Changes the Following Existing Rules: It allows nurses, under specific guidelines, to delegate to nursing assistants selected nursing tasks for residents in certified residential programs for the developmentally disabled, residents in licensed adult family homes and residents of licensed boarding homes contracting to provide assisted living services.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This proposal is exempt under RCW 34.05.310(4) and does not require a small business economic impact statement.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This rule is not legislatively significant under section 201, chapter 403, Laws of 1995.

Hearing Location: WestCoast SeaTac Hotel, 18220 Pacific Highway South, Seattle, WA 98188, on January 5, 1996, at 8 a.m., and at the Ramada Airport Inn, Spokane International Airport, Spokane, Washington 99219, on January 6, 1996, at 9 a.m.

Assistance for Persons with Disabilities: Contact Nursing Commission by January 2, 1996, TDD (360) 664-0064, or (800) 525-0127 ext. 753-2686.

Submit Written Comments to: P.O. Box 47864, Olympia, WA 98504-7864, FAX (360) 586-5935, by January 5, 1996.

Date of Intended Adoption: January 19, 1996.

November 21, 1995 Patty Hayes, RN, MN Executive Director

# Chapter 246-840 WAC PROTOCOL FOR DELEGATING NURSING CARE TASKS TO UNLICENSED PERSONNEL IN COMMUNITY RESIDENTIAL PROGRAMS

#### **NEW SECTION**

WAC 246-840-910 Purpose. The purpose of this delegation protocol is to ensure that nursing care services have a consistent standard of practice upon which the public and profession may rely and to safeguard the authority of the nurse to make independent professional decisions regarding the delegation of a nursing task. According to Public Law 1908, a licensed registered nurse may delegate specific nursing care tasks to nursing assistants who meet certain requirements and provide care to individuals in certified community residential programs for the developmentally disabled, to residents in licensed adult family homes, and to residents of licensed boarding homes contracting to provide assisted living services. Before delegating a task, the registered nurse must determine that specific criteria described in the protocol are met and ensure that the patient is in a stable and predictable condition. Nurses delegating tasks are accountable to the Washington state nursing care quality assurance commission. No person may coerce a nurse into compromising patient safety by requiring the nurse to delegate if the nurse determines it is inappropriate to do so. These specific care tasks as defined by the nursing commission include:

(1) Oral and topical medications and ointments;

- (2) Nose, ear, eye drops, and ointments;
- (3) Dressing changes and urinary catheterization using clean techniques:
- . (4) Suppositories, enemas, and ostomy care in established and healed condition;
  - (5) Blood glucose monitoring; and
- (6) Gastrostomy feedings in established and healed condition.

#### **NEW SECTION**

WAC 246-840-920 Definitions. For the purposes of this chapter, the definitions in this section apply throughout the protocol.

- (1) "Delegation" means the licensed registered nurse transfers the performance of selected nursing tasks to competent individuals in selected situations. The licensed registered nurse delegating the task retains the responsibility and accountability for the nursing care of the patient.
- (2) "Nursing assistant" means a nursing assistant-registered under chapter 18.88A RCW or a nursing assistant-certified under chapter 18.88A RCW, who provides care to individuals in certified community residential programs for the developmentally disabled, to individuals residing in licensed adult family homes, and to individuals residing in licensed boarding homes contracted to provide assisted living services.
- (3) "Patient" means the individual recipient of nursing actions. In the community residential settings, the patient may also be referred to as client or consumer.
- (4) "Protocol" means an explicit, detailed written plan specifying the procedures to be followed in providing care for a particular condition.
- (5) "Procedure" means a series of steps by which a desired result is obtained; a particular course of action or way of doing something.
- (6) "Outcome" means the end result or consequence of an action after following an established plan of care.
- (7) "Supervision" means the provision of guidance and evaluation by a qualified registered nurse for the accomplishment of a nursing task or activity, as outlined in this protocol, including the initial direction of the task or activity; periodic inspection of the actual act of accomplishing the task or activity which must occur at least every sixty days; and the authority to require corrective action.
- (8) "Immediate supervision" means the licensed registered nurse is on the premises and is within audible and visual range of the patient and the patient has been assessed by the licensed registered nurse prior to the delegation of duties to any care giver.
- (9) "Direct supervision" means the licensed registered nurse is on the premises, is quickly and easily available and the patient has been assessed by the licensed registered nurse prior to the delegation of the duties to any care giver.
- (10) "Indirect supervision" means the licensed registered nurse is not on the premises but has previously given written instructions for the care and treatment of the patient and the patient has been assessed by the licensed registered nurse prior to the delegation of duties to any care giver. If oral clarification of the written instructions is required, it must be documented.

- (11) "Coercion" means to force or compel another, by authority, to do something that he/she would not otherwise choose to do.
- (12) "Stable and predictable condition" means a situation in which the patient's clinical and behavioral status is known through the registered nurse's assessment to be nonfluctuating and consistent, including a terminally ill patient whose deteriorating condition is predictable. The registered nurse determines that the patient does not require their frequent presence and evaluation.
- (13) "Medication prescribed" means an order for drugs issued by a practitioner duly authorized by law or rule in the state of Washington to prescribe drugs.
- (14) "Over-the-counter medication" means a drug that can be obtained without a prescription and is not restricted to use by prescribing practitioners.
- (15) "PRN medication" means a medication that has been ordered to be given as needed.
- (16) "Oral medication" means any medication that can be ingested through the mouth or administered directly into a gastrostomy tube.
- (17) "Topical medication" means any medication that is applied to the outer skin, nose, ear, or eye as drops or ointments.
- (18) "Suppository" means a semisolid medication for insertion into the rectum or vagina where it dissolves, releasing the drug for absorption.
- (19) "Dressing change using clean technique" means using a clean, nonsterile technique to change the protective covering over a wound or injured body part.
- (20) "Urinary catheterization using clean technique" means using a clean, nonsterile technique to insert a catheter through the urethra and into the urinary bladder to withdraw urine.
- (21) "Ostomy care" means caring for the stoma, the skin, and the ostomy device or tube for the patient having a gastrostomy, colostomy, ileostomy, or urostomy that is in an established and healed condition.
- (22) "Enema" means the introduction of solution into the rectum to promote evacuation of feces from the colon.
- (23) "Blood glucose monitoring" means regular testing of blood obtained by fingerstick to measure the blood glucose level.
- (24) "Gastrostomy feeding" means administering a nutritional tube feeding through a tube directly into the stomach which is in an established and healed condition.
- (25) "Complex task" means that a nursing task may become more complicated because of the interrelationship between the following criteria:
  - (a) The patient's condition;
  - (b) The setting;
  - (c) The nursing care task(s) and involved risks; and
  - (d) The skill level required to perform the task.

The delegating nurse must identify and facilitate additional training of the nursing assistant prior to delegation in these situations. The delegating nurse may decide the task is not delegatable. In no case, may delegation go beyond the list of specific care tasks authorized by this chapter.

(26) "Authorized representative" means a person authorized to provide informed consent for health care on behalf of a patient who is not competent to consent. Such

person shall be a member of one of the classes of persons as directed in RCW 7.70.065.

#### **NEW SECTION**

WAC 246-840-930 Criteria for delegation. Before delegating a nursing task, the licensed registered nurse must determine that it is appropriate to delegate based on the following criteria:

- (1) Determine that the setting allows delegation because it is a certified community residential program for the developmentally disabled, a licensed adult family home, or a licensed boarding home contracted to provide assisted living services.
- (2) Determine that the task to be delegated is within the nurse's area of responsibility and that it is a specific care task that has been approved for delegation.
- (3) Determine that the task to be delegated can be properly and safely performed by the nursing assistant-certified or nursing assistant-registered. The registered nurse shall assess the potential risk of harm for the individual patient. Potential harm may include, but is not limited to, infection, hemorrhage, hypoxemia, nerve damage, physical injury, or psychological distress.
- (4) Assess the patient's nursing care needs and determine that the patient is in a stable and predictable condition.
- (5) Analyze the complexity of the nursing task and determine the required training or additional training needed by the nursing assistant to competently accomplish the task. The registered nurse shall consider the psychomotor and cognitive skills required to perform the nursing task. More complex tasks may require additional training and supervision for the nursing assistant. The nurse must identify and facilitate any additional training of the nursing assistant that is needed prior to delegation. The nurse must ensure that the task to be delegated can be properly and safely performed by the nursing assistant.
- (6) Assess the level of interaction required, considering language or cultural diversity that may affect communication or the ability to accomplish the task to be delegated, as well as methods to facilitate the interaction.
  - (7) Verify that the nursing assistant:
- (a) Is currently registered or certified as a nursing assistant in Washington state and is in good standing without restriction;
- (b) Has a certificate of completion issued by the department of social and health services indicating completion of core delegation training for nursing assistants; and
- (c) Is willing to perform the task in the absence of direct or immediate nurse supervision and accept responsibility for their actions.
- (8) Assess the ability of the nursing assistant to competently perform the delegated nursing task in the absence of direct or immediate nurse supervision to ensure that the nursing task can be properly and safely performed by the nursing assistant.
- (9) Discuss the delegation with the patient or authorized representative, including the level of training of the nursing assistant delivering care. The patient, or authorized representative, must give written, informed consent to the delegation under chapter 7.70 RCW.

- (10) Document in the patient's record the rationale for delegating or not delegating nursing tasks.
- (11) Discuss the process for continuing, rescinding, or adding medications to the delegation list when the physician changes medication orders:
- (a) The registered nurse must verify the change in medication or a new medication order with the physician;
- (b) If a change is made in the medication dosage or if a change is made in the type of medication for the same problem (i.e., one medication is deleted by the physician and another is substituted) and the patient remains in a stable and predictable condition, delegation can continue at the registered nurse's discretion; and
- (c) If a new medication is added, the registered nurse must review the criteria and process for delegation prior to delegating the administration of the new medication to the nursing assistant. The registered nurse maintains the authority to decide if the new medication can be added to the delegated task list immediately, if a site visit is warranted prior to delegation, or if delegation is no longer appropriate. If delegation is to be rescinded, the nurse must initiate and participate in developing an alternative plan to assure the needs of the patient are met.

#### **NEW SECTION**

WAC 246-840-940 Process for delegation. If the registered nurse determines delegation is appropriate, the nurse must:

- (1) Obtain the written informed consent of the patient or authorized representative under chapter 7.70 RCW, the delegating nurse, and the nursing assistant.
- (2) Delegation requires the nurse teach the nursing assistant how to perform the task, including return demonstration under observation. The nurse shall observe the nursing assistant performing the delegated task to verify their competency to properly perform the task safely and accurately.
- (3) Provide specific, written delegation instructions to the nursing assistant with a copy maintained in the patient's record that include:
  - (a) The rationale for delegating the nursing task;
- (b) That the delegated nursing task is specific to one patient and is not transferable to another patient;
- (c) That the delegated nursing task is specific to one nursing assistant and is not transferable to another nursing assistant;
- (d) The nature of the condition requiring treatment and purpose of the delegated nursing task;
- (e) A clear description of the procedure or steps to follow to perform the task;
- (f) The predictable outcomes of the nursing task and how to effectively deal with them;
  - (g) The risks of the treatment;
  - (h) The interactions of prescribed medications;
- (i) How to observe and report side effects, complications, or unexpected outcomes and appropriate actions to deal with them, including specific parameters for notifying the registered nurse, physician, or emergency services;
- (j) The action to take in situations where medications are altered by physician orders, including:
  - (i) How to notify the registered nurse of the change;

- (ii) The process the registered nurse will use to obtain verification from the physician of the medication change;
- (iii) The process to notify the nursing assistant of whether administration of the medication is delegated or not;
  - (k) How to document the task in the patient's record;
- (1) Document what teaching was done and that a return demonstration was correctly done; and
- (m) A plan of nursing supervision describing how frequently the registered nurse will supervise the performance of the delegated task by the nursing assistant and reevaluate the delegated nursing task, which shall occur at least every sixty days.
- (4) The administration of PRN medications may be delegated at the discretion of the registered nurse. The nurse must first assess the patient to determine that on-site patient assessment will not be required prior to the ongoing administration of each PRN medication dose. The registered nurse must provide written parameters specific to an individual patient which includes guidelines for the nursing assistant to follow in the decision-making process to administer the PRN medication and the procedure to follow for such administration.

#### **NEW SECTION**

WAC 246-840-950 Nursing supervision. (1) The registered nurse is accountable and responsible for the delegated nursing task. The nurse must supervise and evaluate the performance of the nursing assistant, including direct observation of the skill and ability of the nursing assistant to perform the delegated nursing task. The nurse must also reevaluate the patient's condition, the care provided to the patient, the capability of the nursing assistant, the outcome of the task, and any problems. Frequency of supervision is at the discretion of the registered nurse to ensure safe and effective services are provided. Reevaluation and documentation must occur at least every sixty days.

- (2) A registered nurse may assume delegating responsibilities from the delegating registered nurse for the delegation process, provided the registered nurse assuming responsibility knows the patient through their assessment, the skills of the nursing assistant, and the plan of care. This may include a reevaluation of the patient by the nurse assuming responsibility for delegation. The nurse assuming the responsibility for delegation from another nurse is accountable and responsible for the delegated task. The nurse must document the following in the patient's record:
- (a) The reason and justification for another nurse assuming responsibility for the delegation;
- (b) The nurse assuming responsibility must agree, in writing, to perform the supervision; and
- (c) That the nursing assistant and patient have been informed of this change.

#### **NEW SECTION**

WAC 246-840-960 Accountability, liability, and coercion. (1) The registered nurse and nursing assistant are accountable for their own individual actions in the delegation process. The delegated task becomes the responsibility of the person to whom it is delegated but the registered nurse retains overall accountability for the nursing care of the

patient, including nursing assessment, evaluation, and assuring documentation is completed.

- (2) Nurses acting within the protocols of their delegation authority shall be immune from liability for any action performed in the course of their delegation duties.
- (3) Nursing assistants following written delegation instructions from registered nurses for delegated tasks shall be immune from liability.
- (4) The nursing care quality assurance commission shall take no disciplinary action against nurses following delegation protocols appropriately.
- (5) Complaints regarding delegation of specific nursing tasks may be reported to the aging and adult services administration of the department of social and health services or via a toll-free telephone number.
- (6) All complaints specifically related to nurse-delegation shall be referred to the nursing care quality assurance commission.
- (7) No certified community residential program for the developmentally disabled, licensed adult family home, or licensed boarding home contracting to provide assisted living services may discriminate or retaliate in any manner against a person because the person made a complaint or cooperated in the investigation of a complaint.
- (8) No person may coerce a nurse into compromising patient safety by requiring the nurse to delegate if the nurse determines it is inappropriate to do so. Nurses shall not be subject to any employer reprisal or disciplinary action by the Washington nursing care quality assurance commission for refusing to delegate tasks or refusing to provide the required training for delegation if the nurse determines delegation may compromise patient safety.
- (9) Nursing assistants shall not be subject to any employer reprisal or disciplinary action for refusing to accept delegation of a nursing task.

#### **NEW SECTION**

WAC 246-840-970 Rescinding delegation. (1) The registered nurse may rescind delegation of the nursing task based on the following circumstances which may include, but are not limited to:

- (a) When the nurse believes patient safety is being compromised;
- (b) When the patient's condition is no longer stable and predictable;
- (c) When the frequency of staff turnover makes delegation impractical to continue in the setting;
- (d) When there is a change in the nursing assistant's willingness or competency to do the task;
  - (e) When the task is not being performed correctly; or
- (f) When the patient or authorized representative requests that the delegation be rescinded.
- (2) In the event delegation is rescinded, the delegating registered nurse assumes responsibility for performing the task or initiating and participating in developing an alternative plan to ensure the continuity for the provision of the task.
- (3) The delegating registered nurse must document the reason for rescinding delegation of the task and the plan for ensuring continuity of the task.

#### **NEW SECTION**

WAC 246-840-980 Evaluation of nurse delegation. The nurse must participate in recordkeeping as required by the secretary of health to facilitate evaluation.

#### WSR 95-23-116 PROPOSED RULES DEPARTMENT OF HEALTH

[Filed November 22, 1995, 11:36 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-13-052.

Title of Rule: Intermediate life support training/certification for EMS prehospital personnel.

Purpose: To update curriculum, training and certification process of intermediate and advanced life support emergency medical prehospital personnel.

Statutory Authority for Adoption: Chapter 18.71 RCW. Statute Being Implemented: RCW 18.71.200 and 18.71.205.

Summary: These rules move the definitions for intermediate life support personnel from statute to WAC. In doing so, it allows for flexibility in updating the curriculum, training and certification requirements to meet current needs.

Reasons Supporting Proposal: SHB 1427 deleted the definitions for emergency medical intermediate and advanced life support personnel in statute. These rules which move the definitions from statute to WAC, are necessary to allow currently certified personnel to operate.

Name of Agency Personnel Responsible for Drafting and Implementation: Janet Griffith and Dolly Fernandes, 2725 Harrison Avenue N.W., (360) 705-6718; and Enforcement: Jack Cvitanovic and Rick Buell, 2725 Harrison Avenue N.W., (360) 705-6718.

Name of Proponent: Office of emergency medical and trauma prevention, health systems quality assurance 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: This rule moves the definitions for intermediate life support prehospital personnel from statute to WAC. In doing so, it provides flexibility in updating the curriculum, training and certification requirements to meet current needs. The effect(s) of this rule will be having intermediate life support personnel with the training to provide some additional life saving skills as determined by their medical program directions who are physicians.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Rule does not have fiscal impact on small businesses. There are no fees for certification and no new certification requirements.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This rule is not legislatively significant as defined in section 201, chapter 403, Laws of 1995.

Hearing Location: Department of Health, Target Plaza, Hearings Room, 2725 Harrison Avenue N.W., Suite 500, Olympia, on December 28, 1995, at 9:30 a.m.

Assistance for Persons with Disabilities: Contact Dolly Fernandes by December 21, 1995, (360) 705-6718.

Submit Written Comments to: Janet Griffith, Director, Mailstop 47853, Olympia, WA 98504-7853, FAX (360) 705-6706, by December 21, 1995.

Date of Intended Adoption: December 29, 1995.

November 20, 1995 Bruce Miyahara Secretary

AMENDATORY SECTION (Amending Order 323, filed 12/23/92, effective 1/23/93)

WAC 246-976-010 Definitions. Unless a different meaning is plainly required by the context, the following words and phrases used in this chapter shall have the meanings indicated:

"ACLS" means advanced cardiac life support, a course developed by the American Heart Association.

"Activation of the trauma system" means a process whereby a prehospital provider identifies the major trauma patient by using the prehospital trauma triage procedures, and notifies from the field both dispatch and medical control, who mobilize resources to care for the patient in accordance with regional patient care procedures.

"Advanced life support" means invasive emergency medical services requiring advanced medical treatment skills as defined in chapter 18.71 RCW.

"Agency response time" means the time from agency notification to arrival on the scene. It is the same as the combination of activation and enroute times defined under system response times in this section.

"Aid service" means an agency, public or private, that operates one or more aid vehicles.

"Aid vehicle" means a vehicle used to carry aid equipment and individuals trained in first aid or emergency medical procedure.

"Air ambulance" means a fixed or rotary-winged aircraft that is configured to accommodate a minimum of one litter and two medical attendants with sufficient space to provide intensive life-saving care without interfering with the performance of the flight crew, and has been inspected and licensed by the department as an air ambulance.

"Airway technician" means a person certified to provide mobile airway management as defined in ((RCW 18.71.200(2))) this chapter.

"Ambulance" means a ground or air vehicle designed and used to transport the ill and injured and to provide personnel, facilities, and equipment to treat patients before and during transportation.

"Ambulance service" means an agency, public or private, that operates one or more ground or air ambulances.

"Approved" means approved by the department of health.

"ATLS" means advanced trauma life support, a course developed by the American College of Surgeons.

"Attending surgeon" means a physician who is board-certified or board-eligible in general surgery, and who has surgical privileges delineated by the facility's medical staff. The attending surgeon is responsible for care of the trauma patient, participates in all major therapeutic decisions, and is present during operative procedures.

"Basic life support" means noninvasive emergency medical services requiring basic medical treatment skills as defined in chapter 18.73 RCW.

"BP" means blood pressure.

"Certification" means recognition by the department of the competence of an individual who has met predetermined qualifications, and the authorization of the individual to perform certain procedures for which they have been trained or are otherwise qualified.

"CME" means continuing medical education.

"Communications system" means a radio and landline network which provides rapid public access, coordinated central dispatching of services, and coordination of personnel, equipment, and facilities in an EMS/TC system.

"Consumer" means an individual who is not associated with the EMS/TC system, either for pay or as a volunteer, except for service on the steering committee, licensing and certification committee, or regional or local EMS/TC councils.

"Continuing medical education (CME)" means ongoing education after initial certification for the purpose of maintaining and enhancing skill and knowledge.

"Council" means the local or regional EMS/TC council as authorized under chapter 70.168 RCW.

"Course coordinator" means an individual who has overall administrative responsibility for coordinating an EMS/TC course or program of continuing education.

"CPR" means cardiopulmonary resuscitation.

"Department" means the department of health.

"Designated trauma care service" means a level I, II, III, IV, or V trauma care service, or level I, II, or III pediatric trauma care service, or level I, I-pediatric, II, or III trauma-related rehabilitative service.

"Designation" means a formal determination by the department that a hospital or health care facility is capable of providing designated trauma care services as authorized in RCW 70.168.070.

"Dispatch" means to designate and direct an emergency response unit to a service location.

"E-code" means external cause code, an etiology included in the International Classification of Diseases (ICD).

"ED" means emergency department.

"Emergency medical dispatch (EMD)" means provision of special procedures and trained personnel to ensure the efficient handling of medical emergencies and dispatch of aid. It includes prearrival instructions for CPR and other verbal aid to callers.

"Emergency medical service (EMS)" means medical treatment and care which may be rendered at the scene of any medical emergency or while transporting any patient in an ambulance to an appropriate medical facility, including ambulance transportation between medical facilities.

"Emergency medical services and trauma care (EMS/TC) planning and services regions" means geographic areas established by the department in accordance with RCW 70.168.110.

"Emergency medical services and trauma care (EMS/TC) system" means an organized approach to providing personnel, facilities, and equipment for effective and coordinated medical treatment of patients with a medical emergency or injury requiring immediate medical or surgical inter-

vention to prevent death or disability. The emergency medical service and trauma care system includes prevention activities, prehospital care, hospital care, and rehabilitation. The components of an EMS and trauma care system include:

Provision of manpower;

Training of personnel;

Communications;

Transportation;

Facilities:

Critical care units;

Use of public safety agencies;

Use of private agencies;

Consumer participation;

Accessibility to care;

Transfer of patients;

Standard medical recordkeeping and reporting;

Consumer information and education:

Independent review and evaluation, including formal quality assurance programs;

Disaster linkage; and

Mutual aid agreements.

"Emergency medical services and trauma care system plan (EMS/TC plan)" means a plan that identifies state-wide EMS/TC objectives and priorities and identifies equipment, facility, personnel, training, and other needs required to create and maintain a state-wide EMS/TC.

"Emergency medical technician (EMT)" means a person who is authorized by the secretary to render emergency medical care pursuant to RCW 18.73.081.

"EMS/TC" means emergency medical services and trauma care.

"EMT" means emergency medical technician.

"Facility patient care protocols" means the written procedures adopted by the medical staff that direct the care of the patient. These procedures shall be based upon the assessment of the patient's medical needs. The procedures shall follow minimum state-wide standards for trauma care service.

"First responder" means a person who is authorized by the secretary to render emergency medical care as defined by RCW 18.73.081.

"HIV/AIDS" means human immunodeficiency virus/acquired immunodeficiency syndrome.

"Hospital" means a facility licensed under chapter 70.41 RCW, or comparable health care facility operated by the federal government or located and licensed in another state.

"Hospital trauma service" means a service designed by the hospital within state guidelines for the treatment of trauma patients, including a formal commitment by the hospital and medical staff to an organized trauma care system and to participation in the regional/state system.

"ICD" means the international classification of diseases, a coding system developed by the World Health Organization.

"ICU" means intensive care unit.

"Indicator" means a quality improvement tool or performance measure used to monitor the quality of important governance, management, clinical, and support processes and outcomes.

"Indicator monitoring system" means a method in which indicators are used to monitor important processes or

outcomes of care or service, and indicator data are used to evaluate that care.

"Injury prevention" means any combination of educational, legislative, enforcement, engineering and emergency response initiatives used to reduce the number and severity of injuries.

"Intermediate life support technician" means a person certified to provide levels of intermediate support skills as defined in this chapter.

"IV technician" means a person certified to provide mobile intravenous therapy as defined in ((RCW 18.71.-200(1))) this chapter.

"L&C" means licensing and certification.

"Legend drug" means any drug which is required by state law or regulation by the state board of pharmacy to be dispensed on prescription only, or is restricted to use by practitioners only.

"Level I pediatric rehabilitative services" means rehabilitative services as defined by RCW 70.168.015. Facilities providing level I pediatric rehabilitative services provide the same services as facilities authorized to provide level I rehabilitative services, except these services are exclusively for children under the age of fifteen years.

"Level I pediatric trauma care services" means pediatric trauma care services as defined by RCW 70.168.015. Hospitals providing level I services shall provide definitive, comprehensive, specialized care for pediatric trauma patients and shall also provide ongoing research and health care professional education in pediatric trauma care.

"Level II pediatric trauma care services" means pediatric trauma care services as defined by RCW 70.168.015. Hospitals providing level II services shall provide initial stabilization and evaluation of pediatric trauma patients and provide comprehensive general medical and surgical care to pediatric patients who can be maintained in a stable or improving condition without the specialized care available in the level I hospital. Complex surgeries and research and health care professional education in pediatric trauma care activities are not required.

"Level III pediatric trauma care services" means pediatric trauma care services as defined by RCW 70.168.-015. Hospitals providing level III services shall provide initial evaluation and stabilization of patients. The range of pediatric trauma care services provided in level III hospitals is not as comprehensive as level I and II hospitals.

"Level I rehabilitative services" means rehabilitative services as defined by RCW 70.168.015. Facilities providing level I rehabilitative services provide rehabilitative treatment to patients with traumatic brain injuries, spinal cord injuries, complicated amputations, and other diagnoses resulting in functional impairment, with moderate to severe impairment or complexity. These facilities serve as referral facilities for facilities authorized to provide level II and III rehabilitative services.

"Level II rehabilitative services" means rehabilitative services as defined by RCW 70.168.015. Facilities providing level II rehabilitative services treat individuals with musculo-skeletal trauma, peripheral nerve lesions, lower extremity amputations, and other diagnoses resulting in functional impairment in more than one functional area, with moderate to severe impairment or complexity.

"Level III rehabilitative services" means rehabilitative services as defined by RCW 70.168.015. Facilities providing level III rehabilitative services provide treatment to individuals with musculoskeletal injuries, peripheral nerve injuries, uncomplicated lower extremity amputations, and other diagnoses resulting in functional impairment in more than one functional area but with minimal to moderate impairment or complexity.

"Level I trauma care services" means trauma care services as defined by RCW 70.168.015. Hospitals providing level I services shall have specialized trauma care teams and provide ongoing research and health care professional education in trauma care.

"Level II trauma care services" means trauma care services as defined by RCW 70.168.015. Hospitals providing level II services shall be similar to those provided by level I hospitals, although complex surgeries and research and health care professional education activities are not required to be provided. This does not exclude education or training of prehospital providers.

"Level III trauma care services" means trauma care services as defined by RCW 70.168.015. The range of trauma care services provided by level III hospitals are not as comprehensive as level I and II hospitals.

"Level IV trauma care services" means trauma care services as defined by RCW 70.168.015.

"Level V trauma care services" means trauma care services as defined by RCW 70.168.015. Facilities providing level V services shall provide stabilization and transfer of all patients with potentially life-threatening injuries.

"Licensing and certification committee (L&C committee)" means the emergency medical services licensing and certification advisory committee created by RCW 18.73.040.

"Local council" means a local EMS/TC council authorized by RCW 70.168.120(1).

"Local medical community" means the organized local medical society existing in a county or counties; or in the absence of an organized medical society, majority physician consensus in the county or counties.

"Medical control" means MPD authority to direct the medical care provided by all certified EMS personnel involved in patient care in the prehospital EMS system.

"Medical control agreement" means a written agreement between two or more MPDs, consistent with regional plans, to assure continuity of patient care between counties, and to facilitate assistance.

"Medical program director (MPD)" means an approved emergency medical services medical program director as defined by RCW 18.71.205(4).

"MPD" means medical program director.

"Name code" means the first four letters of the last name, followed by the first and middle initials.

"National uniform data set" means a coding system which describes the functional abilities and disabilities of the disabled person, published by the State University of New York, Buffalo, NY.

"Ongoing training and evaluation" means a course of education as authorized in RCW 18.73.081 (3)(b).

"PALS" means pediatric advanced life support, a course developed by the American Heart Association.

"Paramedic" means a person certified to provide mobile intensive care paramedic services as defined in RCW 18.71.200(3).

"Patient care procedures" means written operating guidelines adopted by the regional EMS/TC council, in consultation with local EMS/TC councils, emergency communications centers and the MPDs, in accordance with state-wide minimum standards. The patient care procedures identify the level of medical care personnel to be dispatched to an emergency scene, procedures for triage of patients, the level of trauma care facility to first receive the patient, and the name and location of other trauma care facilities to receive the patient should an interfacility transfer be necessary. Procedures on interfacility transfer of patients shall be consistent with the transfer procedures in chapter 70.170 RCW.

"Pediatric trauma patient" means trauma patients known or estimated to be less than fifteen years of age.

"Physician" means an individual licensed under the provisions of chapter 18.71 RCW, Physicians, or under the provisions of chapter 18.57 RCW, Osteopathy—Osteopathic medicine and surgery.

"Practical examination" means a test which is conducted in the initial course, or a test or series of evaluations during a recertification period, wherein the competency of a person is determined on each of the practical skills specified by the department.

"Prehospital" means emergency medical care or transportation rendered to patients prior to hospital admission or during interfacility transfer by licensed ambulance or aid service under chapter 18.73 RCW, by personnel certified to provide emergency medical care under chapters 18.71 and 18.73 RCW, or by facilities providing level V trauma care services as provided for in chapter 18.71 RCW.

"Prehospital agencies" means both public and private providers of prehospital care or interfacility transport.

"Prehospital index" means a scoring system for hospital trauma team activation, incorporating assessment of systolic blood pressure, pulse, respiratory status, and level of consciousness, as described in "Prehospital Index: A scoring system for field triage of trauma victims," Koehler, John J., M.D. et al. Annals of Emergency Medicine 1986; 15:178-182.

"Prehospital patient care protocols" means the written procedures adopted by the MPD which direct the out-ofhospital emergency care of the emergency patient which includes the trauma care patient.

"Prehospital trauma care services" means both public and private agencies that are verified to provide prehospital trauma care.

"Public education" means the use of preventive measures, involving the education of the population at large, targeted groups or individuals, and efforts to alter specific injury-related behaviors.

"Quality assurance (QA)" means an organized method of auditing and evaluating care provided within EMS/TC systems.

"Reciprocity" means the process by which an individual certified in another state, or certified by the University of Washington's school of medicine as authorized by RCW 18.71.200, is certified by the department.

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"Region" means a geographic area used for EMS/TC planning, designated by the department in accordance with RCW 70.168.110.

"Regional council" means the regional EMS/TC council established by RCW 70.168.100.

"Regional plan" means the approved plan that identifies region-wide EMS/TC objectives and prioritizes and identifies equipment, facilities, personnel, training, and other needs required to create and maintain a region-wide EMS/TC system. The plan includes a strategy of implementation that identifies regional and local activities to create, operate, maintain, and enhance the system.

"Registered nurse" means an individual licensed under the provisions of chapter 18.88 RCW.

"Rehabilitative services" means a formal program of multidisciplinary, coordinated, and integrated services for evaluation, treatment, education, and training to help individuals with disabling impairments achieve and maintain optimal functional independence in physical, psychosocial, social, vocational, and avocational realms.

"Reinstatement" means the process by which an individual whose EMS certification has expired can be recertified.

"Response area" means a service coverage zone identified in an approved regional plan.

"Rural" means unincorporated or incorporated areas with total populations less than ten thousand people, or with a population density of less than one thousand people per square mile.

"Senior EMT instructor" means an individual approved to be responsible for the quality of instruction of an initial EMS training course.

"Specialized training" means approved training of certified EMS personnel to use a skill, technique, or equipment that is not included in the standard course curriculum.

"State trauma registry" means data collected for examining the entire spectrum of trauma patients and their care, regardless of injury, hospital, or outcome.

"Steering committee" means the EMS/TC steering committee created by RCW 70.168.020.

"Suburban" means an incorporated or unincorporated area with a population of ten thousand to twenty-nine thousand nine hundred ninety nine or any area with a population density of one thousand to two thousand people per square mile.

"System response time" for trauma means the time from an injury until the patient arrives at a designated trauma facility. It includes:

"System access time": The time from discovery to call received;

"911 time": The time it takes the call answerer to: Process the call, including citizen interview; and Give the information to the dispatcher;

"Dispatch time": The time from call received by the dispatcher to the time the agency is notified;

"Activation time": The time from agency notification to start of response;

"Enroute time": The time from the end of activation time to the beginning of on-scene time;

"On scene time": The time the unit is on the scene with the patient. This includes extrication, resuscitation, treatment, and loading; "Transport time": The time from leaving the scene to arrival at a health care facility;

"Training agency" means an organization or individual, which may include local or regional EMS/TC councils, that is approved to train EMS personnel for initial certification.

"Training physician" means a physician delegated by the MPD and approved by the department to be responsible for specified aspects of training of EMS personnel.

"Trauma" means a major single or multisystem injury requiring immediate medical or surgical intervention or treatment to prevent death or permanent disability.

"Trauma care system" means an organized approach to providing care to trauma patients that provides personnel, equipment, and facilities for effective and coordinated trauma care. The trauma care system includes: Prevention, prehospital care, triage of trauma victims from the scene to designated trauma services, facilities with specific capabilities to provide trauma care, acute hospital care, and rehabilitation services.

"Trauma rehabilitation coordinator" means a person designated to facilitate early rehabilitation interventions and the trauma patient's access to a designated rehabilitation center.

"Trauma surgeon" means a physician who is board certified or board eligible in general surgery, and who has trauma surgery privileges delineated by the facility's medical staff.

"Triage" means the sorting of patients in terms of disposition, destination, or priority. Triage of prehospital trauma victims requires identifying injury severity so that the appropriate care level can be readily assessed according to patient care guidelines.

"Unit of learning" means a method of meeting the CME requirements of this chapter, which includes:

Approved learning objectives that reflect a complete patient care approach and to a topic or group of related topics; and

Measures a student's comprehension of the subject matter by written testing and demonstration of skills.

"Urban" means:

An incorporated area over thirty thousand; or

An incorporated or unincorporated area of at least ten thousand people and a population density over two thousand people per square mile.

"Verification" means the identification of prehospital providers capable of providing verified trauma care services, and is part of the licensure process described in chapter 18.73 RCW.

"Verified trauma care service" means prehospital services as provided for in RCW 70.168.080, and identified in the regional EMS/TC plan as required by RCW 70.168.100, whose capabilities have been verified by the department.

"Wilderness" means any rural area not readily accessible by public or private maintained road.

#### **NEW SECTION**

WAC 246-976-045 Levels of intermediate life support personnel and advanced life support paramedics.
(1) Airways technician means a person trained under the supervision of an approved medical program director and

certified to perform endotracheal airway management and other authorized aids to ventilation under written or oral authorization of an approved licensed physician.

- (2) IV technician means a person trained under the supervision of an approved medical program director and certified to administer intravenous solutions under written or oral authorization of an approved licensed physician.
- (3) Intermediate life support technician means a person trained under the supervision of a medical program director and certified to provide levels of intermediate support skills as defined in this chapter.
- (4) Paramedic means a person trained under the supervision of an approved medical program director and certified to:
- (a) Carry out all phases of advanced cardiac life support;
- (b) Administer drugs under written or oral authorization of an approved licensed physician;
- (c) Administer intravenous solutions under written or oral authorization of an approved licensed physician; and
- (d) Perform endotracheal airway management and other authorized aids to ventilation.

These personnel shall meet requirements of RCW 18.71.200 and this chapter.

#### **NEW SECTION**

WAC 246-976-165 Levels of certified intermediate life support personnel and paramedics. (1) Airway technician means a person trained under the supervision of an approved medical program director and certified to perform endotracheal airway management and other authorized aids to ventilation under written or oral authorization of an approved licensed physician.

- (2) IV technician means a person trained under the supervision of an approved medical program director and certified to administer intravenous solutions under written or oral authorization of an approved licensed physician.
- (3) Intermediate life support technician means a person trained under the supervision of a medical program director and certified to provide levels of intermediate support skills as defined in this chapter.
- (4) Paramedic means a person trained under the supervision of an approved medical program director and certified to:
- (a) Carry out all phases of advanced cardiac life support;
- (b) Administer drugs under written or oral authorization of an approved licensed physician;
- (c) Administer intravenous solutions under written or oral authorization of an approved licensed physician; and
- (d) Perform endotracheal airway management and other authorized aids to ventilation.

These personnel shall meet requirements of RCW 18.71.200 and this chapter.

#### WSR 95-23-117 PROPOSED RULES SECRETARY OF STATE

[Filed November 22, 1995, 11:55 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-13-079.

Title of Rule: Administrative procedures for presidential primary.

Purpose: To implement the changes in the presidential primary process which were made in chapter 20, Laws of 1995 1st sp. sess.

Other Identifying Information: Amends chapter 434-75 WAC.

Statutory Authority for Adoption: RCW 29.19.070. Statute Being Implemented: Chapter 20, Laws of 1995 1st sp. sess.

Summary: Implements changes in ballot format, date selection procedures, party declarations by voters, absentee ballot requests and related election procedures.

Reasons Supporting Proposal: Administrative regulations must be amended so that they are consistent with statutory changes made by the legislature in chapter 20, Laws of 1995 1st sp. sess.

Name of Agency Personnel Responsible for Drafting: Donald F. Whiting, Legislative Building, Olympia, 753-7123; Implementation and Enforcement: Gary McIntosh, Legislative Building, Olympia, 753-2336.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule amends the administrative procedures for the conduct of presidential primaries to conform with the statutory changes in chapter 20, Laws of 1995 1st sp. sess.

Proposal Changes the Following Existing Rules: Eliminates provisions of chapter 434-75 WAC that conflict with the provisions of chapter 20, Laws of 1995 1st sp. sess.; incorporates new provisions regarding the selection of an alternate date for the primary; adds the texts of the oaths required by each major political party from voters who choose to participate in the nominating process of those parties; changes the format for absentee ballot requests, ballot formats and styles, precinct poll books, and canvassing procedures to reflect the statutory addition of a ballot for voters who do not choose to make the declarations required by major political parties; and requires that copies of the lists of voters who choose to subscribe to political party oaths be provided to the county committees of the respective political parties.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The amendments in these proposed rules do not impose significant costs on businesses in any industry.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The amendments in these proposed rules relate only to internal governmental operations and are not subject to violation by a nongovernment party.

Hearing Location: Office of the Secretary of State, 2nd Floor, Legislative Building, Olympia, Washington 98504, on January 9, 1996, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Gary McIntosh by January 8, 1996, TDD (800) 422-8683.

Submit Written Comments to: FAX (360) 586-5629, by

January 8, 1996.

Date of Intended Adoption: January 11, 1996.

November 22, 1995 Donald F. Whiting Assistant Secretary of State

Reviser's note: The material contained in this filing will appear in the 95-24 issue of the Register as it was received after the applicable closing date for the issue for agency-typed material exceeding the volume limitations of WAC 1-21-040.

Proposed [46]

# WSR 95-22-039 PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 3913, #100246—Filed October 25, 1995, 3:22 p.m., effective October 28, 1995]

Date of Adoption: October 25, 1995.

Purpose: Implement legislative changes to MI program, correct a typographical error, move rules concerning cataracts to WAC 388-86-030. Inform department staff of MI changes. Restrict covered services. Increase EMER to \$2000. Restrict certification to three months.

Citation of Existing Rules Affected by this Order: Amending WAC 388-86-005 Services available to recipients of categorically needy medical assistance, 388-86-030 Vision care, 388-86-073 Occupational therapy, 388-86-075 Outpatient and emergency care, 388-86-090 Physical therapy, 388-86-098 Speech therapy services, 388-500-0005 Medical definitions, 388-503-0370 Medically indigent eligible persons, 388-519-1906 Base period, 388-518-1805 LCP-MI eligibility, 388-518-1810 LCP-MI emergency medical expense requirement (EMER), 388-518-1840 LCP-MI spenddown, 388-521-2140 Effective date for the medically indigent, and 388-529-2950 Scope of care—Medically indigent.

Statutory Authority for Adoption: RCW 74.08.090.

Adopted under notice filed as WSR 95-18-005 on August 23, 1995.

Changes Other than Editing from Proposed to Adopted Version: WAC 388-500-0005 Currently reads:

"Emergency medical expense requirement" means a specified amount of expenses for ambulance, emergency room or inpatient hospital services, including physician services, incurred for an emergency medical condition that a client must incur prior to certification for the medically indigent program.

"Medically indigent (MI)" means a state-funded medical program, part of the limited casualty program, for a person with limited income and resources who has an emergency medical condition requiring emergency room or inpatient hospital-based services.

WAC 388-500-0005 Revise to:

"Emergency medical expense requirement" means a specified amount of expenses for ambulance, emergency room or hospital services, including physician services, incurred for an emergency medical condition that a client must incur prior to certification for the medically indigent program.

"Medically indigent (MI)" means a state-funded medical program, part of the limited casualty program, for a person with limited income and resources who has an emergency medical condition requiring hospital-based services.

WAC 388-503-0370 Currently reads:

(1) Has an emergency medical condition <u>requiring</u> inpatient hospital or emergency room services.

WAC 388-503-0370 Revise to:

(1) Has an emergency medical condition <u>requiring</u> <u>hospital services.</u>

WAC 388-518-1810 Currently reads:

(5) The department shall <u>consider</u> only <u>the following</u> emergency medical services toward the EMER:

- (a) Emergency ground or air ambulance;
- (b) Emergency inpatient hospitalization and related physician services; and
- (c) Hospital emergency room services and related physician services.

WAC 388-518-1810 Revise to:

- (5) The department shall <u>consider</u> only <u>the following</u> emergency medical services toward the EMER:
  - (a) Emergency ground or air ambulance; and
- (b) Emergency hospital services and related physician services in a hospital.

WAC 388-521-2140 Currently reads:

- (2) .....when:
- (a) The condition was an emergency medical condition requiring inpatient hospital or emergency room services; and

WAC 388-521-2140 Revise to:

- (2) .....when:
- (a) The condition was an emergency medical condition requiring hospital services; and

WAC 388-529-2950 Currently reads:

(1)(b) <u>Physician services related to hospital emergency</u> room services and emergency inpatient hospitalization.

WAC 388-529-2950 Revise to:

(1)(b) Physician services related to hospital services.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 14, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 2, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 14, repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: Under RCW 34.05.380 (3)(a), such action is required by the state or federal Constitution, a statute, or a court order; and RCW 34.05.380 (3)(c), the earlier effective date is necessary because of imminent peril to the public health, safety or welfare.

Effective Date of Rule: October 28, 1995.

October 25, 1995
Sydney Doré
for Jeanette Sevedge-App
Acting Chief
Office of Vendor Services

AMENDATORY SECTION (Amending Order 3620, filed 8/11/93, effective 9/11/93)

WAC 388-86-005 Services available to recipients of ((entegorical)) categorically needy medical assistance. (1) The department shall provide the following Title XIX mandatory services:

- (a) Early and periodic screening diagnosis and treatment services to an eligible person twenty years of age or under;
  - (b) Family planning services;
  - (c) Federally qualified health center services;
  - (d) Home health agency services;
  - (e) Inpatient and outpatient hospital care;
  - (f) Medicare certified rural health clinic services;
  - (g) Other laboratory and x-ray services;
  - (h) Skilled nursing home care;
  - (i) Certified registered nurse practitioner services; and
- (j) Physicians' services in the office or away from the office as needed for necessary and essential medical care.
- (2) The department shall provide the following Title XIX optional services:
  - (a) Anesthesia services;
  - (b) Blood;
  - (c) Chiropractic services;
  - (d) Drugs and pharmaceutical supplies;
  - (e) Eyeglasses and examination;
  - (f) Hearing aids and examinations;
  - (g) Hospice services;
  - (h) Licensed midwife services;
  - (i) Maternity support services;
  - (j) Oxygen;
  - (k) Personal care services;
  - (1) Physical therapy services;
  - (m) Private duty nursing services;
  - (n) Surgical appliances;
- (o) Prosthetic devices and certain other aids to mobility; and
  - (p) Dental services.
- (3) The department shall limit organ transplants to the cornea, heart, heart-lung, kidney, kidney-pancreas, liver, pancreas, single lung, and bone marrow.
- (4) The department shall provide treatment, dialysis, equipment, and supplies for acute and chronic nonfunctioning kidneys when the client is in the home, hospital, or kidney center as described under WAC 388-86-050(12).
- (5) The department shall provide detoxification and medical stabilization to chemically using pregnant women in a hospital.
- (6) The department shall provide detoxification of acute alcohol or other drug intoxication only in a certified detoxification center or in a general hospital having a detoxification provider agreement with the department.
- (7) The department shall provide outpatient chemical dependency treatment in programs qualified under chapter 275-25 WAC and certified under chapter 275-19 WAC or its successor.
  - (8) For services available under the:
- (a) Limited casualty program-medically needy, see chapter ((388-99)) 388-529 WAC; and
- (b) Limited casualty program-medically indigent, see chapter ((388-100)) 388-529 WAC.
- (9) The department may require a second opinion and/or consultation before the approval of any elective surgical procedure.
- (10) The department shall designate diagnoses that may require surgical intervention:
- (a) Performed in other than a hospital in-patient setting; and

- (b) Requiring prior approval by the department for a hospital admission.
- (11) The department shall assure the availability of necessary transportation to and from medical services covered under a client's medical program.

AMENDATORY SECTION (Amending Order 3711, filed 3/22/94, effective 4/22/94)

WAC 388-86-030 ((Eyeglasses and examinations))
Vision care. (1) The medical assistance administration (MAA) shall reimburse a provider for medically necessary eye care services for a client:

- (a) Twenty-one years of age or over, one each of the services listed under subsection (2) of this section, in a twenty-four-month period; or
- (b) Twenty years of age or under, one each of the services listed under subsection (2) of this section, in a twelve-month period.
  - (2) The MAA's eye care services shall include:
  - (a) Eye examinations;
  - (b) Refractions;
  - (c) Fitting fees; and
  - (d) Eyeglass lenses and/or frames.
- (3) The <u>department shall not apply the</u> time period limitation ((<del>does not apply</del>)) when the:
- (a) Eye examination is medically necessary for diagnosing and/or treating a medical condition; or
- (b) Client described under subsection (5) of this section requires replacement glasses due to loss or breakage.
- (4) MAA shall limit the choice of frames and lenses to frames and lenses listed under contract in the current MAA numbered memoranda and/or MAA provider's billing instructions on that subject.
- (5) MAA shall only reimburse for replacement of broken or lost eyeglasses for a:
  - (a) Client of the division of developmental disabilities;
  - (b) Child twenty years of age or under; or
  - (c) Client residing in an institution.
- (6) MAA shall reimburse for replacement of lenses for a change in refractive error in sphere, cylinder, or spherical equivalent of a plus or minus of one diopter and which result in an improvement of visual acuity. The change in prescription shall not apply to providing separate pairs of eyeglasses for distance and reading or for two pairs of eyeglasses in place of multifocals.
- (7) MAA shall not reimburse a provider for eyeglasses when the client's prescription is over two years old.
  - (8) MAA shall reimburse for:
- (a) Specialized lenses only for conditions as listed in MAA provider's billing instructions; and
  - (b) Contact lenses:
  - (i) Only when medically justified; and
- (ii) As allowed in a twelve-month period with the conditions specified in MAA-provider's billing instructions.
- (9) MAA shall consider cataract surgery medically necessary without prior authorization when the client has a documented cataract with:
- (a) The best correctable visual acuity in the affected eye is 20/50 or worse as measured on a snellen test chart; or
  - (b) Other visual impairment conditions which include:
  - (i) Double vision;

- (ii) Phacogenic glaucoma;
- (iii) Phacogenic uveitis;
- (iv) Phacoanaphylactic endophthalmitis;
- (v) Intraocular foreign body;
- (vi) Ocular trauma; or
- (vii) Dislocated or subluxated lens causing glaucoma, monocular diplopia, aphakia, myopia, or astigmatism.
- (10) MAA shall consider cataract surgery as a nonemergent procedure, except when the client is determined statutorily blind as defined under WAC 388-511-1105 (1)(b).
- (11) The provider shall document and maintain in the client's record medical justification of the eye care services.
- ((<del>(10)</del>)) <u>(12)</u> Except for services as defined in WAC 388-86-027, the department shall not permit group screening for eyeglasses.
- ((<del>(11)</del>)) <u>(13)</u> The department shall reimburse for eye care services provided to clients eligible under the:
- (a) Categorically needy, children's health, general assistance unemployable and ADATSA programs; or
  - (b) Medically needy program((; or
- (e) Medically indigent program only as treatment for emergent services as specified in MAA provider's billing instructions)).
- (((12))) (14) The department shall not cover orthoptics and visual training therapy ((are not covered)). See WAC 388-86-200.

AMENDATORY SECTION (Amending Order 3714, filed 3/9/94, effective 4/9/94)

WAC 388-86-073 Occupational therapy. (1) The department shall pay for occupational therapy when the occupational therapy is provided:

- (a) By a licensed occupational therapist;
- (b) By a licensed occupational therapy assistant supervised by a licensed occupational therapist; or
- (c) In schools, by an occupational therapy aide trained and supervised by a licensed occupational therapist.
  - (2) The department shall pay for occupational therapy:
- (a) Effective September 1, 1993, as part of an outpatient treatment program for adults and children;
- (b) By a home health agency as described under WAC 388-86-045;
- (c) As part of the physical medicine and rehabilitation program as described under WAC 388-86-112;
  - (d) In a neuromuscular center; or
- (e) By a school district or educational service district as part of an individual education program or individualized family service plan as described under WAC 388-86-022.
- (3) The department shall not pay for occupational therapy when payment for occupational therapy is included as part of the reimbursement for other treatment programs including, but not limited to, hospital inpatient diagnosis related group services or nursing facility services.
- (4) The department shall pay for the following occupational therapy services in a calendar year when the attending health professional determines the services are medically appropriate:
  - (a) One occupational therapy assessment;
  - (b) Two durable medical equipment needs assessments;
  - (c) Twelve occupational therapy sessions;

- (d) Twenty-four additional outpatient occupational therapy sessions if the diagnosis is associated with:
- (i) A medically necessary condition for developmentally delayed clients;
  - (ii) Surgeries involving extremities:
  - (A) Fractures; or
  - (B) Open wounds with tendon involvement.
  - (iii) Intracranial injuries;
  - (iv) Burns;
  - (v) Traumatic injuries;
  - (vi) Cerebral palsy;
  - (vii) Downs Syndrome;
  - (viii) Meningomyelocele;
  - (ix) Severe oral/motor problems:
  - (A) Dyspraxia;
  - (B) Cleft palate and/or cleft lip; or
  - (C) That interfere with adequate nutrition.
- (x) Symptoms involving nervous and musculoskeletal systems:
  - (A) Abnormality of gait; or
  - (B) Lack of coordination; or
- (xi) Post-completed/approved inpatient physical medicine and rehabilitation program when the client no longer needs nursing services, but continues to require specialized outpatient therapy.
- (e) Additional one hundred twenty-four outpatient occupational therapy sessions if the condition is post-surgery diplegic/congenital diplegia; and
- (f) Additional sessions when requested and approved through department of health's children with special health care needs program;
- (g) Subject to department approval, additional occupational therapy services regardless of diagnosis when such services are medically necessary.
- (5) For the purposes of this section, a "session" means not less than fifteen minutes and up to one hour of therapy in one day.
- (6) The department shall pay for occupational therapy provided to a client eligible under the:
- (a) Categorically needy; children's health, general assistance unemployable and ADATSA programs;
  - (b) Medically needy program only when the client is:
- (i) Twenty years of age or younger and referred by a screening provider under the early and periodic screening, diagnosis and treatment program/healthy kids program as described under WAC 388-86-027; or
- (ii) Receiving home health care services as described under WAC 388-86-045.
- (((e) Medically indigent program as part of the treatment program under home health care services as described under WAC 388-86-045))
- (7) The department shall pay for occupational therapy provided to a client receiving services from a school district or educational service district as part of an individual education program or individualized family service plan as described under WAC 388-86-022.

AMENDATORY SECTION (Amending Order 2649, filed 7/8/88)

WAC 388-86-075 Outpatient and emergency care. (((1))) The department shall require no authorization for categorically needy or limited casualty program-medically needy ((recipients)) clients to receive outpatient service, emergent outpatient surgical care, and other emergency care performed on an outpatient basis in a hospital. The provider shall present justification for the service with the request for payment.

(((2) A recipient of the limited casualty programmedically indigent shall have medical consultant approval for emergency room services.))

AMENDATORY SECTION (Amending Order 3714, filed 3/9/94, effective 4/9/94)

WAC 388-86-090 Physical therapy. (1) The department shall pay for physical therapy as an outpatient service when:

- (a) The attending physician prescribes physical therapy;
- (b) A licensed physical therapist or physiatrist, a physical therapist assistant supervised by a licensed physical therapist, or, in schools, a physical therapy aide trained and supervised by a licensed physical therapist provides the treatment; and
  - (c) The therapy assists the client:
  - (i) In avoiding hospitalization or nursing facility care; or
  - (ii) In becoming employable; or
- (iii) Who suffers from severe motor disabilities to obtain a greater degree of self-care or independence; or
- (iv) As part of a treatment program intended to restore normal function of a body part following injury, surgery, or prolonged immobilization.
- (2) The department shall pay for the following physical therapy services in a calendar year when the attending health professional determines the services are medically appropriate:
  - (a) One medical diagnostic evaluation;
  - (b) Twelve physical therapy sessions; and
- (c) Twenty-four additional outpatient sessions, when the services are for:
- (i) Post-completed/approved inpatient physical medicine and rehabilitation program when the client no longer needs nursing services but continues to require specialized outpatient therapy; or
- (ii) Medically necessary conditions for developmentally delayed clients;
  - (iii) Surgeries involving extremities:
  - (A) Fractures;
  - (B) Open wounds with tendon involvement.
  - (iv) Intracranial injuries;
  - (v) Burns;
  - (vi) Cerebral palsy;
  - (vii) Downs Syndrome;
  - (viii) Meningomyelocele;
  - (ix) Traumatic injuries; or
- (x) Symptoms involving nervous and musculoskeletal systems with abnormality of gait and lack of coordination.
- (d) Additional sessions when requested and approved through department of health's children with special health care needs program;

- (e) Additional one hundred twenty-four outpatient physical therapy sessions if the condition is post-surgery diplegic/congenital diplegia; and
- (f) Subject to department approval, additional physical therapy services regardless of diagnosis when such services are medically necessary.
- (3) For the purposes of this section, "session" means not less than fifteen minutes and up to one hour of therapy in one day.
- (4) The department shall not pay for physical therapy when payment for physical therapy is included as part of the reimbursement for other treatment programs including, but not limited to, hospital inpatient diagnosis related group services and nursing facility services.
- (5) The department shall pay for outpatient physical therapy for a client eligible under the:
- (a) Categorically needy, children's health, general assistance unemployable and ADATSA programs;
  - (b) Medically needy program only when the client is:
- (i) Twenty years of age or under and referred by a screening provider under the early and periodic screening, diagnosis, and treatment program/healthy kids program as described under WAC 388-86-027; or
- (ii) Receiving home health care services as described under WAC 388-86-045.
- (((c) Medically indigent program when receiving home health care services as described under WAC 388 86-045.))
- (6) The department shall pay for outpatient physical therapy for a client receiving services provided by a school district or educational service district as part of an individual education program or individualized family service plan as described under WAC 388-86-022.

<u>AMENDATORY SECTION</u> (Amending Order 3714, filed 3/9/94, effective 4/9/94)

WAC 388-86-098 Speech therapy services. (1) The department shall pay for speech therapy for conditions which are the result of medically recognized diseases and defects.

- (2) The department shall pay for speech therapy when the services are provided:
- (a) By a speech pathologist or audiologist who has been granted a certificate of clinical competence by the American Speech, Hearing and Language Association;
- (b) By a person who completed the equivalent educational and work experience necessary for such a certificate; or
- (c) In schools as described under WAC 388-86-022, by a person:
- (i) Who has completed the academic program and is acquiring supervised work experience to qualify for a certificate of clinical competence from the American speech, hearing and language association; or
- (ii) Trained and supervised by a speech pathologist or audiologist who has been granted a certificate of clinical competence by the American speech, hearing and language association or a person who has completed the equivalent educational and work experience necessary for such a certificate.
- (3) The department shall pay for the following speech therapy services in a calendar year when the health professional determines the services are medically appropriate:

- (a) One medical diagnostic evaluation;
- (b) Twelve speech therapy sessions;
- (c) Twenty-four additional speech therapy sessions if the speech therapy service is for:
- (i) Medically necessary conditions for developmentally delayed clients;
  - (ii) Cerebral Palsy;
  - (iii) Severe oral/motor problems:
  - (A) Dyspraxia;
  - (B) Cleft palate and/or cleft lip; or
  - (C) That interfere with adequate nutrition.
  - (iv) Meningomyelocele;
  - (v) Neurofibromatosis;
  - (vi) Downs Syndrome;
  - (vii) Traumatic head/brain injury (TBI);
- (viii) Cerebral vascular accident (recent only) of dominant hemisphere; or
- (ix) Post-completed/approved inpatient physical medicine and rehabilitation program when the client no longer needs nursing, but continues to require specialized outpatient therapy.
- (d) Subject to department approval, additional speech therapy services regardless of diagnosis when such services are medically necessary.
- (4) The department shall not pay for speech therapy when the speech therapy payment is part of the reimbursement for another treatment program including, but not limited to:
- (a) Hospital inpatient diagnosis related group services; and
  - (b) Nursing facility services.
- (5) The department shall pay for speech therapy provided to a client eligible under the:
- (a) Categorically needy, children's health, general assistance unemployable and ADATSA programs;
  - (b) Medically needy program only when the client is:
- (i) Twenty years of age and under and referred by a screening provider under the early and periodic screening, diagnosis and treatment program/healthy kids program; or
- (ii) Receiving home health care services as described under WAC 388-86-045.

### (((e) Medically indigent program when receiving home health eare services as described under WAC 388-86-045.))

(6) The department shall pay for speech therapy provided to a client receiving medical services from a school district or educational service district as part of an individual education program or individualized family service plan as described under WAC 388-86-022.

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

WAC 388-500-0005 Medical definitions. Unless defined in this chapter or specifically defined in other chapters of the Washington Administrative Code, the department shall use definitions found in the Webster's New World Dictionary. This section contains definitions of words and phrases the department uses in rules for medical programs. Definitions of words used for both medical and financial programs are defined under WAC 388-22-030.

"Application" for eligibility for medical programs means a written request to the department of social and

health services (DSHS) on a department form, from the applicant, an authorized representative, or if the applicant is incompetent or incapacitated, someone acting responsibly for the applicant.

"Assignment Medicare" means the method by which the provider receives payment for services under Part B of Medicare.

"Assignment of rights" means the client gives the state the right to payment and support for medical care from a third party.

"Assistance unit" means a person or members of a family unit who are eligible for medical care.

"Authorization" means official approval for department action.

"Base period" means the time period used in the limited casualty program which corresponds with the months considered for eligibility.

"Beneficiary" means an eligible person who receives:

- \* A federal cash Title XVI benefit; and/or
- \* State supplement under Title XVI; or
- \* Benefits under Title XVIII of the Social Security Act.

"Benefit period" means the time period used in determining whether Medicare can pay for covered Part A services. A benefit period begins the first day a beneficiary is furnished inpatient hospital or extended care services by a qualified provider. The benefit period ends when the beneficiary has not been an inpatient of a hospital or other facility primarily providing skilled nursing or rehabilitation services for sixty consecutive days. There is no limit to the number of benefit periods a beneficiary may receive. Benefit period also means a "spell of illness" for Medicare payments.

"Cabulance" means a for-hire vehicle designed and used to transport a person confined to a wheelchair or persons otherwise physically restricted.

"Carrier" means an organization contracting with the federal government to process claims under Part B of Medicare.

"Categorical assistance unit (CAU)" means one or more family members whose eligibility for medical care is determined separately or together based on categorical relatedness.

"Categorically needy" means the status of a person who is eligible for medical care under Title XIX of the Social Security Act and is:

- \* A client receiving or eligible to receive cash assistance under:
  - \* Aid to families with dependent children (AFDC);
- \* Supplemental security income (SSI), including a grandfathered person and a person with an essential spouse:
  - \* State supplement;
- \* Continuing state-funded cash assistance who is blind or disabled under SSI criteria, as described under WAC 388-511-1105; or
  - \* Special categories.
- \* A financially eligible person under twenty-one years of age who would be eligible for AFDC but does not qualify as a dependent child and who is in:
  - \* Foster care:
  - \* Subsidized adoption;
- \* A nursing facility or intermediate care facility for mentally retarded; or

- \* An approved inpatient psychiatric facility.
- \* A person who would be eligible for cash assistance except for the person's institutional status.
- \* A person who is SSI categorically related and would not be eligible for cash assistance if the person was not institutionalized and whose gross income does not exceed the three hundred percent SSI benefit cap.
- \* A qualified severely impaired disabled person under sixty-five years of age who works.
- \* A person during a temporary period who lost AFDC because of increased earnings, increased hours, loss of earned income disregards, or by receiving child or spousal support payments.
  - \* A pregnant woman:
  - \* Who meets AFDC financial eligibility standards;
- \* Who would qualify for AFDC if the baby was already born;
- \* Whose family income does not exceed one hundred eighty-five percent of the federal poverty level; or
- \* Who was eligible for and receiving Medicaid while pregnant continues to be eligible through a sixty-day postpartum period that extends through the month that contains the sixtieth day after birth.
- \* An infant until the infant's first birthday when the infant lives with the mother and the mother was Medicaid eligible at the time the infant was born;
- \* An infant under one year of age whose family income does not exceed one hundred eighty-five percent of the federal poverty level;
- \* A child under six years of age or until the child is no longer an inpatient if the inpatient stay began before six years of age and whose family income does not exceed one hundred thirty-three percent of the federal poverty level.
- \* A child born after September 30, 1983, who has attained six years of age or until the child is no longer an inpatient if the inpatient stay began before eighteen years of age, but not attained eighteen years of age whose family income does not exceed one hundred percent of the federal poverty level.
- \* A child up to eighteen years of age or until the child is no longer an inpatient if the inpatient stay began before eighteen years of age, born before September 30, 1983, with income allowed by AFDC.
- \* A certain widow, widower, and other qualified person who fails to meet SSI standards because of Social Security coverage or increase in Social Security coverage.
- \* A Medicare-eligible person whose income does not exceed one hundred percent of the federal poverty level and whose resources do not exceed twice the SSI resource eligibility level.
- \* A disabled working person entitled to enroll in Medicare Part A, whose income does not exceed two hundred percent of the federal poverty level and whose resources do not exceed twice the SSI resource eligibility level.
  - \* An alien as defined under WAC 388-510-1020; or
- \* A person whose categorical eligibility is protected by statute.
- "Children's health program" means a state-funded medical program for children under eighteen years of age:
- \* Whose family income does not exceed one hundred percent of the federal poverty level; and

- \* Who are not otherwise eligible under Title XIX of the Social Security Act.
- "Client" means an applicant for or recipient of DSHS medical care programs.
- "Coinsurance-Medicare" means the portion of reimbursable hospital and medical expenses, after subtraction of any deductible, which Medicare does not pay. Under Part A, coinsurance is a per day dollar amount. Under Part B, coinsurance is twenty percent of reasonable charges.
- "Community services office (CSO)" means an office of the department which administers social and health services at the community level.
- "Copayment" means a fixed dollar amount that is the responsibility of the client.
- "Couple" means, for the purposes of an SSI-related client, an SSI-related client living with a person of the opposite sex and both presenting themselves to the community as husband and wife. The department shall consider the income and resources of such couple as if the couple were married.
- "Deductible-Medicare" means an initial specified amount that is the responsibility of the client.
- \* "Part A of Medicare-inpatient hospital deductible" means an initial amount of the medical care cost in each benefit period which Medicare does not pay.
- \* "Part B of Medicare-physician deductible" means an initial amount of Medicare Part B covered expenses in each calendar year which Medicare does not pay.
- "Delayed certification" means a department approval of a person's eligibility for medicaid made after the established application processing time limits.
- "Department" means the state department of social and health services.
- "Early and periodic screening, diagnosis and treatment (EPSDT)" also known as the "healthy kids" program, means a program providing early and periodic screening, diagnosis and treatment to persons under twenty-one years of age who are eligible for Medicaid or the children's health program.
- "Electronic fund transfers" means automatic bank deposits to a client's account.
- "Emergency medical condition" means a medical condition (including labor and delivery) manifesting itself by acute symptoms of sufficient severity (including severe pain) such that the absence of immediate medical attention could reasonably be expected to result in:
  - \* Placing the patient's health in serious jeopardy;
  - \* ((Serious)) Impairment to bodily functions; or
  - \* ((Serious)) Dysfunction of any bodily organ or part.
- "Emergency medical expense requirement" means a specified amount of expenses for ambulance, emergency room or hospital services, including physician services in a hospital, incurred for an emergency medical condition((s)) that a client must incur prior to certification for the medically indigent program.
  - "Essential spouse" see "spouse."
- "Extended care patient" means a recently hospitalized Medicare patient needing relatively short-term skilled nursing and rehabilitative care in a skilled nursing facility.
- "Garnishment" means withholding an amount from earned or unearned income to satisfy a debt or legal obligation.

- "Grandfathered client" means:
- \* A noninstitutionalized person who meets all current requirements for Medicaid eligibility except the criteria for blindness or disability; and
- \* Was eligible for Medicaid in December 1973 as blind or disabled whether or not the person was receiving cash assistance in December 1973; and
- \* Continues to meet the criteria for blindness or disability and other conditions of eligibility used under the Medicaid plan in December 1973; and
- \* An institutionalized person who was eligible for Medicaid in December 1973 or any part of that month, as an inpatient of a medical institution or resident of an intermediate care facility that was participating in the ((Medicare)) Medicaid program and for each consecutive month after December 1973 who:
- \* Continues to meet the requirements for Medicaid eligibility that were in effect under the state's plan in December 1973 for institutionalized persons; and
  - \* Remains institutionalized.

"Health insuring organization (HIO)" means an entity that arranges and pays for medical services provided to an eligible enrolled client in exchange for a premium or subscription charge paid by the department on a prepaid capitation risk basis.

"Health maintenance organization (HMO)" means an entity that provides comprehensive medical services directly to an eligible enrolled client in exchange for a premium paid by the department on a prepaid capitation risk basis.

"Healthy kids," see "EPSDT."

"Home health agency" means an agency or organization certified under Medicare to provide comprehensive health care on a part-time or intermittent basis to a patient in the patient's place of residence.

"Hospital" means an institution licensed as a hospital by the official state licensing authority.

"Income" means, for an SSI-related client, the receipt by an individual of any property or service which the client can apply either directly, by sale, or conversion to meet the client's basic needs for food, clothing, and shelter.

- \* "Earned income" means gross wages for services rendered and/or net earnings from self-employment. Earned income received at predictable intervals other than monthly or in unequal amounts will be converted to a monthly basis. If income is weekly, the amount is multiplied by 4.3 to arrive at a monthly figure.
  - \* "Unearned income" means all other income.
- "Institution" means an establishment which furnishes food, shelter, medically-related services, and medical care to four or more persons unrelated to the proprietor. This includes medical facilities, nursing facilities, and institutions for the mentally retarded, but does not include correctional institutions.
- \* "Institution-public" means an institution that is the responsibility of a governmental unit or over which a governmental unit exercises administrative control.
- \* "Institution for mental diseases" means an institution primarily engaged in providing diagnosis, treatment, or care of persons with mental diseases including medical attention, nursing care, and related services.
- \* "Institution for the mentally retarded or a person with related conditions" means an institution that:

- \* Is primarily for the diagnosis, treatment or rehabilitation of the mentally retarded or a person with related conditions; and
- \* Provides, in a protected residential setting, on-going care, twenty-four hour supervision, evaluation, and planning to help each person function at the greatest ability.
- \* "Institution for tuberculosis" means an institution for the diagnosis, treatment, and care of a person with tuberculosis.
  - \* "Medical institution" means an institution:
- \* Organized to provide medical care, including nursing and convalescent care;
- \* With the necessary professional personnel, equipment and facilities to manage the health needs of the patient on a continuing basis in accordance with acceptable standards;
- \* Authorized under state law to provide medical care; and
- \* Staffed by professional personnel. Services include adequate physician and nursing care.

"Intermediary" means an organization having an agreement with the federal government to process Medicare claims under Part A.

"Legal dependent" means a person whom another person is required by law to support.

"Limited casualty program (LCP)" means a medical care program for medically needy as defined under WAC 388-503-0320 and for medically indigent as defined under WAC 388-503-0370.

"Medicaid" means the federal aid Title XIX program under which medical care is provided to:

- \* Categorically needy as defined in WAC 388-503-0310 and 388-503-1105; or
  - \* Medically needy as defined in WAC 388-503-0320.

"Medical assistance" means the federal aid Title XIX program under which medical care is provided to the categorically needy as defined in WAC 388-503-0310 and 388-503-1105.

"Medical assistance administration (MAA)" means the unit within the department of social and health services authorized to administer the Title XIX Medicaid and the state-funded medical care programs.

"Medical assistance unit (MAU)" means one or more family members whose eligibility for medical care is determined separately or together based on financial responsibility.

"Medical care services" means the limited scope of care financed by state funds and provided to general assistance (GAU) and ADATSA clients.

"Medical consultant" means a physician employed by the department.

"Medical facility" see "Institution."

"Medically indigent (MI)" means a state-funded medical program, part of the limited casualty program, for a person with limited income and resources who has an emergency medical condition requiring hospital-based services.

"Medically necessary" is a term for describing requested service which is reasonably calculated to prevent, diagnose, correct, cure, alleviate or prevent worsening of conditions in the client that endanger life, or cause suffering or pain, or result in an illness or infirmity, or threaten to cause or aggravate a handicap, or cause physical deformity or malfunction, and there is no other equally effective, more conservative or substantially less costly course of treatment available or suitable for the client requesting the service. For the purpose of this section, "course of treatment" may include mere observation or, where appropriate, no treatment at all

"Medically needy (MN)" is the status of a person who is eligible for a federally matched medical program under Title XIX of the Social Security Act, who, but for income and/or resources above the categorically needy level, would be eligible as categorically needy. Effective January 1, 1996, an AFDC-related adult is not eligible for MN.

"Medicare" means the federal government health insurance program for certain aged or disabled clients under Titles II and XVIII of the Social Security Act. Medicare has two parts:

\* "Part A" covers the Medicare inpatient hospital, post-hospital skilled nursing facility care, home health services, and hospice care.

\* "Part B" is the supplementary medical insurance benefit (SMIB) covering the Medicare doctor's services, outpatient hospital care, outpatient physical therapy and speech pathology services, home health care, and other health services and supplies not covered under Part A of Medicare.

"Month of application" means the calendar month a person files the application for medical care unless the application is for the medically needy program, then, at the person's request and if the application is filed in the last ten days of that month, the month of application may be the following month.

"Nursing facility" means any institution or facility the department of health licenses as a nursing facility, or a nursing facility unit of a licensed hospital, that the:

\* Department certifies; and

\* Facility and the department agree the facility may provide skilled nursing facility care.

"Outpatient" means a nonhospitalized patient receiving care in a hospital outpatient or hospital emergency department, or away from a hospital such as in a physician's office, the patient's own home, or a nursing facility.

"Patient transportation" means client transportation to and from covered medical services under the federal Medicaid and state medical care programs.

"Physician" means a doctor of medicine, osteopathy, or podiatry who is legally authorized to perform the functions of the profession by the state in which the services are performed.

"Professional activity study (PAS)" means a compilation of inpatient hospital data by diagnosis and age, conducted by the commission of professional and hospital activities, to determine the average length of hospital stay for patients. These data were published in a book entitled, Length of Stay in PAS Hospitals, Western. The department has adopted this book as the basis for authorizing payment for the maximum number of inpatient hospital days for clients of state-funded programs, or where no memorandum of understanding with a professional review organization (PRO) exists.

"Professional review organization for Washington (PRO-W)" means the state level organization responsible for determining whether health care activities:

\* Are medically necessary;

- \* Meet professionally acceptable standards of health care: and
- \* Are appropriately provided in an outpatient or institutional setting for beneficiaries of Medicare and clients of Medicaid and maternal and child health.

"Prosthetic devices" mean replacement, corrective, or supportive devices prescribed by a physician or other licensed practitioner of the healing arts within the scope of his or her practice as defined by state law to:

- \* Artificially replace a missing portion of the body;
- \* Prevent or correct physical deformity or malfunction; or
  - \* Support a weak or deformed portion of the body.
- "Provider" or "provider of service" means an institution, agency, or person:
- \* Having a signed agreement with the department to furnish medical care and goods and/or services to clients; and
  - \* Eligible to receive payment from the department.

"Resources" mean, for an SSI-related client, cash or other liquid assets or any real or personal property that an individual or spouse, if any, owns and could convert to cash to be used for support or maintenance.

- \* If an individual can reduce a liquid asset to cash, it is a resource.
- \* If an individual cannot reduce an asset to cash, it is not considered an available resource.
- \* Liquid Properties that are in cash or are financial instruments which are convertible to cash such as, but not limited to, cash in hand, stocks, savings, checking accounts, mutual fund shares, mortgage, promissory notes.
- \* Nonliquid All other property both real and personal shall be evaluated according to the price the item can reasonably be expected to sell for on the open market in the particular geographical area involved.

"Retroactivity" means the period of no more than three calendar months before the application month of an otherwise eligible person under the Federal aid Title XIX program.

"Spell of illness" see "benefit period."

"Spenddown" means the process by which a person uses incurred medical expenses to offset income and/or resources to meet the financial standards established by the department.

"Spouse" means:

- \* "Community spouse" means a person living in the community and married to an institutionalized person or to a person receiving services from a home and community-based waivered program.
- \* "Eligible spouse" means an aged, blind or disabled husband or wife of an SSI-eligible person with whom such spouse lives.
- \* "Essential spouse" means, for the purposes of SSI, a spouse whose needs were taken into account in determining the need of an old age assistance (OAA), aid to the blind (AB), or disability assistance (DA) client for December 1973, who continues to live in the home and to be the spouse of such client.
- \* "Ineligible spouse" means the husband or wife of an SSI-eligible person, who lives with the SSI-eligible person and who has not applied or is not eligible to receive SSI.

- \* "Institutionalized spouse" means a married person in an institution or receiving services from a home or community-based waivered program.
- \* "Nonapplying spouse" means the husband or wife, who has not applied for assistance, of an SSI-eligible person.

"SSI-related" means an aged, blind or disabled person.

"State office or SO" means the medical assistance administration of the department of social and health services.

"Supplemental security income (SSI) program, Title XVI" means the federal grant program for aged, blind, and disabled established by section 301 of the Social Security amendments of 1972, and subsequent amendments, and administered by the Social Security Administration (SSA).

"Supplementary payment (SSP)" means the state money payment to persons receiving benefits under Title XVI, or who would, but for the person's income, be eligible for such benefits, as assistance based on need in supplementation of SSI benefits. This payment includes:

- \* "Mandatory state supplement" means the state money payment to a person who, for December 1973, was a client receiving cash assistance under the department's former programs of old age assistance, aid to the blind and disability assistance; and
- \* "Optional state supplement" means the elective state money payment to a person eligible for SSI benefits or who, except for the level of the person's income, would be eligible for SSI benefits.

"Third party" means any entity that is or may be liable to pay all or part of the medical cost of care of a federal Medicaid or state medical care client.

"Title XIX" is the portion of the federal Social Security Act that authorizes grants to states for medical assistance programs. Title XIX is also called Medicaid.

"Transfer" means any act or omission to act when title to or any interest in property is assigned, set over, or otherwise vested or allowed to vest in another person; including delivery of personal property, bills of sale, deeds, mortgages, pledges, or any other instrument conveying or relinquishing an interest in property. Transfer of title to a resource occurs by:

- \* An intentional act or transfer; or
- \* Failure to act to preserve title to the resource.
- "Value-fair market" means, for SSI-related medical eligibility, the current value of a resource at the going price for which the resource can reasonably be expected to sell on the open market in the particular geographic area involved.

"Value of compensation received" means, for SSIrelated medical eligibility, the gross amount paid or agreed to be paid by the purchaser.

"Value-uncompensated" means, for SSI-related medical eligibility, the fair market value of a resource minus the amount of compensation received in exchange for the resource.

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

WAC 388-503-0370 Medically indigent eligible persons. ((For applications filed on or after July 1, 1991,)) The department shall determine a person eligible for the medically indigent program when the person:

- (1) Has an emergency medical condition requiring hospital services.
- (a) "Emergency medical condition" means a medical condition manifesting itself by acute symptoms of sufficient severity (including severe pain) such that the absence of immediate medical attention could reasonably be expected to result in serious:
  - (i) Jeopardy to the patient's health;
  - (ii) Impairment to bodily functions; or
  - (iii) Dysfunction of any bodily organ or part.
- (b) For the purposes of this section, the department shall consider pregnancy and treatment under the Involuntary Treatment Act (ITA) as emergency medical conditions.
- (2) Meets the financial eligibility, emergency medical expense and spenddown requirements under chapter 388-518 WAC; and
  - (3) Is not an inmate of a federal or state prison.

AMENDATORY SECTION (Amending Order 3828, filed 1/25/95, effective 2/25/95)

WAC 388-518-1805 LCP-MI eligibility. (1) The department shall not require as a condition of eligibility:

- (a) A person's citizenship;
- (b) Social Security number; and
- (c) Residency.
- (2) A person shall not be eligible for LCP-MI when the person:
  - (a) Is eligible for medical care from another state; or
- (b) Enters Washington state specifically for the purpose of obtaining medical care.
- (3) A person receiving LCP-MI shall meet the following eligibility criteria:
  - (a) The person is not:
  - (i) Receiving continuing cash assistance; or
  - (ii) Eligible for any other medical program.
- (b) The person must have an emergency medical condition as defined in WAC 388-500-0005; and
- (c) For a pregnant woman, the department shall increase the number in the household by the number of unborn before comparing the pregnant woman's income to the:
  - (i) Income requirements of WAC 388-518-1850(1); and
  - (ii) Resource requirements of WAC 388-518-1850(2).
- (4) For a client applying for LCP-MI on or after July 1, 1995, the department shall:
- (a) Limit the client to three months of LCP-MI eligibility during the period of July 1, 1995 through June 30, 1996; and
- (b) Not consider the months of a certification period beginning prior to July 1, 1995 as counting toward the program limitations described under subsection (4)(a) of this section.

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

WAC 388-518-1810 LCP-MI emergency medical expense requirement (EMER). (1) The client shall satisfy the EMER as described in this section.

(2) The department shall require documentation of emergency medical expenses of ((one)) two thousand ((five hundred)) dollars per family over a twelve-month period.

- (3) Only family members meeting the eligibility requirements in WAC 388-518-1805, 388-518-1820, 388-518-1830 and 388-518-1850 can accumulate expenses against the EMER.
- (4) For a client applying for services received on or before June 30, 1995, the department shall allow the accumulation of emergency medical expenses to begin up to seven working days before the application date. The department may waive the seven-day rule if a person fails to apply for medical reasons or other good cause.
- (5) The department shall ((ensure)) consider only the following emergency medical services((, including the usual and customary amounts charged for inpatient and outpatient hospital services, count)) toward the EMER:
  - (a) Emergency ground or aid ambulance; and
- (b) Emergency hospital services and related physician services in a hospital.
- (6) Other than expenses qualifying as hospital charity care under RCW 70.170.060, the emergency medical expense requirement and spenddown are the liability of the client.
- (7) If the client does not satisfy the EMER during the three-month base period ((beginning with the month of application)), the department shall apply the incurred amount to any subsequent applications within twelve months of the initial application.

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

WAC 388-518-1840 LCP-MI spenddown. (1) The department shall ensure all countable income above the MNIL described under WAC 388-507-0710 and nonexempted resources above the ((MNIL and)) resource levels described ((in WAC 388-507-0710 and)) under 388-507-0720 ((shall)) apply toward spenddown.

(2) On initial or subsequent applications, the department shall deduct previously incurred medical expenses from excess countable income as described in WAC 388-519-1930. These expenses cannot have been used toward a previous spenddown, deductible, or emergency medical expense requirement.

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

WAC 388-519-1905 Base period. (1) Medically needy clients in their own homes shall have a choice of a three-month or a six-month base period which shall begin with the month of application. The department shall use a complete base period unless:

- (a) A previous certification period overlaps; ((or))
- (b) The client is not resource eligible for the medically needy program for the full base period; ((or))
- (c) The client is not categorically related for the full base period; ((or))
- (d) The client becomes eligible for categorically needy Medicaid((-
- (2) The department shall not certify a client for more than six months.
  - <del>(3)</del>)); or
  - (e) The base period would extend beyond:

- (i) December 31, 1995, for an AFDC-related caretaker adult medically needy client; or
  - (ii) June 30, 1996, for a medically indigent client.
- (2) Effective July 1, 1995, the department shall consider the base period for a LCP-MI client:
- (a) To be the three months beginning with the first month of emergency ambulance or emergency inpatient hospital or emergency room services; and
  - (b) May begin up to three calendar months:
  - (i) Before the date of application; or
  - (ii) July 1, 1995, whichever is later.
- (1)(e) of this section, the department shall not certify a client for more than:
  - (a) Six months for a medically needy client; or
- (b) Three months for a medically indigent client. See WAC 388-518-1805 for LCP-MI program limitations.
- (4) The department shall certify a client who is required to spenddown from the day the client meets the spenddown requirement through the last day of the chosen base period when the client has not incurred hospital expenses equal to the spenddown liability.
- (((4))) (5) The department shall certify a client who is required to spenddown from the first day of the base period when the client has incurred hospital expenses equal to the spenddown liability.
- (((5))) (6) When the client requests retroactive medical coverage at the time of application, the retroactive period shall begin three months before the application month unless exceptions in subsection (1)(a), (b), (c), or (d) of this section exist. The department shall certify a client with spenddown in retroactive period effective:
- (a) The day the spenddown requirement was met through the last day of the retroactive period when the client has not incurred hospital expenses equal to the spenddown liability; or
- (b) The first day of the retroactive period when the client has incurred hospital expenses equal to the spenddown liability.
- (((6))) (7) The department shall require an application for any subsequent period of eligibility for the medically needy program.

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

WAC 388-521-2140 Effective date for the medically indigent program. (1) The department shall ensure the effective date of eligibility is the date the client meets spenddown, if any, and the emergency medical expense requirement.

- (2) The department shall pay for <u>emergency</u> medical care ((the client received in the seven working days before the application date)) as described under WAC 388-529-2950 when:
- (a) The condition was an emergency medical condition requiring hospital services; and
  - (b) The person was otherwise eligible.
- (3) The department shall determine the certification ((date)) period does not exceed three calendar months ((beginning with the month of application.

(4) A verified pregnant elient may apply and be certified for separate three-month periods through the duration of the pregnancy. The three-month limitation in subsection (3) of this section may extend up to six weeks after delivery to cover the postpartum eare, which includes routine eare for the newborn. Beyond this period of time, the department shall determine eligibility for the mother or newborn separately.

(5) The department may waive the seven day rule in subsection (2) of this section if a person fails to apply for medical reasons or other good cause)).

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

WAC 388-529-2950 Scope of care—Medically indigent. (1) The department shall provide coverage under the limited casualty program-medically indigent to an eligible person for treatment of emergency medical conditions requiring hospital-based care only. Services available are limited to:

- (a) ((Rural health elinic services)) Medically necessary emergency air or ground ambulance; and
  - (b) ((Physical medicine and rehabilitation services;
  - (e) Physician and clinic services;
  - (d) Prescribed drugs;
  - (e) Dentures;
  - (f) Prosthetic devices;
  - (g) Eyeglasses;
- (h) Nursing facilities, and intermediate care facilities for the mentally retarded;
  - (i) Home health-services;
  - (j) Laboratory and x-ray services;
  - (k) Podiatric services; and
- (1) Medically necessary transportation)) Physician services related to hospital services.
- (2) The department shall not pay for covered services until the client has medical expenses equal to the total of the emergency medical expense requirement of ((one)) two thousand ((five hundred)) dollars and the spenddown, if any.
- (3) The emergency medical expense requirement in WAC 388-518-1850 does not apply for treatment under the Involuntary Treatment Act (ITA). When any other medical need is identified for clients undergoing treatment under the ITA, the department shall apply the emergency medical expense requirement to the services other than ITA.
- (4) ((When a client indicates that an urgent undefined medical illness exists, the department shall:
- (a) Regard the condition as an emergency medical condition;
- (b) Allow one office visit for diagnosis, provided all financial eligibility criteria are met; and
- (e) Allow treatment only when the condition meets the criteria for an emergency medical condition.
- (5))) For other conditions and limitations under which the department may provide these services, refer to appropriate service in chapter 388-86 WAC.
- (((6))) (5) The department shall not provide a client out-of-state care except in the designated bordering cities.

## WSR 95-23-013 PERMANENT RULES DEPARTMENT OF LICENSING

(Board of Registration for Professional Engineers and Land Surveyors)

[Filed November 7, 1995, 11:35 a.m.]

Date of Adoption: November 6, 1995.

Purpose: State law requires that all professional licensing programs collect sufficient revenue through fees to recover the cost of the regulatory program. Adjustments are required periodically to assure that revenue is consistent with expenditures. Additionally, chapter 356, Laws of 1995, created new fees for this program.

Citation of Existing Rules Affected by this Order: Amending WAC 196-26-020 Engineer and land surveyor fees and charges.

Statutory Authority for Adoption: RCW 43.24.086.

Other Authority: RCW 18.43.050, [18.43.]060, [18.43.]080, [18.43.]100, [18.43.]110, and [18.43.]130 and chapter 356, Laws of 1995.

Adopted under notice filed as WSR 95-19-078 on September 19, 1995.

Changes Other than Editing from Proposed to Adopted Version: Language was added to clarify the difference between <u>fees</u> assessed by the department and <u>charges</u> recovered by the department for refund to a national examination vendor.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 1, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 1, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: The amended renewal fees for engineers, land surveyors, engineer corporations and partnerships is effective with those licenses expiring on or after January 1, 1996. The fees for the land surveyor in training program are effective April 1, 1996.

November 6, 1995 John Swannack Deputy Director

AMENDATORY SECTION (Amending WSR 93-10-057, filed 4/30/93, effective 7/1/93)

WAC 196-26-020 Engineer and land surveyor fees and charges. The following fees and charges shall be ((charged)) assessed by the ((professional licensing services)) business and professions division of the department of licensing: Examination charges shall be collected from examination candidates for examinations ordered from the national vendor on their behalf. The charges recovered by

of purchasing and grading exams.	endor for the costs
Title of Fee and/or Charge	((Fee)) Amount
Engineers:	
Professional engineer application, ex	amination,
and certificate (\$60 exam	
charge; \$40 agency fee)	\$ 100.00
Structural engineer application, exam	
and certificate	175.00
Professional engineer examination	c > 00.00
retake (\$60 exam charge; \$30 as	
Structural exam retake Comity	160.00 100.00
Replacement certificate	25.00
Exam (locally prepared) rescore	50.00
Renewal (per year)	(( <del>56.00</del> )) 48.00
Late renewal penalty	$((56.00)) \frac{40.00}{48.00}$
Duplicate license	15.00
Temporary permit	100.00
	100.00
Engineer in training:	4-
Application, examination, and certific	
(\$30 exam charge; \$20 agency f Examination retake (\$30 exam	<u>(ee)</u> 50.00
charge; \$20 agency fee)	50.00
Replacement certificate	25.00
<del>-</del>	25.00
Land surveyor:	. 100.00
Application, examination, and certific	cate 100.00
FLS examination retake (\$40 exam	40.00
charge; \$0 agency fee) PPLS examination retake	60.00
Comity	100.00
Comity exam retake	60.00
PPLS exam rescore	50.00
Renewal (per year)	(( <del>56.00</del> )) 48.00
Late renewal penalty	((56.00)) $48.00$
Replacement certificate	25.00
Duplicate license	15.00
Land surveyor in training (effective April	1. 1996):
Application, examination,	<u> </u>
and certificate (\$40 exam charge	; \$10
agency fee)	50.00
Examination retake (\$40 exam	
charge; \$10 agency fee)	<u>50.00</u>
Replacement certificate	<u>25.00</u>
Engineer corporation:	
Certificate of authorization	300.00
	(( <del>150.00</del> )) <u>100.00</u>
Duplicate license	15.00
Replacement certificate	25.00
Engineer partnership:	
Certification of authorization	300.00
	(( <del>150.00</del> )) <u>100.00</u>
Replacement certificate	25.00
Duplicate license	15.00

the department shall be refunded to the vendor for the costs

# WSR 95-23-015 PERMANENT RULES SHORELINE COMMUNITY COLLEGE

[Filed November 7, 1995, 11:48 a.m.]

Date of Adoption: November 2, 1995.

Purpose: To establish rules concerning refunds of tuition and fees.

Statutory Authority for Adoption: RCW 34.05.320.

Other Authority: Bill [SB] 6002.

Adopted under notice filed as WSR 95-19-081 on September 19, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 1, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

November 6, 1995

Jim Perez

Vice-President
for Student Services

#### **NEW SECTION**

WAC 132G-160-075 Refund of tuition and fees. It shall be the policy of Shoreline Community College that students shall receive refunds of tuition and fees in a fair and equitable manner in accordance with policy expressed in state law. Further, all applicable federal laws and regulations will be observed and implemented when doing so is necessary to maintain eligibility for federal funding of programs, as allowed by state law.

The board delegates to the president of the college or his/her designee(s) the authority and responsibility to develop, maintain, and implement procedural guidelines to effectuate this policy.

# WSR 95-23-018 PERMANENT RULES DEPARTMENT OF HEALTH

[Filed November 7, 1995, 2:02 p.m.]

Date of Adoption: October 31, 1995.

Purpose: The rule guides two early intervention programs, the HIV/AIDS prescription drug program and the HIV intervention program.

Statutory Authority for Adoption: RCW 43.70.040 and 43.70.120.

Adopted under notice filed as WSR 95-15-109 on July 19, 1995.

Changes Other than Editing from Proposed to Adopted Version: WAC 246-130-040, the following exemptions shall not be considered in determining financial eligibility for early intervention services: (2) Commercial property, or property used for the purpose of producing income, except to the extent its value exceeds twenty ((ten)) thousand dollars.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 7, repealed 1; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 1, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 6, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 7, repealed 1.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

November 7, 1995 Bruce Miyahara Secretary

### Chapter 246-130 WAC HUMAN IMMUNODEFICIENCY VIRUS (HIV) IN-FECTION ((TREATMENT)) INTERVENTIONS

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-130-001 Purpose. The department shall administer federal and state funds appropriated to assist ((a person in need of Zidovudine, or other drugs and treatments available in the future. These drugs are used for the treatment of various stages of infection with HIV)) eligible persons with HIV infection to access early intervention services.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-130-010 Definitions. The following words and phrases have the following meaning in chapter 246-130 WAC unless the context clearly indicates otherwise:

- $((\frac{1}{2}))$  "AIDS" means acquired immunodeficiency syndrome.
- $((\frac{(2)}{2}))$  "APDP" means <u>HIV/AIDS</u> prescription drug program.
- (((3))) "Department" or "DOH" means the Washington state department of health.

"Early intervention services" means personal health services and behavioral risk reduction interventions codelivered with these services that reduce the rate of progression of HIV infection and reduce HIV transmission.

"HIP" means the HIV intervention program.

(((4))) "HIV" means human immunodeficiency virus.

(((5) "NPIG" means National Poverty Income Guidelines as under sections 652 and 673 (2) of the Omnibus Budget Reconciliation Act of 1981 (Public Law 9735) and as updated annually in the Federal Register on February 16.

(6) "Patient share")) "Participation" means the amount of cost borne by the ((patient)) eligible client.

"Personal health services" mean clinical interventions and treatments, including but not limited to medications, that are delivered to individuals and are intended to reduce morbidity and mortality.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-130-020 <u>Early intervention services</u>. To the extent federal or state funds are appropriated for the purpose of ((APDP approved drugs and treatments)) <u>providing services</u> through HIP or APDP, the department shall ((reimburse a)) <u>contract with participating ((pharmacy, or))</u> <u>pharmacies, other health care providers, ((and elinie for costs of dispensing APDP approved drugs and treatments to an eligible individual suffering from infection with HIV)) <u>or social service providers for the delivery of early intervention services</u>.</u>

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-130-030 Reimbursements. ((Individuals desiring reimbursement for APDP approved drugs and treatments must provide evidence of financial eligibility as established by WAC 246-130-040.)) The department will make reimbursement((, reduced by the patient share computed in accordance with WAC 246-130-070, to eligible participants who, in the department's judgment, demonstrate the greatest need or the most likely benefit from the treatments)) to contracted providers to provide early intervention services to eligible persons. The department shall produce a schedule of reimbursement for all services covered on a fee-for-service basis that shall be applicable to all contracted providers.

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-130-040 Financial eligibility. (((1))) The department ((will consider a patient eligible if he or she:

- (a) Has resources at or below the exemptions listed under subsection (3) of this section; and
- (b) Is not eligible for any other resources providing similar benefits to meet the costs of the treatment; and
- (e) Has gross monthly income at or below three hundred seventy percent of the NPIG; and
- (d) The total cost of program covered medications is in excess of the patient's share as computed in accordance with WAC 246-130-070.
- (2) The department shall consider the following in determining resources:
  - (a) Savings, property, and other assets;
- (b) Government and private medical insurance programs, including Medicaid, providing partial or full coverage for drug and treatments needed in the treatment of infection with HIV; and
- (e) Local funds raised for the purpose of providing financial support for a specified patient)) shall provide early

intervention services for persons with HIV infection, including those persons with disabling AIDS conditions, who meet financial eligibility requirements established by the department and who are not receiving similar services funded by other resources. Prior to their application, the department shall publish and seek public comment upon the process and criteria for establishing medical and financial eligibility for early intervention services. The department shall provide for public involvement in establishing and periodically reviewing these criteria, including seeking input from clients and providers of early intervention services.

(((3))) The following exemptions shall not be considered in determining ((a patient's resources to pay for treatments eovered by these regulations)) financial eligibility for early intervention services:

(((a))) (1) A home, defined as real property owned by ((a patient)) an eligible client as a principal place of residence, together with the property surrounding and contiguous thereto not to exceed five acres; ((and

(b))) (2) Commercial property, or property used for the purpose of producing income, except to the extent that its value exceeds the sum of ((ten)) twenty thousand dollars;

(((e))) (3) Household furnishings;

 $((\frac{d}{d}))$  4 An automobile;  $(\frac{d}{d})$ 

- (e))) (5) Savings, property, or other liquid assets, to the extent the value thereof does not exceed the sum of ten thousand dollars;
- (6) Proceeds whether lump sum or annuities from a viatical settlement contract; and
- (7) Accelerated benefits of a life insurance policy whether in lump sum or annuities.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-130-060 ((Fiscal)) Medical and financial information. An individual seeking ((eoverage)) early intervention services shall provide ((fiscal)) medical and financial information upon request of the department including:

- (1) Sources and amounts of resources to verify financial eligibility( $(\tau_i)$ );
- (2) Evidence that all other available resources or entitlements for which a person is eligible were ((used)) accessed before ((requests for reimbursement from the state program are submitted to the department,)) a person could receive early intervention services through HIP or APDP; and
- (3) Other <u>medical or financial</u> information ((when)) <u>as</u> required by the department.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-130-070 ((Patient)) Participation. ((The patient shall)) Eligible clients may be responsible for paying part of the cost of ((the treatment)) early intervention services received ((in any month in which his or her income exceeds two hundred percent of the NPIG. The amount of the patient's share shall be one sixth of the amount by which his or her income for the month exceeds two hundred percent of the NPIG)) according to participation standards established by the department.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 246-130-050

Transfer of resources without adequate consideration.

## WSR 95-23-019 PERMANENT RULES DEPARTMENT OF AGRICULTURE

[Order 5088—Filed November 7, 1995, 2:58 p.m.] Date of Adoption: October 31, 1995.

Purpose: To allow cattle owners to self-inspect when selling fifteen head or less of no brand or seller's branded cattle and to provide a system of collecting the Washington State Beef Commission [assessment].

Citation of Existing Rules Affected by this Order: Amending chapter 16-620 WAC.

Statutory Authority for Adoption: Section 51, chapter 374, Laws of 1995.

Adopted under notice filed as WSR 95-18-103 on September 6, 1995.

Changes Other than Editing from Proposed to Adopted Version: Added clarifying language to specify how these slips may not be used.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 1, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 1, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 1, amended 0, repealed 0.

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

October 31, 1995 Jim Jesernig Director

#### **NEW SECTION**

WAC 16-620-105 Self-inspection slips. (1) In lieu of brand inspection by the department, individual private sales of cattle, not to exceed fifteen head that are sold by the seller to the same person during a consecutive eight-day period, may be conducted utilizing self-inspection slips prescribed by and obtained from the department.

(2) Self-inspection slips shall be completed to show the brand, breed, color and sex of the cattle and shall be used only for the sale of cattle within the state. Self-inspection slips shall not be used for sales taking place at:

(a) Any public livestock market;

- (b) Any slaughter plant where the USDA maintains meat inspection; or
  - (c) Any certified feed lot.

Self-inspection slips shall not be valid for other than no brand or seller's brand cattle. The transaction is validated when both buyer and seller sign the self-inspection slip. The original shall be provided to the buyer to verify the inspection and accompany the cattle and the seller shall retain a copy. The cost of each slip shall include the current brand inspection fee and the assessment for the National Beef Promotion and Research Act. The WSDA shall remit assessments collected to the Washington state beef commission.

#### WSR 95-23-020 PERMANENT RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)

[Order 95-166-Filed November 8, 1995, 8:14 a.m.]

Date of Adoption: October 4, 1995.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Amending WAC 220-20-020, 220-20-025, 220-33-060, 220-36-03001, 220-40-030, and 220-49-020.

Statutory Authority for Adoption: RCW 75.08.080. Adopted under notice filed as WSR 95-17-130 on August 23, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 6, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

November 1, 1995

Judith Freeman

Deputy

for Robert Turner Director

AMENDATORY SECTION (Amending Order 93-54, filed 6/29/93, effective 7/30/93)

WAC 220-20-020 General provisions—Lawful and unlawful acts—Food fish other than salmon. (1) It is unlawful to fish for or possess for commercial purposes any round, undressed sturgeon less than 48 inches or greater than 66 inches in length.

- (2) It is unlawful to fish for or possess for commercial purposes or possess aboard a commercial fishing vessel for any purpose any species of halibut (Hippoglossus) unless permitted by the current regulations of the International Pacific Halibut Commission.
- (3) It is unlawful to fish for or possess for commercial purposes sturgeon taken from any of the waters of Puget Sound or tributaries, and any sturgeon taken with any type of commercial gear incidental to a lawful fishery shall immediately be returned to the water unharmed.
- (4) It is unlawful to fish for food fish for commercial purposes in the waters of Shilshole Bay inland and inside a line projected in a southwesterly direction from Meadow Point to West Point.
- (5) It is unlawful to fish for or possess for commercial purposes any starry flounder less than 14 inches in length taken by any commercial gear, in all Puget Sound Marine Fish-Shellfish Areas.
- (6) It shall be unlawful to harvest herring eggs naturally deposited on marine vegetation or other substrate, unless a person has a permit issued by the director.
- (7) It is unlawful to fish for or possess food fish other than salmon taken for commercial purposes from the San Juan Islands Marine Preserve, except that it is lawful to take herring.
- (8) It is unlawful to fish for or possess food fish other than salmon taken from the Titlow Beach Marine Preserve or the Edmonds Underwater Park.

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

- WAC 220-20-025 General provisions—Shellfish. (1) It is unlawful to drive or operate any motor-propelled vehicle, land any airplane or ride or lead any horse on the razor clam beds of the state of Washington, as defined in WAC 220-16-257.
- (2) It is unlawful to possess any soft-shelled crab for any purpose.
- (3) It is unlawful to possess in the field any crab from which the back shell has been removed.
- (4) It is unlawful to use any chemicals when taking or fishing for octopus except for persons granted a scientific collector's permit from the department for the harvest of octopus for display or scientific purposes.
- (5) It is unlawful to willfully damage crab or other shellfish. Any crab taken incidentally to a net fishery must be immediately returned to the water with the least possible damage to the crab.
- (6) It is unlawful to fish for or possess shellfish taken for commercial purposes from the San Juan Islands Marine Preserve, except it is lawful to fish for crab in Parks Bay.
- (7) It is unlawful to fish for, harvest, or possess shellfish taken from the Titlow Beach Marine Preserve or the Edmonds Underwater Park.

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

WAC 220-33-060 Herring and anchovies. It is unlawful to fish for herring or anchovies in the lower Columbia River for commercial purposes or to possess herring or anchovies taken from those waters for commercial purposes, except as provided in this section:

#### Gear

- (1) Purse seine and lampara gear may be used to fish for herring or anchovies if the cork line of the gear does not exceed 1,400 feet in length and the mesh size of the gear is not less than one-half inch stretch measure.
- (2) It is unlawful to fish with purse seine or lampara gear in the waters of the Columbia River if any part of the purse seine or lampara is in waters that are less than 20 feet deep.

#### Licensing

- (((2))) (3)(a) A baitfish purse seine fishery license is a license required to operate a gear provided for in this section and allows the operator to retain anchovies.
- (b) A herring purse seine fishery license is a license required to operate a gear provided for in this section and allows the operator to retain herring.
- (c) A baitfish lampara fishery license is a license required to operate a gear provided for in this section and allows the operator to retain anchovies.
- (d) A herring lampara fishery license is a license required to operate a gear provided for in this section and allows the operator to retain herring.

#### Fishing periods

(((3))) (4) Purse seine and lampara gear may be used to fish for herring or anchovies in SMCRA 1A 7 days per week from January 1 through December 31 of each year.

#### General

(((4))) (5) Species of fish other than herring or anchovies taken in the operation of the purse seine and lampara gear shall be returned immediately to the water.

AMENDATORY SECTION (Amending Order 85-14, filed 3/1/85)

WAC 220-36-03001 Grays Harbor—Seasons and lawful gear—Varieties other than salmon and sturgeon.
(1) It shall be unlawful in Marine Fish-Shellfish Management and Catch Reporting Area 60B to fish for food fish, other than sturgeon and salmon, with purse seine or lampara gear exceeding 900 feet in length or having meshes of less than one-half inch stretch measure, or with drag seine gear exceeding 700 feet in length or having meshes less than 4-1/2 inches stretch measure, except as provided in WAC 220-36-03001(6). It is unlawful to fish for or possess salmon or sturgeon taken with purse seine, lampara, or drag seine gear.

- (2) It shall be lawful to fish for and possess bottomfish in Marine Fish-Shellfish Management and Catch Reporting Area 60B at any time with set line and hand line jig gear.
- (3) It shall be lawful to retain for commercial purposes bottomfish taken incidental to any lawful commercial salmon fishery in Grays Harbor Salmon Management and Catch Reporting Areas 2A, 2B, 2C, and 2D, and it shall be lawful to retain bottomfish taken incidental to any lawful sturgeon fishery in Marine Fish-Shellfish Management and Catch Reporting Area 60B.

- (4) It shall be lawful to take, fish for and possess smelt taken for commercial purposes in all waters of Grays Harbor except during weekly closed periods extending from 8:00 a.m. Thursday to 8:00 p.m. Saturday.
- (5) It shall be lawful to fish for and possess herring, anchovies, candlefish, or pilchards taken for commercial purposes with dip bag net gear at any time in the waters of Marine Fish-Shellfish Management and Catch Reporting Area 60B.
- (6)(a) June 1 through October 31 It shall be lawful to fish for, take and possess herring, anchovies, candlefish, or pilchards with purse seine or lampara in the waters of Grays Harbor, provided such gear shall not exceed 1,400 feet in length nor contain meshes of less than 1/2-inch stretch measure. All species of fish other than herring, pilchard, candlefish, and anchovy taken in operation of such purse seine or lampara gear must be immediately, with care, returned to the water.
- (b) March 1 through April 15 Closed to all commercial herring, anchovy, candlefish, or pilchard fishing except dip bag net.
- (7) It shall be lawful to take, fish for and possess herring, candlefish, pilchards, or anchovies taken for commercial purposes with a herring weir from April 1 through September 30 in the waters of Marine Fish-Shellfish Management and Catch Reporting Area 60B, provided that the lead shall not exceed 300 feet in length or extend into any navigation channel or customary gill net drifting lane. It shall be unlawful for any person to install or operate a herring weir without obtaining written permission from the director of fisheries.
- (8) It is unlawful to fish with purse seine or lampara gear at all times in the waters of Marine Fish-Shellfish Management and Catch Reporting Area 60B if any part of the purse seine or lampara is in waters that are less than 20 feet deep.

AMENDATORY SECTION (Amending Order 91-13, filed 4/2/91, effective 5/3/91)

WAC 220-40-030 Willapa Bay—Seasons and lawful gear—Varieties other than salmon and sturgeon. (1) It shall be unlawful in Marine Fish-Shellfish Management and Catch Reporting Area 60C to fish for food fish, other than sturgeon and salmon, with purse seine or lampara gear exceeding 900 feet in length or having meshes of less than one-half inch stretch measure, or with drag seine gear exceeding 700 feet in length or having meshes of less than 4-1/2 inches stretch measure, except as provided in WAC 220-40-030(3). It is unlawful to fish for or possess salmon or sturgeon taken with purse seine, lampara, or drag seine gear.

- (2) It shall be lawful to fish for and possess bottomfish taken for commercial purposes in Marine Fish-Shellfish Management and Catch Reporting Area 60C, at anytime with set line and hand line jig gear.
- (3)(a) June 1 through October 31 It shall be lawful to fish for and possess herring, anchovy, candlefish, or pilchards taken for commercial purposes with purse seine or lampara in the waters of Willapa Bay, provided such gear shall not exceed 1,400 feet in length nor contain meshes less than one-half inch stretch measure. All species of fish other

than herring, anchovy, candlefish and pilchard taken in operation with such purse seine or lampara gear must be immediately, with care, returned to the water.

- (b) February 1 through March 15 Closed to all commercial herring, anchovy, candlefish or pilchard fishing except dip bag net.
- (c) It shall be lawful to fish for, take and possess herring, anchovy, candlefish, or pilchards with dip bag net gear at any time in the waters of Willapa Bay.
- (4) It shall be lawful to retain for commercial purposes bottomfish taken incidental to any lawful commercial salmon fishery in Willapa Bay Salmon Management and Catch Reporting Areas 2G, 2H, 2J, 2K, and 2M, and it shall be lawful to retain bottomfish taken incidental to any lawful sturgeon fishery in Marine Fish-Shellfish Management and Catch Reporting Area 60C.
- (5) It shall be lawful to take, fish for and possess smelt taken with hand dip nets in any of the waters of Willapa Bay except during weekly closed periods extending from 8:00 a.m. Thursday to 8:00 p.m. Saturday.
- (6) It shall be lawful to take bottom fish with drag seine in Marine Fish-Shellfish Management and Catch Reporting Area 60C from March 1 through June 30.
- (7) It is unlawful to fish with purse seine or lampara gear at all times in the waters of Marine Fish-Shellfish Management and Catch Reporting Area 60C if any part of the purse seine or lampara is in waters that are less than 20 feet deep.

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

WAC 220-49-020 Herring, candlefish, anchovy and pilchard—Seasons—Lawful gear—Purposes. It shall be unlawful to take, fish for or possess for commercial purposes herring, candlefish, anchovy or pilchards in Puget Sound except during lawful seasons, with lawful gear and for such purposes as provided for hereinafter in each respective fishing area:

- (1) Areas 20A, 20B, 21A, and 21B.
- (a) Closed September 1 through May 31 to all commercial fishing gear except for the spawn on kelp fishery as provided for in WAC 220-49-063.
- (b) Open June 1 through August 31 with drag seine, purse seine, lampara, and dip bag net for bait and human consumption only.
- (2) It is unlawful to use purse seine gear in any Puget Sound area except 22A, 22B, 23A, 23B, 23C, 23D, and 29. Areas 22A and 22B are open the entire year to purse seine gear, except for closures set out in subsections (4) and (5) of this section. Areas 23A, 23B, 23C, 23D and 29 are open to purse seine gear the entire year.
- (3) All other Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas Open entire year with drag seine, lampara, and dip bag net for human consumption or bait only except for closures set out in subsections (4) ((and)), (5) and (6) of this section.
- (4) The following areas are closed the entire year to all gear except dip bag net gear:
- (a) Waldron Island Waters of Cowlitz Bay inside of a line from Sandy Point to Point Disney, and the small bay on the east side of the island.

- (b) Stuart Island Waters of Reid Harbor.
- (c) Swinomish Channel Waters between the bridge spanning the channel south of La Conner and a line perpendicular to the channel at the northeast end of the La Conner boat basin.
- (5) The following areas are closed from January 16 through April 15, except to dip bag net gear:
- (a) Central San Juan Islands Waters of Area 22A south of a line from Limestone Point on San Juan Island to Steep Point on Orcas Island, north of a line from Pear Point on San Juan Island to Rock Point on Lopez Island, west of a line projected true south from Deer Point on Orcas Island to landfall on Blakely Island, west of a line projected true north from Fauntleroy Point on Decatur Island to landfall on Blakely Island, and west of a line projected true south from the Lopez Pass navigation light on south Decatur Island to landfall on Lopez Island. Notwithstanding the provisions of this subsection, the following waters are open to purse seine and lampara the entire year: Those waters inside of a line from the northern end of Humphrey Head northwesterly to the northern end of Upright Head, from Twin Rocks west to Buck Bay, from Buck Bay south to Bald Bluff, and from Bald Bluff to the northern end of Humphrey Head.
- (b) Roche Harbor and Wescott Bay Waters of Area 22A south of a line projected true east from McCracken Point to landfall on San Juan Island and east of a line projected from the Kellett Bluff navigation light on Henry Island to Bellevue Point on San Juan Island.
  - (c) Areas 22B, 24A, 24B, and 24D.
- (d) ((Waters of Area 25A south of a line from Dungeness light to McCurdy Point.
- (e))) Waters of Area 25C south of a line from Tala Point to Foulweather Bluff.
  - $((\frac{(f)}{(f)}))$  (e) Area((s)) 25D ((and 25E)).
- (((g))) (f) Waters of Area 26B west of a line from Point Monroe to Point Jefferson.
  - (((h))) (g) Area 26C.
- (((i))) (h) Waters of Area 26D north of a line from Neill Point to Piner Point.
- (((<del>j)</del>)) (<u>i)</u> Waters of Area 27A north of a line from South Point to Lofall and contiguous waters of 27A south of a line projected true east from Hazel Point including all waters of Dabob and Quilcene Bays.
- (((<del>(k)</del>)) (<u>i)</u> Waters of Area 27B north of a line from Triton Head to Tekiu Point.
- (((1))) (k) Waters of Area 27C east of a line from Ayers Point to Union.
- ((<del>(m)</del>)) <u>(1)</u> Waters of Area 28A west of a line projected true north-south through Treble Point on Anderson Island, including Henderson Inlet.
- (((n))) (m) Waters of Area 28B west of a line projected true north from Penrose Point, including Mayo Cove and Von Geldern Cove.
- (((0))) (n) All contiguous waters of Area 28D north and east of a line projected from Dofflemeyer Point through Cooper Point to landfall on the west shore of Eld Inlet, including Totten Inlet, Hammersley Inlet and Oakland Bay.
- (6) The following areas are closed the entire year to all gear: Areas 25A and 25E.

## WSR 95-23-028 PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Order 3916—Filed November 8, 1995, 11:45 a.m.]

Date of Adoption: November 8, 1995.

Purpose: The amendment to the child care rule numbers is consistent with renumbering of rule sections for which Economic Services Administration is responsible. WAC 388-290-110(4) is revised to make it more consistent with federal requirements. New chapter 388-290 WAC.

Citation of Existing Rules Affected by this Order: Repealing chapter 388-51 WAC, Jobs training program child care and other work related supportive services and transitional child care; and new chapter 388-290 WAC, Child care.

Statutory Authority for Adoption: RCW 74.04.050. Other Authority: 45 CFR 255.4(f).

Adopted under notice filed as WSR 95-19-021 on September 8, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 1, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 17, amended 0, repealed 17.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 17, amended 0, repealed 17.

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

November 8, 1995 Sydney Doré for Jeanette Sevedge-App Acting Chief Office of Vendor Services

### Chapter 388-290 WAC CHILD CARE

#### **NEW SECTION**

WAC 388-290-010 Child care and other work-related supportive services—Purpose. The purpose of this program is to provide child care and other support services necessary to assist families with dependent children to become self-sufficient.

#### **NEW SECTION**

WAC 388-290-020 Definitions. Except as specified in this chapter, terms used under chapter 388-290 WAC shall have the same meaning applied to the AFDC program, as terms defined under chapters 388-22 and 388-250 WAC, and to the JOBS program under chapter 388-47 WAC.

- (1) "Able" means physically and/or mentally capable of caring for a child in a responsible manner.
- (2) "Applicable standards" means standards and practices related to child care under chapter 388-73 WAC or, in the case of a tribal JOBS program, tribal law.
- (3) "Child care overpayment" means any child care payment received by or for an assistance unit for a month which exceeds the amount the unit was eligible to receive.
- (4) "Co-payment" means the computed amount which the parent pays toward the child's cost of care.
- (5) "JOBS" means the job opportunities and basic skills training program for eligible AFDC families which assists obtaining education, training, and employment needed to avoid long-term welfare dependence.
- (6) "Support services" means child care, and other services provided for under federal law, that may be required, enabling an AFDC applicant or recipient to pursue employment, education, and training under chapter 388-47 WAC JOBS training program.

#### **NEW SECTION**

WAC 388-290-040 Assurances and responsibilities under JOBS, income assistance, and transitional child care. (1) The department shall assure:

- (a) Supportive services needed to enable a participant with an approved employability plan to participate in accordance with that approved plan in the JOBS program;
- (b) Child care services meet applicable standards of state or tribal law as described under WAC 388-15-170;
- (c) An entity providing child care allows parental access;
- (d) The child's individual needs are taken into account when the department provides or arranges for child care and other supportive services; and
- (e) Child care provided or claimed for payment is related to a person's JOBS program participation or employment hours.
  - (2) The department shall:
- (a) Inform applicants or recipients about child care and supportive services available under this chapter;
- (b) Respond to requests for child care services within a reasonable period of time;
- (c) Inform applicants or recipients of the types and locations of child care services available to help them select child care services:
- (d) Inform applicants or recipients of the child care options for which the department can make payment as described under WAC 388-290-110. The department shall:
- (i) Provide information on transitional child care to all families terminating from AFDC; and
- (ii) Include information on how to request transitional child care in the informational material provided to families terminating from AFDC.
- (e) Inform applicants or recipients of their rights and responsibilities in relation to child care and support services;
- (f) Provide timely child care payments to the provider; and
- (g) Provide advance and adequate notice to recipients of reduction, suspension, or termination of child care benefits.
  - (3) The recipient shall:

- (a) Choose the provider and make the child care arrangements;
- (b) Immediately notify the department of any change in providers:
- (c) Pay the in-home care giver when the department pays the applicant or recipient for in-home care;
  - (d) Pay any required co-payment;
- (e) Supply the department with necessary information to allow payment to the authorized provider; and
- (f) Immediately notify the provider when the department discontinues or changes the child care authorization.
  - (4) The provider shall provide:
  - (a) Parental access;
- (b) Constant supervision of a child under care throughout the time such person is the provider;
- (c) Developmentally appropriate activities for a child under provider's care; and
- (d) Access to attendance records by appropriate state and federal government representatives.
- (5) The provider shall meet licensing and contracting requirements as required under chapter 388-73 WAC.

- WAC 388-290-110 JOBS, income assistance, and transitional child care programs. (1) The department shall guarantee child care by:
- (a) Paying providers for center care or family day care when the provider is:
- (i) Licensed under chapter 74.15 RCW and chapter 388-73 WAC:
- (ii) Exempt from licensure under chapter 74.15 RCW and chapter 388-73 WAC;
- (iii) A tribal day care center meeting the requirements of tribal law and certified by the department;
- (iv) A child care facility, certified by the department, on a military installation; or
- (v) A child care facility operated on public school property by a school district.
- (b) Paying the recipient for in-home care provided the care taker meets the requirements as described under WAC 388-15-170 (8). In-home care shall include care given in the child's home or in a relative's home if the relative is:
  - (i) An adult sibling living outside the child's home; or
  - (ii) Grandparents, aunts, uncles, or first cousins.
- (c) Allowing the dependent care earnings disregard for employed AFDC recipients. The department shall allow a disregard when the household:
- (i) Received AFDC on October 13, 1988, based on application of the dependent care disregard, and has remained continuously eligible for grant assistance since that time. Such households shall have the option to use the disregard or state-paid child care;
- (ii) Was employed on September 30, 1991, and has not converted to the state-paid, child care system; or
- (iii) Is subject to retrospective budgeting and is converting to state-paid child care. When the household incurred child care costs in the corresponding budget month, the department shall allow both state-paid child care and a child care earnings disregard for the month of conversion and the month thereafter.

- (2) Within the child care guarantee of this section, the department shall authorize payment for child care to allow:
  - (a) An AFDC applicant or recipient to participate in:
  - (i) JOBS orientation or assessment;
- (ii) Job search that is part of an approved employability plan under chapter 388-47 WAC; or
  - (b) An AFDC recipient to participate in:
- (i) Work-related barrier removal activities, as approved by the department for participation in employment or activities under chapter 388-47 WAC;
- (ii) In an approved education or training or other component activity under chapter 388-47 WAC; or
  - (iii) Employment, either to accept or maintain.
- (c) A family eligible for transitional child care to participate in employment activities.
- (3) The department shall take the individual needs of the child into account.
- (4) The department shall not guarantee child care for households where any adult in the assistance unit is able and available to care for the children. See "able" as defined under section 020 of this chapter.

#### **NEW SECTION**

- WAC 388-290-115 JOBS, income assistance, and transitional child care programs—Eligible children and recipients. (1) The department shall authorize necessary child care if the dependent child is:
- (a) Included in the same assistance unit as the recipient; or
- (b) For transitional child care, meets the requirements of WAC 388-290-170(4); or
- (c) Included in the household, but is not in the recipient's assistance unit because the child is receiving SSI benefits or foster care benefits under Title IV-E of the Social Security Act; and
  - (d) Twelve years of age or younger; or
- (e) Physically or mentally (including emotionally) incapable of self-care, as verified by a licensed medical practitioner or licensed or certified psychologist; or
  - (f) Under court supervision.
- (2) The department shall not authorize child care to a recipient not included in the assistance unit when the recipient is:
  - (a) An undocumented alien;
  - (b) A recipient of SSI; or
  - (c) A nonneedy relative.
- (3) The department shall authorize JOBS and income assistance child care to employed recipients not included in the assistance unit due to a sanction with children meeting the requirements of subsection (1) of this section.

#### **NEW SECTION**

- WAC 388-290-120 JOBS, income assistance, and transitional child care program—Payment. (1) The department's payment for child care shall not exceed the seventy-fifth percentile of local market rate for child care. The department shall establish the department limits based on representative samples of local child care providers.
- (2) The child care rate limits shall be as published by the department.
  - (3) The department's payment for child care shall:

- (a) Relate to a person's hours of participation under chapter 388-47 WAC or hours of employment; and
- (b) Include transportation time between the place of employment or participation site for activity under chapter 388-47 WAC and the child care provider.
- (4) The department may authorize child care payments for JOBS or income assistance child care for up to two weeks for a person waiting to enter education or training, or other component activity approved under chapter 388-47 WAC, or employment.
- (5) The department may authorize JOBS, income assistance, or transitional child care for a period not to exceed one month when:
- (a) Child care arrangements would otherwise be lost; and
- (b) The component activity or employment is scheduled to begin within that period.
- (6) The department may pay for initial one-time fees for registration or equipment which are required by an authorized child care provider if such fees are:
  - (a) Required of all parents whose child is in care; and
  - (b) Needed to maintain a child care arrangement.
- (7) The department shall not pay ongoing annual registration fees.
- (8) Notwithstanding WAC 388-290-110 (1)(b), the department may establish a protective payee due to mismanagement when the recipient fails to pay the in-home care provider when:
- (a) The department has issued a child care warrant to the correct address and twelve or more working days have passed since the issuance date; and
- (b) The recipient has not reported the warrant lost, stolen, or destroyed.

- WAC 388-290-123 JOBS, income assistance, and transitional child care programs—Effective dates. (1) The department shall authorize JOBS and income assistance child care for:
- (a) Orientation or assessment, to coincide with participation in orientation or assessment provided the household has applied for assistance;
- (b) Employment, to coincide with the start of employment or the date of eligibility for assistance, whichever is later, as long as the recipient reports employment by the eighteenth day of the process month. If the recipient does not report employment timely, the effective date-for child care benefits shall be the date of request for child care;
- (c) Other approved activities, to coincide with the date of request for child care or the date the activity commenced or was approved, whichever is later.
- (2) The department shall authorize transitional child care for eligible families as required under WAC 388-290-155 (3).
- (3) The department shall provide timely notice to recipients for changes in payment when the change results in a discontinuation, suspension, reduction, termination, or forces a change in child care arrangements:
- (a) Except, as required under WAC 388-290-120 (4) and (5), the department shall terminate child care benefits to coincide with the termination of a component activity or

assistance, provided timely notice for the change in child care has been given; and

(b) Timely notice requirements shall not apply for other changes in the manner of payment.

#### **NEW SECTION**

WAC 388-290-130 Income assistance and transitional child care programs—Effect on eligibility and payments. (1) Except as provided under chapter 388-218 WAC, WAC 388-290-110 (1)(c), and subsections (2) and (3) of this section, the department shall determine AFDC eligibility and payment amounts without the dependent care disregard for households subject to the income assistance child care program.

- (2) The department shall determine payment amounts with the dependent care disregard for households receiving both state-paid child care and the earnings disregard for the month of conversion and the month thereafter.
- (3) When eligible, an employed applicant's eligibility for income assistance child care starts with the first day of AFDC eligibility.
- (4) The department shall not consider the child care benefits provided under this chapter as income or resources when determining AFDC, food stamp program eligibility, or payment amount. The department shall treat income received as a child care provider according to the requirements under chapters 388-49 and 388-218 WAC.

#### **NEW SECTION**

WAC 388-290-135 JOBS, income assistance, and transitional child care—Hearings. (1) Applicants or recipients shall be entitled to fair hearings under chapter 388-08 WAC on any action affecting child care benefits except for changes resulting from a change in policy or law.

- (2) Recipients of JOBS and income assistance child care payments shall not be eligible for continued child care benefits pending the outcome of a fair hearing.
- (3) Recipients of transitional child care benefits are eligible for continued benefits pending the outcome of a fair hearing. Continued benefits may not extend beyond the family's twelve-month eligibility period.

#### **NEW SECTION**

WAC 388-290-140 Income assistance child care program—Conversion. (1) The department shall convert or subject households to the state-paid income assistance child care program as follows:

- (a) At application. The department shall consider a reapplication following a break in assistance of one month or more as an application;
- (b) For existing cases starting employment after October 1, 1991, when employment starts; and
- (c) For existing cases that are employed on October 1, 1991, at the next eligibility review or the month thereafter, or upon the recipient's request, if earlier.
- (2) Recipients that cease to be eligible for assistance at conversion because of the loss of the child care earnings disregard shall receive transitional benefits, if otherwise eligible.

Permanent [ 20 ]

WAC 388-290-155 Transitional child care—Purpose and initial eligibility. (1) The department shall:

- (a) Guarantee transitional child care to families who become ineligible for AFDC as described under subsection (2) of this section; and
- (b) Permit such AFDC-ineligible families to accept or retain employment.
- (2) A family shall be eligible for transitional child care provided the family:
- (a) Is ineligible for AFDC due solely or in part because of increased hours of, or increased income from, employment or the loss of income disregards due to time limitations:
- (b) Received AFDC in three or more of the six months immediately preceding the first month of ineligibility; and
- (c) Requested orally or in writing transitional child care benefits and provides the information necessary for determining eligibility and fees.
  - (3) A family's eligibility for transitional child care shall:
- (a) Begin with the first month the AFDC family is ineligible for AFDC for reasons described under subsection (2) of this section; and
  - (b) Continue for a period of twelve consecutive months.
- (4) Families may begin receiving child care in any month during the twelve-month eligibility period. The department shall allow retroactive benefits for child care paid by an eligible family during this twelve-month period when the:
- (a) Provider meets requirements as described under WAC 388-290-110(1); and
- (b) Family requests benefits during the twelve-month period.

#### **NEW SECTION**

- WAC 388-290-160 Transitional child care—Copayment. (1) The caretaker relative shall contribute to the transitional child care cost based on the family's ability to pay according to a sliding scale based on the AFDC need standard as described under chapter 388-250 WAC.
- (a) Families with gross income, at or below one hundred percent of the needs standard, shall contribute five dollars per month toward the transitional child care cost.
- (b) Families with gross income exceeding one hundred percent of the needs standard shall contribute toward the transitional child care cost at the rate of twenty-five percent of the income exceeding one hundred percent of the needs standard, but not less than five dollars per month.
- (c) In computing the effects of income on transitional child care co-payment levels, the department shall apply AFDC rules as described under chapter 388-218 WAC.
- (d) The department shall calculate co-payments for the transitional child care total cost without regard to the number of children receiving care.
  - (2) The department shall calculate co-payments:
  - (a) At the time of the initial eligibility determination;
  - (b) When monthly income decreases; and/or
  - (c) When household size increases.
- (3) A person failing to pay the required co-payment shall be subject to termination as required under WAC 388-290-170 (1)(c).

(4) A family shall pay the co-payment for transitional child care directly to the child care provider.

#### **NEW SECTION**

WAC 388-290-170 Transitional child care—Ongoing eligibility. (1) A family's eligibility for transitional child care ceases to exist for a remaining portion of the twelvementh period when the caretaker relative:

- (a) Terminates employment without good cause. Good cause for failure to retain employment includes, but is not limited to:
- (i) Physical, mental, or emotional inability to perform the required activity;
- (ii) Court-ordered appearance or temporary incarceration:
  - (iii) Family or individual emergency or crises;
- (iv) Breakdown in transportation arrangements, with no readily accessible alternate transportation;
- (v) Inclement weather preventing a person and others similarly situated from traveling to, or participating in, the prescribed employment;
- (vi) The nature of the employment is hazardous to the person;
- (vii) The employment wages do not meet minimum wage standards or are not customary for the work in the community;
- (viii) The employment was obtained due to a vacancy caused by a labor dispute;
- (ix) Refusal to accept major medical treatment needed to continue employment, for example, major surgery;
- (x) Refusal to continue employment when the wages, less mandatory payroll deductions and necessary work-related expenses, do not equal or exceed the family's AFDC cash benefit;
- (xi) Illness or incapacity of another household member requiring the caretaker relative's care; or
- (xii) Child care problems and/or loss of a child care provider.
- (b) Fails to cooperate with the department in establishing and enforcing child support obligations;
  - (c) Fails to pay required co-payment fees; or
- (d) Child is no longer dependent, except for deprivation by unemployment.
- (2) The department shall only reinstate a family's eligibility for child care when:
- (a) The caretaker relative loses a job with good cause and finds another job. The department may qualify the family for the remaining portion of the twelve-month eligibility period; or
- (b) Back co-payment fees are paid or satisfactory arrangements are made to make full payments.
- (3) Siblings of children eligible for transitional child care, if needy and otherwise eligible, who enter or return to a household, shall be eligible to receive transitional child care benefits.
- (4) The department shall not consider transitional child care benefits as income or resources when determining AFDC or food stamp program eligibility or payment amount. The department shall treat income received as a child care provider according to chapters 388-49 and 388-218 WAC.

- WAC 388-290-180 Child care overpayments. (1) In those areas not expressly covered under this section, recipients of JOBS, income assistance, and/or transitional child care benefits shall be subject to and covered by chapter 388-270 WAC.
- (2) The department shall include, but not limit, a child care overpayment to:
- (a) Vendor payments for child care provided during a period when a child was not eligible for public assistance;
- (b) Payments made pending a fair hearing when the fair hearing decision subsequently finds against the client;
- (c) Payments made during the ten-day advance notice period when the client is ineligible for payment; and
- (d) Continued payments received by the recipient because the appropriate ten-day advance period extends into the next month.
- (3) The department shall calculate the amount of the child care overpayment based on the amount of child care payment the client or the child care provider receives for which the assistance unit was not entitled.
- (4) When establishing an overpayment, the department shall reduce any child care overpayment by the amount of any child care underpayment where applicable.
  - (5) The department shall recover overpayments from:
  - (a) The assistance unit which was overpaid:
- (b) Any assistance unit of which a member of the overpaid assistance unit has subsequently become a member; or
- (c) Any member of the overpaid assistance unit whether or not currently a recipient.
- (6) When a provider has claimed payment for child care services not provided, the department shall establish the overpayment in the provider's name.
- (7) The department shall attempt recovery of an over-payment in all cases:
  - (a) Of fraud;
- (b) Involving current recipients of child care benefits; and
- (c) Where cost of recovery does not exceed the overpayment amount.
- (8) In recovering overpayments from a family currently receiving child care benefits, the department shall consider a family's income level and financial obligations, including household expenses, when determining repayment requirements. Such families shall retain a reasonable amount of funds to meet the needs of the assistance unit.
- (9) The department may only make recovery of child care overpayments from current Title IV-A child care recipients from child care benefits. Recovery may not interfere with child care arrangements.
- (10) The department may make any recoveries of child care overpayments from AFDC benefit payments only on a voluntary request from a family receiving AFDC benefits.
- (11) The department shall recover overpayments from families no longer receiving child care payments as required under WAC 388-270-1150.

#### **NEW SECTION**

- WAC 388-290-210 Other supportive services. The department and the JOBS contractor may provide other supportive services payment or reimbursement for other supportive services expenses enabling a person to participate in the JOBS program.
- (1) The department shall subject the expenditures for a participant's supportive services to the maximum limits as indicated in the state's supportive services plan.
- (2) The department shall ensure supportive services are as outlined in the JOBS supportive services state plan and include, but are not limited to:
  - (a) Transportation costs;
  - (b) Tools and equipment;
- (c) License fees, including union initiation fees and licenses required by law, employer, or union for participation in JOBS or employment; and
- (d) One-time work-related expenses necessary for a participant to accept or maintain employment. The department shall only allow these expenses when:
- (i) The participant has a bona fide job expected to last thirty days or more;
  - (ii) Other funds are not available; and
  - (iii) Such expenses are required for the type of work.

#### **NEW SECTION**

WAC 388-290-250 Transitional supportive services. The department or the contractor may provide transitional supportive services, as outlined in the JOBS supportive services state plan, to a JOBS participant who loses eligibility for AFDC.

- (1) Services provided within thirty days following AFDC termination include, but are not limited to transportation, one-time work-related expenses, and social services; and
- (2) Counseling services for job retention may be provided for up to ninety days following AFDC termination.

#### **NEW SECTION**

WAC 388-290-260 Supportive services overpayments. (1) In those areas not expressly covered by this section, it is the intent of the department that recipients of JOBS and/or transitional supportive services benefits shall be subject to and covered by chapter 388-270 WAC.

- (2) "Supportive services overpayment" means any supportive service payment received by or for an assistance unit or JOBS participant that exceeds the amount the unit was eligible to receive.
- (3) The department shall determine the amount of the supportive services overpayment is the amount of payment received by the assistance unit or vendor for which the assistance unit was not entitled.
- (4) For current recipients of supportive services benefits, the department may only make recovery of support services overpayments from support services benefits. The department may only make a recovery of an overpayment from AFDC benefit payments upon voluntary request from a family receiving AFDC benefits.

(5) Recovery of overpayments from families no longer receiving supportive services payments, follow WAC 388-270-1150.

#### REPEALER

The following chapter of the Washington Administrative Code is repealed:

Chapter 388-51 WAC Job opportunities and basic skills training program child care and other work-related supportive services and transitional child care.

# WSR 95-23-029 PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [Order 3915—Filed November 8, 1995, 11:47 a.m.]

Date of Adoption: November 8, 1995.

Purpose: Case law establishes the availability of the equitable estoppel defense in public assistance cases. This proposed regulation gives notice of the availability [of] the defense to department clients. New WAC 388-08-585 Equitable estoppel.

Statutory Authority for Adoption: Chapter 74.50 RCW. Adopted under notice filed as WSR 95-20-067 on October 3, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 1, amended 0, repealed 0.

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

November 8, 1995 Sydney Doré for Jeanette Sevedge-App Acting Chief Office of Vendor Services

#### **NEW SECTION**

WAC 388-08-585 Equitable estoppel. (1) Equitable estoppel is an available defense to an appellant who is an applicant or a recipient of public assistance as defined in RCW 74.04.005(1), in an adjudicative proceeding pertaining to that applicant's or recipient's public assistance benefits.

- (2) When an applicant or a recipient of public assistance raises, or the facts indicate, a claim that the equitable estoppel defense may apply to a party to the proceeding, the presiding officer shall consider the defense of equitable estoppel according to the precedents set by reported Washington state appellate case law.
- (3) The presiding officer shall enter findings of fact and conclusions of law sufficient to determine whether:
- (a) The equitable estoppel defense applies to the appeal; and, if so
- (b) Each element of the defense has been met by the party asserting or benefitting from the defense in accordance with subsection (4) of this section.
- (4) The party asserting or benefitting from the equitable estoppel defense shall establish each element of the defense by clear, cogent, and convincing evidence.

## WSR 95-23-030 PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 3917, #100251—Filed November 8, 1995, 11:50 a.m.]

Date of Adoption: November 8, 1995.

Purpose: Provide regulatory support for the disregard of the Social Security COLA to April 1, of each year for SLMB clients.

Citation of Existing Rules Affected by this Order: Amending WAC 388-517-1740 Special low-income Medicare beneficiaries (SLMB)—Income and resources.

Statutory Authority for Adoption: RCW 74.08.090.

Adopted under notice filed as WSR 95-20-011 on September 25, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 1, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 1, repealed 0.

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

November 8, 1995 Sydney Doré for Jeanette Sevedge-App Acting Chief Office of Vendor Services AMENDATORY SECTION (Amending Order 3848A, filed 5/11/95, effective 6/11/95)

WAC 388-517-1740 Special low-income Medicare beneficiaries (SLMB)—Income and resources. (1) The department shall provide Medicare cost sharing for a SLMB client having:

(((+1))) (a) A total countable income, as determined under chapter 388-511 WAC, over one hundred percent of the current federal poverty level (FPL), but not exceeding one hundred twenty percent of the FPL. One hundred twenty percent of the current FPL is:

Family Size	Monthly
(i) One	\$ 747
(ii) Two	\$1,003

(((2))) (b) Resources, as determined under WAC 388-511-1110, not exceeding twice the maximum supplemental security income (SSI) resource limits.

(2) The department shall not consider a person's social security cost-of-living increase until April 1 of each year.

# WSR 95-23-032 PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Order 3919—Filed November 8, 1995, 2:28 p.m.]

Date of Adoption: November 8, 1995.

Purpose: To comply with new laws and to delete obsolete rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 388-15-217, 388-15-820, and 388-15-840.

Statutory Authority for Adoption: RCW 74.08.090 and 74.09.520.

Other Authority: Chapter 18, Laws of 1995 1st. sp. sess.

Adopted under notice filed as WSR 95-20-056 on October 2, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 3.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 3.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 3.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 3.

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

November 8, 1995 Sydney Doré for Jeanette Sevedge-App Acting Chief Office of Vendor Services

#### REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 388-15-217	Chore personal care services
	for employed disabled adults.
WAC 388-15-820	Medicaid personal care servic-
	es—Definitions.
WAC 388-15-840	Medicaid personal care servic-
	es—Assessment—
	Authorization.

# WSR 95-23-033 PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Order 3918—Filed November 8, 1995, 2:33 p.m.]

Date of Adoption: November 8, 1995.

Purpose: New sections WAC 388-73-351, 388-73-353, 388-73-355, 388-73-357, 388-73-361, 388-73-363, 388-73-365, 388-73-367, 388-73-369, 388-73-371, 388-73-373, 388-73-375, 388-73-377, 388-73-379, 388-73-381, 388-73-383, 388-73-385, 388-73-387, 388-73-389, 388-73-391, 388-73-393, and 388-73-395. Provide licensing standards for a new type of program which has emerged caring for a small number of children on a residential basis. These do not meet the definition of a foster home, but group home standards are excessive.

This is an analysis of the proposed revisions to chapter 388-73 WAC to create licensing standards for staffed residential homes for children and expectant mothers.

ENVIRONMENTAL AND FISCAL CONSEQUENCES:

There are no environmental consequences associated with the adoption of these rules.

The rules will facilitate the care of special needs children in small residential facilities rather than institutes. The care of children in small residential facilities is less costly than care in institutions. The rules do not impact a whole industry, but a handful of programs in Industrial Group 8361 Residential Care.

Under current rules these facilities would have to be licensed as group homes. Group home licensing would require degreed staff, water tempering devices, an inspection by the State Fire Marshal's Office, and inspection by the state Department of Health, additional space requirements (staff quarters, office space, visiting area, etc.) and more, even though these facilities care for only a small number of children at any time.

Adopting rules which are more closely tailored to the parameters of these programs will represent a saving to the operators and to the state.

#### GOALS AND OBJECTIVES:

The goal is to enable small providers to care for this population of special needs children without having to meet the requirements of the larger group homes. This is accomplished by having different specific requirements for staff qualifications, fire safety, staff-child ratio, etc.

ALTERNATE FORMS OF REGULATION:

A change of statute is not necessary here. RCW specifically gives the department the authority to adopt licensing standards for the different types of care which may be necessary. It is most appropriate to create new rules here where necessary. Trying to shoehorn these programs into existing rules and program types has been confusing and inconsistent. Adding this designation to a bunch of existing rules would add further confusion.

IMPACT ON OTHER AGENCIES:

The proposed rules will impact facilities that largely care for DCFS clients. However, JRA and DDD have been afforded an opportunity to review the proposed rules.

COST BENEFITS:

DCFS will pay \$3,188 per month for the care of a child in a staffed residential home as compared to the \$6,300 per month that it would pay to a group home were these facilities not available.

FEDERAL LAW:

These rules are not proposed to comply with federal law.

WHAT IS THE BASIS FOR THE RULE CHANGE?:

The change is necessary to meet the needs of increasing numbers of children who would otherwise be placed in institutional settings. It is precipitated largely by the request of child care providers who want relief from having to meet the additional requirements for group care programs.

DISCRIMINATION:

These rules do not discriminate in any way specified in 28 CFR Section 35.130.

Citation of Existing Rules Affected by this Order: Amending WAC 388-73-014, 388-73-058, 388-73-074, 388-73-076, and 388-73-146. (See Purpose above for listing of new sections.)

Statutory Authority for Adoption: Chapter 74.15 RCW. Adopted under notice filed as WSR 95-19-077 on September 18, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 22, amended 5, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 22, amended 5, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

November 8, 1995 Sydney Doré for Jeanette Sevedge-App Acting Chief Office of Vendor Services

AMENDATORY SECTION (Amending WSR 92-08-056, filed 3/26/92, effective 4/26/92)

WAC 388-73-014 Persons and organizations subject to licensing. Persons and organizations operating the following types of facilities are subject to licensing under chapter 74.15 RCW and RCW 74.08.044:

- (1) "Group care facility for children" means an agency maintained and operated for the care of a group of children on a twenty-four-hour basis;
- (2) "Child-placing agency" means an agency placing children for temporary care, continued care, or for adoption;
- (3) "Maternity service" means an agency providing or arranging for care or services to expectant mothers regardless of age, before or during confinement, or providing care as needed to mothers and their infants after confinement. See WAC 388-73-702;
- (4) "Day care facility" means an agency regularly providing care for children for periods of less than twenty-four hours. Separate requirements are adopted for the following subcategories of day care facilities:
- (a) A "mini-day care program" means a day care facility for the care of twelve or fewer children in a facility other than the family abode of the person or persons under whose direct care and supervision the children are placed; or
- (b) A "day treatment program" means an agency providing care, supervision, and appropriate therapeutic and educational services during part of the twenty-four-hour day for a group of persons under eighteen years of age and the persons are unable to adjust to full-time regular or special school programs or full-time family living because of:
  - (i) Disruptive behavior;
  - (ii) Family stress;
  - (iii) Learning disabilities; or
  - (iv) Other serious emotional or social handicaps.
- (5) "Foster family home" means a person or persons regularly providing care on a twenty-four-hour basis to one or more, but not more than four, children, expectant mothers, or developmentally disabled persons in the family abode of the person or persons under whose direct care and supervision the child, expectant mother, or developmentally disabled person is placed;
- (6) "Large foster family home" means a foster family home with at least two adult residents in the home providing care on a twenty-four-hour basis to five or six children or developmentally disabled persons;
- (7) "Crisis residential center" means an agency operating under contract with the department to provide temporary, protective care to children in a semisecure residential facility in the performance of duties specified and in the manner provided in RCW 13.32A.010 through 13.32A.200 and 74.13.032 through 74.13.036. Separate requirements are adopted for the following subcategories of crisis residential centers:

- (a) A regional crisis residential center is a structured group care facility whose primary and exclusive functions are those of a crisis residential center;
- (b) A group care facility functioning partially or exclusively as a crisis residential center;
- (c) A foster family home functioning either partially or exclusively as a crisis residential center and has been designated as a crisis residential center by the department.
- (8) A "facility for severely and multiply-handicapped children" means a group care facility providing residential care to a group of nonambulatory children whose severe, disabling, multiple physical, and/or mental handicaps will require intensive personal care, and may require skilled health care, physical therapy, or other forms of therapy;
- (9) "Staffed residential home for children or expectant mothers" means a home providing twenty-four-hour care for less than seven children or expectant mothers. The home employs staff to care for children and may or may not be a family residence.

### AMENDATORY SECTION (Amending Order 2081, filed 2/29/84)

- WAC 388-73-058 Earnings, allowances, personal belongings. (1) Except for crisis residential centers, juvenile detention facilities staffed residential home for children, and foster family homes, full-time child care providers shall give each child a regular allowance based on ((his or her)) age, needs, and ability to handle money.
- (2) Group care facilities shall account for allowances given and for children's earnings, if any, in a ledger or other appropriate record maintained for this purpose.
- (3) When a person is discharged, ((he or she shall be permitted)) the licensee shall permit the person to take ((his or her)) personal belongings and all of ((his or her)) the person's money, or be fully informed about the transfer of ((his or her)) the person's money to another facility.

### AMENDATORY SECTION (Amending Order 2445, filed 12/2/86)

- WAC 388-73-074 Social service staff. (1) Each childplacing agency, day treatment program, maternity service staffed residential home for children, and group care facility, except for juvenile detention facilities, shall provide or arrange for social services by persons at least one of whom has a master's degree in social work or closely allied field.
- (2) Social service staff not having a master's degree in social work shall have a bachelor's degree in social work or closely allied field and shall receive face-to-face supervision by a person having a master's degree in social work or closely allied field for a minimum of one hour for each twenty hours of paid employment.
- (3) When social services are provided by an agency other than the licensee, there shall be a written agreement detailing the scope of service to be provided. Any such agreement must meet the requirements of this section.
- (4) The licensee shall provide the following minimum ratios of full-time social service staff providing direct services to persons under care ((shall-be provided)):

Day treatment program	1 to 15
Group care facilities	1 to 25
Child-placing agency	
Maternity services	1 to 25
Regional and other group care crisis	
residential centers	1 to 5

AMENDATORY SECTION (Amending Order 2445, filed 12/2/86)

WAC 388-73-076 Social study—Treatment plans. Except for juvenile detention facilities, the social service staff of each child-placing agency, day treatment program, maternity service staffed residential home for children, and group care facility shall:

- (1) Develop or assemble from appropriate sources a written diagnostic social study on each child and expectant mother accepted for care. Except in the case of persons accepted for emergency care, the study shall serve as the basis of the person's admission to care. In such case, the study shall be completed within thirty days after admission if the person remains in care. The study shall contain in addition to the minimum information recorded as required by WAC 388-73-054 the following information:
- (a) Child's school records, when possible. Where children attend school away from the facility, records mean grade placement, reports, and correspondence with schools. Where the facility has a school on the grounds, records shall mean transcripts and other records normally kept by a school.
- (b) Copies of psychological or psychiatric evaluations, if any, of the child or expectant mother.
- (c) A narrative description of the background of the child and his or her family, the child's interrelationships and the problems and behaviors necessitating care away from own home, previous placement history, if any, and an evaluation as to need for the particular services and type of care the licensee will provide. For American Indian children, see WAC 388-73-044.
- (2) Develop and implement a written treatment plan for each person accepted for care. Such plan shall outline the agency's treatment goals and methods of work with the individual and his or her family. The plan shall be updated at least quarterly to show progress toward achievement of goals and shall identify impediments to the return of the child to his or her own home, the home of relatives, or placement for adoption and steps taken or to be taken to overcome those impediments. No person shall be admitted to nor retained in an agency's program where the person cannot be served effectively by the program or where the person can be served more appropriately by another available program.
- (3) Whenever the treatment plan indicates the child may return to his or her own home, ((the agency shall)) provide or arrange for services to child's parents. Where geographical or other conditions prevent the licensee from working directly with child's parents or another agency is already providing appropriate services, the licensee shall enter into an agreement with the agency for joint planning and exchange of reports toward the end of reuniting the family, or shall make arrangements with another appropriate agency toward that end.

- (4) Whenever the treatment plan indicates the child will not be able to return to his or her own home, ((the agency shall)) move expeditiously to develop a plan for permanence for the child. The permanent placement for the child shall be made in a family able to meet the child's physical, emotional, and cultural needs.
- (5) Ensure agency records ((shall)) include a running account of the treatment received by the child and others involved in the treatment plan including but not limited to group treatment, individual counseling, etc., whether delivered by the agency or a contracted source. The file shall be updated no less frequently than once per thirty days.

AMENDATORY SECTION (Amending WSR 92-08-056, filed 3/26/92, effective 4/26/92)

WAC 388-73-146 Care of younger or severely and multiply-handicapped children. This section is applicable only to mini-day care programs, group care facilities, and facilities for severely and multiply-handicapped children.

- (1) A licensee shall not accept a child under one month of age for day care.
- (2) Facilities licensed to care for thirteen or more children shall provide separate, safe play areas for children under one year of age or children not walking. Children under one year of age shall be cared for in rooms or areas separate from older children, as approved by the department with not more than eight such children to a room or area and with handwashing facilities in each such room or area or convenient thereto.
  - (3) Diaper changing. The provider shall ensure:
- (a) Diaper-changing areas shall be sanitized between use for different children or protected by a moisture impervious (or not absorbent) disposable covering discarded after each use:
- (b) Disposable towels or clean reusable towels having been laundered between children shall be used for cleaning children:
- (c) Personnel shall wash hands before and after diapering each child;
- (d) Diaper-changing areas shall be separate from food preparation areas and shall be adjacent to a handwashing sink; and
- (e) The designated changing area shall be impervious to moisture and washable.
- (4) Except for foster family homes, the provider shall use disposable diapers, a commercial diaper service, or reusable diapers supplied by the child's family. Soiled diapers shall be placed without rinsing into separate, cleanable, covered containers provided with waterproof liners prior to transport to laundry, parent, or acceptable disposal. Soiled diapers shall be removed from the facility at least daily. Diaper-changing procedures shall be posted at the changing areas.
- (5) The agency shall initiate the child's toilet training when readiness is indicated by the child and in consultation with the child's parents or placement agency. Potty chairs, when in use, shall be located on washable, impervious surfaces.
- (6) When the agency formula feeds infants under one year of age, the infants shall be on a formula feeding schedule agreed upon by the child's parent or parents,

- guardian, the placement agency, and the licensee. When the agency formula feeds severely and multiply-handicapped children, the children shall be on a schedule agreed upon by the children's physician and the facility's dietitian (see WAC 388-73-144(8)).
  - (a) Feedings prepared on the premises of the facility.
- (i) Any child's formula provided by the parent or parents, guardian, placement agency, or licensee shall be in a ready-to-feed strength or require no preparation other than dilution with water at the day care facility.
- (ii) If the container in which the feeding was purchased does not include a sanitized bottle and nipple, the agency shall transfer ready-to-feed formula from the bulk container to the bottle and nipple feeding unit in a sanitary manner in an area separate from diapering areas.
- (iii) The agency shall refrigerate filled bottles if bottles are not used immediately and the contents shall be discarded if bottles are not used within twelve hours.
- (iv) If bottles and nipples are reused by the facility, the agency shall sanitize the bottles and nipples.
- (v) When more than one bottle-fed child is in care, the agency shall label the bottles with the child's name and date prepared. The agency shall pour milk for children requiring bottles but no longer on formula from the original container into sanitized, labeled bottles. The agency shall use sanitized nipples only on the bottles.
  - (b) Feedings brought to the child care facility.
- (i) When the parent brings bottles into the facility, the bottles shall have a label showing the child's name.
- (ii) The agency shall refrigerate bottles immediately upon their arrival at the facility and the agency shall discard the bottle contents if not used within twelve hours.
- (c) Bottles shall not be propped. The agency shall provide semisolid foods for infants at between four and five months of age, upon consultation with the parent or placement agency, and/or with a physician when indicated. Infants too young or unable to sit in high chairs shall be held by the care giver in a semisitting position for all feedings unless medically contraindicated. Infants six months of age or over showing a preference for holding their own bottles may do so provided an adult remains in the room and within observation range. The agency shall take bottles from the child when the child finishes feeding or when the bottle is empty. See also WAC 388-73-144.
  - (7) Cribs.
- (a)(i) Providers shall furnish single level infant cribs made of wood, metal, or approved plastic with secure latching devices. Such infant cribs shall also have no more than two and three-eighths inches space between vertical slats when used for infants under six months of age.
- (ii) For infants, providers may use cribs not meeting the spacing requirement provided crib bumpers or other effective methods are used to prevent the infant's body from slipping between the slats.
  - (b) Infants' crib mattresses shall be:
- (i) Snug fitting to prevent the infant or severely and multiply-handicapped child being caught between the mattress and crib side rails; and
  - (ii) Waterproof and easily sanitized.
  - (8) Children's activities.
- (a) The facility shall provide infants and severely and multiply-handicapped children opportunities for:

- (i) Exercise;
- (ii) Large and small muscle development;
- (iii) Crawling and exploring;
- (iv) Sensory stimulation;
- (v) Social interaction; and
- (vi) Development of communication and self-help skills.
- (b) The facility shall provide safe and suitable toys and equipment for the care of infants and severely and multiply-handicapped children.
- (9) The licensee shall prohibit smoking in a foster home caring for infants and/or medically fragile children and in a motor vehicle when the licensee transports such children. The licensee may permit smoking outdoors on the premises away from the building, where the child is not present.
  - (10) Nursing consultation.
- (a) Except for facilities caring for severely and multiplyhandicapped children requiring a registered nurse on staff or under contract, facilities licensed for the care of four or more infants shall arrange for regular consultation to include at least one monthly on-site visit by a registered nurse trained or experienced in the care of young children.
- (b) In collaboration with the agency's administrative staff, the nurse shall advise the agency on the:
  - (i) Operation of the infant care program; and
  - (ii) Implementation of the child health program.
- (c) The agency's written agreement with the registered nurse shall be available in the facility.
  - (d) The agency shall document the nurse's on-site visits.
- (e) The nurse's name and telephone number shall be posted or otherwise available in the agency.

WAC 388-73-351 Staffed residential homes for children or expectant mothers. The rules in WAC 388-73-351 through 388-73-399 apply only to licensing staffed residential homes.

#### **NEW SECTION**

WAC 388-73-353 Agency affiliation. A staffed residential home for children or expectant mothers shall only operate under the auspices of and/or contract with a licensed child placing agency or the department. The agency shall provide social services as required under WAC 388-73-074 and 388-73-076.

#### **NEW SECTION**

WAC 388-73-355 Function of staffed residential home for children or expectant mothers. A staffed residential child care home shall normally serve children who:

- (1) Need foster care but may not ordinarily adjust to the close, personal relationships normally found in a foster family home; or
- (2) Are emotionally disturbed or physically or mentally handicapped, or medically fragile, or whose behavior is inappropriate for foster family care.
- (3) The home, through its own program or by arrangement with appropriate community resources, shall provide the necessary specialized services required by the group which the facility services.

#### **NEW SECTION**

- WAC 388-73-357 Capacity. (1) A staffed residential home for children or expectant mothers shall be licensed for the care of not more than six children.
- (2) A staffed residential home for children or expectant mothers having only one staff on duty shall not care for more than four children. An additional staff person shall be required to care for more than four children.
- (3) A staffed residential home for children or expectant mothers shall not be licensed for more than three expectant or parenting mothers.
- (4) A staffed residential home for children or expectant mothers shall not be licensed for more than two children under two years of age, except for a home caring for expectant or parenting mothers.
- (5) A staffed residential home for children or expectant mothers shall not be licensed for the care of more than three persons experiencing mental or physical handicaps of such severity as to require nursing care, and then only if the:
- (a) Licensee provides staff who are qualified by training related to the administration of the required medical procedures and relevant experience to provide proper care; and
- (b) The person's treatment is under the supervision of a physician.
- (6) A staffed residential home for children or expectant mothers may be licensed for the care of more than two nonambulatory persons whether that condition is due to age or physical or mental impairment if it is in compliance with WAC 388-73-371 through 388-73-395.

#### **NEW SECTION**

- WAC 388-73-361 Required positions. A staffed residential home for children or expectant mothers shall provide staff in accordance with the following requirements:
- (1) A director responsible for the general management and administration of the agency's program. This person shall:
  - (a) Be twenty-five years of age or older;
- (b) Possess an ability to understand the role of the agency in meeting the needs of children;
  - (c) Work with representatives of appropriate agencies;
  - (d) Have:
- (i) A bachelor's degree in a social science or closely allied field and two years successful, full-time experience working in a group care facility for children; or
- (ii) A minimum of five years' successful, full-time experience:
- (A) Working in a group care facility for children in an administrative or child care capacity; or
- (B) As a foster parent with a letter of recommendation from the licensing agency and/or supervising agency.
- (e) Have a year's successful experience working with children in the age group and with same problems as the population in care or have training (e.g., a college course or multiple workshops) on working with children with the specific problems, unless another staff member has the experience or training;
- (f) The director, or a person meeting the same qualifications, shall be on the premises during daytime hours when children are in care; and

- (g) Be responsible for the administration of the agency including supervision of the staff, program planning, and overseeing the implementation of the plan of care or treatment for each child in care.
- (2) Child care staff whose primary duties are the care, supervision, and guidance of children. Such staff shall be at least eighteen years of age. Staff under twenty-one years of age shall be under the immediate supervision of staff at least twenty-one years of age.
- (a) During the nighttime hours there shall be at least one awake child care staff member on duty. (The requirement for an awake staff may be waived when there are fewer than three children in care and these children do not require intensive supervision due to behavioral or medical problems.)

The director and support and maintenance staff may serve as child care staff, if qualified, when not involved in other duties, provided the required number of child care staff is maintained.

- (b) When only one child care staff is on duty, a second person shall be on call and available to respond within one half-hour.
- (3) The agency shall have relief staff to enable all staff to have the equivalent of two days a week off.

#### **NEW SECTION**

- WAC 388-73-363 Nursing services. (1) A staffed residential home for children or expectant mothers home having as its major purpose the care of chronically ill or severely handicapped children shall make arrangements for regular nursing consultation, including regular visits (not less frequent than monthly) or as prescribed in the contract and the individual child's treatment plan, by a registered nurse currently licensed in the state of Washington.
- (2) The nurse's name, address, and telephone number shall be readily available. The nurse shall assist the agency in implementing a program which provides for periodic health supervision of all children and for follow-up care of special health needs as identified by the child's physician or noted by agency personnel.
- (3) The nurse shall advise and assist nonmedical personnel in maintaining child health records, meeting daily health needs and caring for children with minor illnesses and injuries.

#### **NEW SECTION**

- WAC 388-73-365 Required rooms, areas, and equipment. The facility shall provide rooms of sufficient size and properly equipped to accommodate the number of children served and their special needs. The facility shall provide the following rooms or areas:
- (1) Bedrooms (per WAC 388-73-106), except that bedrooms housing children requiring medical equipment shall have additional space for that equipment.
- (2) Living room. There shall be at least one comfortable furnished living room.
- (3) Dining area. A dining room area shall be provided with sufficient capacity to accommodate the group comfortably and furnished appropriate.
- (4) Staff quarters. Room for staff on night supervision shall be separate from but in proximity to the sleeping rooms of the children.

- (5) Recreation area. The agency shall provide at least one separate indoor area, sufficient in size and location, for recreational and informal education activities. This may be a dual purpose room.
- (6) Office. The agency shall provide a room or area that can be used as an administrative office.
- (7) Visiting area. The agency shall provide space where privacy can be achieved for the use of visitors.
- (8) Some area/rooms may have multiple uses (e.g., dining room and recreation area, visiting area, and living room).

#### **NEW SECTION**

- WAC 388-73-367 Staffed residential homes for children or expectant mothers—Services to person under care. (1)(a) A staffed residential child care home shall provide or arrange for such care and supervision as the age and physical condition of the persons under care require and shall include transportation and the teaching of social and living skills.
- (b) The facility shall provide opportunities for play and recreation. Staff shall encourage persons in care to participate in community and culturally relevant activities in accord with the person's capacity for such experience.
  - (2) The agency shall submit a:
- (a) Written program description for departmental approval including a list of services to be provided to the residents and their families and how and by whom these services will be provided; and
- (b) Schedule of typical daily activities for persons in care.

#### **NEW SECTION**

- WAC 388-73-369 Fire safety—Staffed residential child care home for children or expectant mothers. (1) A staffed residential home for children or expectant mothers shall comply with the fire safety requirements in WAC 388-73-310.
- (2) A staffed residential home for children or expectant mothers caring for more than two nonambulatory children shall comply with the fire safety requirements in WAC 388-73-371 through 388-73-395.
- (3) A home caring for six children shall comply with the applicable sections of the Uniform Building Code.

#### **NEW SECTION**

- WAC 388-73-371 Location of care. (1) The licensee shall ensure that care in a staffed residential home for children or expectant mothers caring for more than two nonambulatory children shall be provided on one floor which is at ground level.
- (2) Floors located more than four feet above or below grade level shall not be used for child care.

#### **NEW SECTION**

WAC 388-73-373 Occupancy separations. (1) Hazardous area shall be separated from the staffed residential home for children or expectant mothers facility by at least a one-hour fire-resistive occupancy separation.

- (2) Hazardous areas include rooms or spaces containing a commercial-type cooking kitchen, boiler, maintenance shop, janitor closet, laundry, woodworking shop, flammable or combustible material, or painting operation.
- (3) A fire-resistive separation shall not be required where the food preparation kitchen contains only a domestic cooking range, and the preparation of food does not result in the production of smoke or grease laden vapors.

WAC 388-73-375 Exits. (1) At least one exit door shall be of the pivoted or side-hinged swinging type. Other exit doors may be sliding doors.

(2) Each facility used for child care purposes shall be provided with two exits, located at opposite ends of the building or floor.

#### **NEW SECTION**

WAC 388-73-377 Windows. (1) Every sleeping or napping room shall have at least one operable window for emergency rescue with the exception of sleeping or napping rooms having doors leading to two separate exit ways, or a door leading directly to the exterior of the building.

- (2) All escape or rescue windows shall have a minimum net clear openable area of 5.7 square feet. The minimum net clear openable height dimension shall be twenty-four inches. The minimum net clear openable width dimension shall be twenty inches. When windows are provided as a means of escape or rescue they shall have a finished sill height not more than forty-four inches above the floor. A stationary platform may be used to attain the forty-four inch sill height.
- (3) Bars, grilles, grates, or similar devices may be installed on emergency escape or rescue window or doors, provided the devices are equipped with approved release mechanisms which are openable from the inside without the use of a key or special knowledge or effort.

#### **NEW SECTION**

WAC 388-73-379 Sprinklers. The requirement for one of the two exits may be deleted if a residential sprinkler system is provided throughout the entire building in accordance with National Fire Protection Association Standard 13d and the remaining exit is a door.

#### **NEW SECTION**

WAC 388-73-381 Accessibility of exits. (1) Exit doors and rescue windows shall be easily openable to the full open position.

- (2) Exit doors and rescue windows shall be openable from the inside without having to use a key. Night latches, dead bolts, security chains, manually operated edge or surface mounted flush bolts and surface bolts shall not be used. The locking arrangement on outside exit doors should be such that they will automatically unlock when the doorknob is turned from the inside.
- (3) Obstructions shall not be placed in corridors, aisles, doorways, exit doors, stairways, ramps, or rescue windows.
- (4) No space which is accessible only be ladder, folding stairs, or trap doors shall be used for staffed residential homes for children or expectant mothers.

- (5) Every bathroom door lock shall be designed to permit the opening of the locked door from the outside in an emergency. The opening device shall be readily accessible to the staff.
- (6) Every closet door latch shall be such that children can open the door from the inside of the closet.
- (7) Barriers to exiting shall be restricted to gates or other approved devices that are easily openable and do not delay exiting.

#### **NEW SECTION**

WAC 388-73-383 Single station smoke detectors. (1) Smoke detectors shall be located in all sleeping and napping rooms in and at a point centrally located in the corridor or area giving access to each separate sleeping or napping area.

- (2) Where the ceiling height of a room open to the hallway serving the sleeping or napping rooms exceeds that of the hallway by twenty-four inches or more, smoke detectors shall be installed in the hallway and in the adjacent room.
- (3) Detectors shall sound an alarm audible in all sleeping and napping areas of the facility in which they are located. The minimum acceptable audibility level is sixty decibels.
- (4) In new construction, required smoke detectors shall receive their primary power from the building wiring when such wiring is served from a commercial source and shall be equipped with a battery backup. The detector shall emit a signal when the batteries are low. Wiring shall be permanent and without a disconnecting switch other than those required for overcurrent protection.
- (5) Smoke detectors may be solely battery operated when installed in existing buildings or buildings without commercial power.
- (6) Single station smoke detectors shall be tested at monthly intervals or in a manner specified by the manufacturer. Records of such testing shall be maintained upon the premises.

#### **NEW SECTION**

WAC 388-73-385 Fire extinguishers. (1) The licensee shall provide: At least one approved two A, ten B:C rated fire extinguisher. Such extinguisher(s) shall be located in the area of the normal path of egress. The maximum travel distance to an extinguisher shall not exceed seventy-five feet. Where the travel distance exceeds seventy-five feet, an additional extinguisher(s) shall be required.

Approved two A, ten B:C rated means a fire extinguisher with an Underwriters Laboratory label on the nameplate classifying the extinguisher as two A, ten B:C rated. These extinguishes are usually multi-purpose five-pound dry chemical units.

- (2) Fire extinguishers shall be operationally ready for use at all times.
- (3) Fire extinguishers shall be kept on a shelf or mounted in a bracket provided for this purpose so that the top of the extinguisher is not more than five feet above the floor.
- (4) Fire extinguishers shall receive yearly maintenance certification by a firm specializing in such work and licensed

to do business in the state of Washington. Maintenance means a thorough check of the extinguisher to include examination of:

- (a) Mechanical parts;
- (b) Extinguishing agent; and
- (c) Expelling means.
- (5) New fire extinguishers need not receive an additional certification test during the first year.

#### **NEW SECTION**

WAC 388-73-387 Fire prevention. (1) The licensee shall request the local fire department to visit the child care home to assist care givers in meeting all necessary fire safety requirements and become familiar with the home.

- (2) The licensee shall assure that furnace rooms are maintained free of lint, grease, and rubbish accumulations and are suitably isolated, enclosed, or protected.
- (3) Flammable or combustible materials shall be stored away from exits and in areas which are not accessible to children. Combustible rubbish should shall not be allowed to accumulate and should be removed from the building or stored in closed, metal containers.
- (4) All waste generated shall be removed daily from the building and disposed of in a safe manner outside the building. All containers used for the disposal of waste material be of noncombustible materials with tops. Electrical motors shall be kept dust-free.
- (5) Open-flame devices capable of igniting clothing shall not be left on, unattended or used in a manner which could result in an accidental ignition of children's clothing. Candles shall not be used.
- (6) All electrical circuits, devices and appliances shall be properly maintained. Circuits shall not be overloaded. Extension cords and multi-plug adapters shall not be used in lieu of permanent wiring and proper receptacles.
- (7) House numbers shall be clearly visible from the street or road fronting the property and contrast with their background. Where the home is not clearly visible from the road, the address shall be posted at the head of the driveway.
- (8) Fireplaces, woodstoves, and all other similar devices must be installed and approved according to the rules that were in effect at the time of installation as evidenced by a local building permit. Such devices shall be properly maintained and shall be cleaned and certified at least once a year or as recommended by the manufacturer.

#### **NEW SECTION**

WAC 388-73-389 Sprinkler system maintenance. Sprinkler systems, if installed, shall be tested and certified yearly by a Washington state licensed fire sprinkler contractor.

#### **NEW SECTION**

WAC 388-73-391 Fire evacuation plan. The licensee shall develop a written fire evacuation plan. The evacuation plan shall include an evacuation floor plan, identifying exit doors and windows, that should be posted at each exit door. The licensee shall ensure the plan includes the:

- (1) Action to take by the person discovering a fire;
- (2) Methods for sounding an alarm on the premises;

- (3) Action to take for evacuation of the building, assuring accountability of the children; and
  - (4) Action to take pending arrival of the fire department.

#### **NEW SECTION**

WAC 388-73-393 Fire evacuation drill. The licensee shall:

- (1) Conduct a fire evacuation drill at least once each month; and
- (2) Maintain a written record on the premises indicating the date, time, and other required entries on the form.

#### **NEW SECTION**

WAC 388-73-395 Staff fire safety training. (1) The licensee and each employee or assistant shall be familiar with all elements of the fire evacuation plan and shall be capable of:

- (a) Operating fire extinguishers installed on the premises;
  - (b) Testing smoke detectors (single station types); and
- (c) Conducting frequent inspections of the home to identify fire hazards and take action to correct any hazards noted during the inspection.
- (2) The licensee shall conduct such inspections on at least a monthly basis and keep records on the premises.

## WSR 95-23-039 PERMANENT RULES LOTTERY COMMISSION

[Filed November 9, 1995, 12:25 p.m.]

Date of Adoption: November 3, 1995.

Purpose: To establish the game play rules and criteria for determining winners of Instant Game Nos. 153 ("Bingo"), 154 ("Gold Rush"), 155 ("Loose Change"), and 156 ("\$2 Win For Life"), and to define the term "redeem."

Statutory Authority for Adoption: RCW 67.70.040.

Adopted under notice filed as WSR 95-19-105 on September 20, 1995.

Changes Other than Editing from Proposed to Adopted Version: Game 156, "\$2 Win For Life," was adopted with the following additions: (a) A claimant must have a United States Social Security number in his or her name, subsection (2)(c)(i); (b) a claimant is entitled to semiannual payments (\$6,000) regardless of whether he or she lives to the end of the six-month period, subsection (2)(c)(ii); (c) any payment made to a claimant's successor-in-interest will be made in a lump sum, subsection (2)(c)(iv); and (d) the claimant's successor-in-interest is not entitled to receive any payment until he or she has notified the lottery of the death of a claimant, and is required to return any moneys received after the claimant's death and prior to notifying the lottery, subsection (2)(c)(vi).

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 5, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

November 7, 1995

Evelyn P. Yenson

Director

#### **NEW SECTION**

WAC 315-11A-153 Instant Game Number 153 ("Bingo"). (1) Definitions for Instant Game Number 153.

- (a) Play symbols: The play symbols are all the integers from "1" to "75," inclusive, and the word "free." Twenty-four of these play symbols shall appear in each of four play fields on the front of the ticket. Each playfield shall be known as a "player's card" and each ticket shall have four player's cards, one each labeled "Card 1," "Card 2," "Card 3," and "Card 4." The 24 play symbols in each card shall be placed in a 5-play-symbol by 5-play-symbol configuration with a "free" space in the center of each card. Each ticket shall have a "Caller's Card" which shall have 24 play symbols which shall be covered by latex.
- (b) Validation number: The unique nineteen-digit number on the front of the ticket. The number is covered by latex.
- (c) Pack-ticket number: The twelve-digit number of the form 15300001-1-000 printed on the back of the ticket. The first three digits are the game identifier. The first eight digits of the pack-ticket number for Instant Game Number 153 constitute the "pack number" which starts at 15300001; the last three digits constitute the "ticket number" which starts at 000 and continues through 199 within each pack of tickets.
- (d) Retailer verification codes: Codes consisting of small letters found under the removable covering on the front of the ticket in the Caller's Card section which the lottery retailer uses to verify instant winners of \$600.00 or less. For Instant Game Number 153, the retailer verification code is a three-letter code, with each letter appearing beneath the removable covering and among the play symbols in the Caller's Card section on the front of the ticket. The retailer verification codes are:

VERIFICATION CO	DE	PRIZE	
TWO	\$	2.00	
THR	\$	3.00	
FIV	\$	5.00	(\$2 AND \$3)
TEN	\$	10.00	
TWF	\$	25.00	
TRY	\$	30.00	(\$2, \$3, AND \$25)
FRY	\$	40.00	(\$2, \$3, \$10, AND \$25)
FTY	\$	50.00	•
OHF	\$	150.00	

TWH	\$ 200.00	(\$25, \$25, AND \$150;
THF	\$ 250.00	\$50 AND \$150) (\$25, \$25, \$50 AND \$150; \$250)

- (e) Pack: A set of one hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.
  - (2) Criteria for Instant Game Number 153.
  - (a) The price of each instant game ticket shall be \$2.00.
- (b) Determination of prize winning tickets: An instant prize winner is determined in the following manner:
- (i) When the play symbols in any of the player's cards, which match exactly the play symbols in the Caller's Card, form the following configurations, the bearer of the ticket shall be entitled to a prize as follows:
  - -Card 1: Either five matching play symbols, or four matching play symbols and the free space, in a horizontal, vertical or diagonal line in Card 1 shall entitle the bearer to \$2.00.
    - A matching play symbol in each and every corner space of Card 1 shall entitle the bearer to \$25.00.
    - Eight matching play symbols forming an "X" on Card 1 shall entitle the bearer to \$150.00. The "X" must have the "free" space at its center.
  - -Card 2: Either five matching play symbols, or four matching play symbols and the free space, in a horizontal, vertical or diagonal line in Card 2 shall entitle the bearer to \$3.00.
    - A matching play symbol in each and every corner space of Card 2 shall entitle the bearer to \$50.00.
    - Eight matching play symbols forming an "X" on Card 2 shall entitle the bearer to \$250.00. The "X" must have the "free" space at its center.
  - -Card 3: Either five matching play symbols, or four matching play symbols and the free space, in a horizontal, vertical or diagonal line in Card 3 shall entitle the bearer to \$10.00.
    - A matching play symbol in each and every corner space of Card 3 shall entitle the bearer to \$150.00.
    - Eight matching play symbols forming an "X" on Card 3 shall entitle the bearer to \$1,000.00. The "X" must have the "free" space at its center.
  - -Card 4: Either five matching play symbols, or four matching play symbols and the free space, in a horizontal, vertical or diagonal line in Card 4 shall entitle the bearer to \$25,00.
    - A matching play symbol in each and every corner space of Card 4 shall entitle the bearer to \$250.00.
    - Eight matching play symbols forming an "X" on Card 4 shall entitle the bearer to \$10,000. The "X" must have the "free" space at its center.

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- (ii) The bearer of a ticket which is entitled to a prize from more than one player's card shall be entitled to the total of the prizes won on all the cards, provided however, that where there is more than one prize on one player's card, only the highest prize on that player's card shall be paid.
- (iii) Play symbols may not be combined, exchanged, or intermingled among or within one or more player's cards.
- (c) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.
- (d) 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 153 set forth in subsection (3) of this section, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.
- (e) Notwithstanding any other provisions of these rules, the director may:
  - (i) Vary the length of Instant Game Number 153; and/or
- (ii) Vary the number of tickets sold in Instant Game Number 153 in a manner that will maintain the estimated average odds of purchasing a winning ticket.
- (3) Ticket validation requirements for Instant Game Number 153.
- (a) In addition to meeting all other requirements in these rules and regulations, to be a valid instant game ticket for Instant Game Number 153 all of the following validation requirements apply:
- (i) Exactly 25 play symbols must appear in each of the player's cards on the front of the ticket. One of the play symbols shall be "free" which shall appear in the exact center of each player's card.
- (ii) Exactly 24 play symbols must appear in the Caller's Card section on the front of the ticket.
- (iii) 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
Pack-Ticket Number	Validation Font
Validation Number	Validation Font
Retailer Verification Code	Validation Font

- (iv) Each of the play symbols, the validation number, pack-ticket number, and retailer verification code must be printed in black ink.
- (v) Each of the play symbols must be exactly one of those described in subsection (1)(a) of this section.
- (b) Any ticket not passing all the validation requirements in WAC 315-10-070 and in (a) of this subsection is invalid and ineligible for any prize.

WAC 315-11A-154 Instant Game Number 154 ("Gold Rush"). (1) Definitions for Instant Game Number 154.

(a) Play symbols: The "play symbols" are listed below in (b) of this subsection. One of these play symbols appears in each of the six play spots under the latex covering on the front of the ticket. The latex covered area shall be known as the playfield. Two of the six play spots shall be labeled "winning numbers."

(b) Play symbol captions: The small printed characters appearing below each play symbol which correspond with and verify that play symbol. The caption is a spelling out, in full or abbreviated form, of the play symbol. One and only one of these captions appears under each play symbol. The three-digit ticket number shall appear before each play symbol caption. For Instant Game Number 154, the captions which correspond with and verify the play symbols are:

PLAY SYMBOL	CAPTION
2	TWO
3	THR
4	FOR
5	FIV
6	SIX
7	SVN
8	EGT
9	NIN
10	TEN
12	TLV

- (c) Prize symbols: The following are the "prize symbols": "\$1.00," "\$2.00," "\$3.00," "\$4.00," "\$5.00," "\$7.00," "\$25.00," "\$50.00," and "\$1,500." One of these prize symbols appears below each of the play symbol captions, except that no prize symbol appears below the caption of the play symbols labeled "winning numbers."
- (d) Prize symbol captions: The small printed characters which appear below the prize symbol and verify and correspond with that prize symbol. The prize symbol caption is a spelling out, in full or abbreviated form, of the prize symbol. For Instant Game Number 154, the prize symbol captions which correspond with and verify the prize symbols are:

PRIZE	SYMBOL	<u>CAPTION</u>
\$	1.00	ONE DOL
\$	2.00	TWO DOL
\$	3.00	THR DOL
\$	4.00	FOR DOL
\$	5.00	FIV DOL
\$	7.00	SVN DOL
\$	25.00	TWF DOL
\$	50.00	\$FIFTY\$
\$	1,500	FTNHUND

- (e) Validation number: The unique nineteen-digit number on the front of the ticket. The number is covered by latex.
- (f) Pack-ticket number: The twelve-digit number of the form 15400001-1-000 printed on the back of the ticket. The first three digits are the game identifier. The first eight digits of the pack-ticket number for Instant Game Number 154 constitute the "pack number" which starts at 15400001; the last three digits constitute the "ticket number" which starts at 000 and continues through 199 within each pack of tickets.
- (g) 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 \$600.00 or less. For Instant Game Number 154, 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:

VERIFICATION CODE	Į	PRIZE	
ONE	\$	1.00	
TWO	\$	2.00	(\$1 AND \$1; \$2)
FIV	\$	5.00	(\$3 AND \$2; \$2, \$2 AND \$1)
TEN	\$	10.00	(\$4, \$4, \$1 AND \$1; \$5 AND \$5)
FTN	\$	15.00	(\$5, \$5 AND \$5; \$4, \$4, \$4, \$4 AND \$3)
TWF	\$	25.00	(\$7, \$7, \$7 AND \$4)
OHN	\$	100.00	(\$25, \$25, \$25 AND \$25; \$50, \$25 AND \$25)

- (h) Pack: A set of two hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.
  - (2) Criteria for Instant Game Number 154.
  - (a) The price of each instant game ticket shall be \$1.00.
- (b) Determination of prize winning tickets: An instant prize winner is determined in the following manner:
- (i) When any of the four play symbols matches exactly one of the two play symbols labeled "winning numbers," the matching play symbol shall be a winning play symbol, and the bearer of the ticket shall win the prize below the winning play symbol.
- (ii) The bearer of a ticket which has more than one winning play symbol shall win the total of the prizes below each winning play symbol.
- (c) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.
- (d) 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 154 set forth in subsection (3) of this section, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.
- (e) Notwithstanding any other provisions of these rules, the director may:
  - (i) Vary the length of Instant Game Number 154; and/or
- (ii) Vary the number of tickets sold in Instant Game Number 154 in a manner that will maintain the estimated average odds of purchasing a winning ticket.
- (3) Ticket validation requirements for Instant Game Number 154.
- (a) In addition to meeting all other requirements in these rules and regulations, to be a valid instant game ticket for Instant Game Number 154 all of the following validation requirements apply:
- (i) Exactly one play symbol must appear in each of the six play spots in the playfield on the front of the ticket.
- (ii) Each play symbol must have a play symbol caption below it and each must agree with its caption.

- (iii) Each of the play symbol captions, except for the "winning numbers" play symbol captions, shall have a prize symbol below it. Each of the prize symbols shall also have a prize symbol caption below it.
- (iv) 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

- (v) Each of the play symbols and its caption, the validation number, pack-ticket number, and retailer verification code must be printed in black ink.
- (vi) Each of the play symbols and each of the play symbol captions must be exactly one of those described in subsection (1)(b) of this section.
- (vii) Each of the prize symbols must be exactly one of those described in subsection (1)(c) of this section and each of the prize symbol captions must be exactly one of those described in subsection (1)(d) of this section.
- (b) Any ticket not passing all the validation requirements in WAC 315-10-070 and in (a) of this subsection is invalid and ineligible for any prize.

#### **NEW SECTION**

## WAC 315-11A-155 Instant Game Number 155 ("Loose Change"). (1) Definitions for Instant Game Number 155.

- (a) Play symbols: The "play symbols" are listed below in (b) of this subsection. One of these play symbols appears in each of the five play spots under the latex covering on the front of the ticket. The latex covered area shall be known as the playfield. One of the five play spots shall be labeled "winning number."
- (b) Play symbol captions: The small printed characters appearing below each play symbol which correspond with and verify that play symbol. The caption is a spelling out, in full or abbreviated form, of the play symbol. One and only one of these captions appears under each play symbol. The three-digit ticket number shall appear before each play symbol caption. For Instant Game Number 155, the captions which correspond with and verify the play symbols are:

LAY SYMBOL	CAPTION
2	TWO
3	THR
4	FOR
5	FIV
6	SIX
7	SVN
8	EGT
9	NIN
10	TEN
12	TLV
	BNK

- (c) Prize symbols: The following are the "prize symbols": "\$1.00," "\$2.00," "\$3.00," "\$4.00," "\$5.00," "\$6.00," "\$7.00," "\$20.00," "\$25.00," and "\$500." One of these prize symbols appears below each of the play symbol captions, except that no prize symbol appears below the caption of the play symbol labeled "winning number."
- (d) Prize symbol captions: The small printed characters which appear below the prize symbol and verify and correspond with that prize symbol. The prize symbol caption is a spelling out, in full or abbreviated form, of the prize symbol. For Instant Game Number 155, the prize symbol captions which correspond with and verify the prize symbols are:

PRIZE	SYMBOL	<u>CAPTION</u>
\$	1.00	ONE DOL
\$	2.00	TWO DOL
\$	3.00	THR DOL
\$	4.00	FOR DOL
\$	5.00	FIV DOL
\$	6.00	SIX DOL
\$	7.00	SVN DOL
\$	20.00	TWY DOL
\$	25.00	TWF DOL
\$	500.00	FIVHUND

- (e) Validation number: The unique nineteen-digit number on the front of the ticket. The number is covered by latex.
- (f) Pack-ticket number: The twelve-digit number of the form 15500001-1-000 printed on the back of the ticket. The first three digits are the game identifier. The first eight digits of the pack-ticket number for Instant Game Number 155 constitute the "pack number" which starts at 15500001; the last three digits constitute the "ticket number" which starts at 000 and continues through 199 within each pack of tickets
- (g) 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 \$600.00 or less. For Instant Game Number 155, 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:

VERIFICATION CODE	<u> </u>	PRIZE	
ONE	\$	1.00	
THR	\$	3.00	(\$2 AND \$1; \$1, \$1 AND \$1)
FOR	\$	4.00	(\$1, \$1, \$1 AND \$1)
SIX	\$	6.00	(\$2, \$2, \$1 AND \$1; \$3 AND \$3)
TEN	\$	10.00	(\$3, \$3, \$2 AND \$2; \$5 AND \$5)
SVT	\$	17.00	(\$5, \$5, \$5 AND \$2; \$6, \$6, \$4 AND \$1)
TTN	\$	21.00	(\$7, \$7, \$6 AND \$1)
FTY	\$	50.00	
FVH	\$	500.00	,

- (h) Pack: A set of two hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.
  - (2) Criteria for Instant Game Number 155.
  - (a) The price of each instant game ticket shall be \$1.00.
- (b) Determination of prize winning tickets: An instant prize winner is determined in the following manner:
- (i) When any of the four play symbols matches exactly the play symbol labeled "winning number," the matching play symbol shall be a winning play symbol, and the bearer of the ticket shall win the prize below the winning play symbol.
- (ii) In Instant Game Number 155, the "play symbol with the caption "BNK" shall always be a winning play symbol, and the bearer of a ticket which has a "play symbol with the caption "BNK" shall be entitled to the prize shown below the "play symbol.
- (iii) The bearer of a ticket which has more than one winning play symbol shall win the total of the prizes below each winning play symbol.
- (c) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.
- (d) 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 155 set forth in subsection (3) of this section, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.
- (e) Notwithstanding any other provisions of these rules, the director may:
  - (i) Vary the length of Instant Game Number 155; and/or
- (ii) Vary the number of tickets sold in Instant Game Number 155 in a manner that will maintain the estimated average odds of purchasing a winning ticket.
- (3) Ticket validation requirements for Instant Game Number 155.
- (a) In addition to meeting all other requirements in these rules and regulations, to be a valid instant game ticket for Instant Game Number 155 all of the following validation requirements apply:
- (i) Exactly one play symbol must appear in each of the five play spots in the playfield on the front of the ticket.
- (ii) Each play symbol must have a play symbol caption below it and each must agree with its caption.
- (iii) Each of the play symbol captions, except for the "winning number" play symbol caption, shall have a prize symbol below it. Each of the prize symbols shall also have a prize symbol caption below it.
- (iv) 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

- (v) Each of the play symbols and its caption, the validation number, pack-ticket number, and retailer verification code must be printed in black ink.
- (vi) Each of the play symbols and each of the play symbol captions must be exactly one of those described in subsection (1)(b) of this section.
- (vii) Each of the prize symbols must be exactly one of those described in subsection (1)(c) of this section and each of the prize symbol captions must be exactly one of those described in subsection (1)(d) of this section.
- (b) Any ticket not passing all the validation requirements in WAC 315-10-070 and in (a) of this subsection is invalid and ineligible for any prize.

WAC 315-11A-156 Instant Game Number 156 ("\$2 Win For Life"). (1) Definitions for Instant Game Number 156.

- (a) Play symbols: The "play symbols" are listed below in (b) of this subsection. One of these play symbols appears in each of the nine play spots under the latex covering on the front of the ticket. The latex covered area shall be known as the playfield. One of the nine play spots shall be labeled "winning number."
- (b) Play symbol captions: The small printed characters appearing below each play symbol which correspond with and verify that play symbol. The caption is a spelling out, in full or abbreviated form, of the play symbol. One and only one of these captions appears under each play symbol. The three-digit ticket number shall appear before each play symbol caption. For Instant Game Number 156, the captions which correspond with and verify the play symbols are:

PLAY SYMBOL	CAPTION
2	TWO
3	THR
4	FOR
5	FIV
6	SIX
7	SVN
8	EGT
9	NIN
10	TEN
12	TLV
13	THN
14	FRN
15	FTN
16	SXT
17	SVT

- (c) Prize symbols: The following are the "prize symbols": "\$1.00," "\$2.00," "\$3.00," "\$4.00," "\$5.00," "\$6.00," "\$8.00," "\$10.00," "\$15.00," "\$20.00," "\$25.00," "\$100.00," and "LIFE." One of these prize symbols appears below each of the play symbol captions, except that no prize symbol appears below the caption of the play symbol labeled "winning number."
- (d) Prize symbol captions: The small printed characters which appear below the prize symbol and verify and correspond with that prize symbol. The prize symbol caption is a spelling out, in full or abbreviated form, of the prize symbol. For Instant Game Number 156, the prize

symbol captions which correspond with and verify the prize symbols are:

PRIZE	SYMBOL	<u>CAPTION</u>
\$	1.00	ONE DOL
\$	2.00	TWO DOL
\$	3.00	THR DOL
\$	4.00	FOR DOL
\$	5.00	FIV DOL
\$	6.00	SIX DOL
\$	8.00	EGT DOL
\$	10.00	TEN DOL
\$	15.00	FTN DOL
\$	20.00	TWY DOL
\$		TWF DOL
\$	100.00	ONEHUND
	LIFE	\$1,000/MONTH

- (e) Validation number: The unique nineteen-digit number on the front of the ticket. The number is covered by latex.
- (f) Pack-ticket number: The twelve-digit number of the form 15600001-1-000 printed on the back of the ticket. The first three digits are the game identifier. The first eight digits of the pack-ticket number for Instant Game Number 156 constitute the "pack number" which starts at 15600001; the last three digits constitute the "ticket number" which starts at 000 and continues through 199 within each pack of tickets.
- (g) 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 \$600.00 or less. For Instant Game Number 156, 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:

VERIFICATION CODE	<u>P</u>	RIZE	
TWO	\$	2.00	(\$1 AND \$1; \$2)
FOR	\$	4.00	(\$1, \$1, \$1 AND \$1; \$3 AND \$1)
SIX	\$	6.00	(\$1, \$1, \$1, \$1, \$1 AND \$1; \$4, \$1 AND \$1)
TEN	\$	10.00	(\$2, \$2, \$1, \$1, \$1, \$1, \$1, \$1, \$1 and \$1; \$6, \$2 and
TWY	\$	20.00	\$2) (\$5, \$4, \$2, \$2, \$2, \$2, \$2 AND \$1)
FTY	\$	50.00	(\$10, \$10, \$10, \$8, \$8, \$2, \$1 AND \$1)
OHN	\$	100.00	(\$25, \$20, \$20, \$15, \$10, \$5 AND \$5)
FVH	\$	500.00	(\$100, \$100, \$100, \$100 AND \$100)

- (h) Pack: A set of two hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.
  - (2) Criteria for Instant Game Number 156.
  - (a) The price of each instant game ticket shall be \$2.00.

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- (b) Determination of prize winning tickets: An instant prize winner is determined in the following manner:
- (i) When any of the eight play symbols matches exactly the play symbol labeled "winning number," the matching play symbol shall be a winning play symbol, and the bearer of the ticket shall win the prize below the winning play symbol.
- (ii) The bearer of a ticket which has more than one winning play symbol shall win the total of the prizes below each winning play symbol.
- (c) When the "LIFE" prize symbol with the caption "\$1,000/MONTH" appears below a winning play symbol on an Instant Game Number 156 ticket, the prize for the claimant of said ticket shall be \$1,000 per month for the life of the claimant, subject hereto:
- (i) A natural person, and a natural person only, may claim the prize of \$1,000 per month for life. The natural person must have a U.S. Social Security number in his or her name.
- (ii) Prize payments shall be made semiannually in the amount of \$6,000 at the beginning of the six-month period for which the claimant is entitled. Claimant shall be entitled to said \$6,000 payment regardless of whether claimant lives to the end of said six-month period.
- (iii) In the event that the prize claimant is under the age of eighteen at the time of claiming, the claimant shall not be entitled to the first payment of \$6,000 until the month that the claimant reaches the age of eighteen.
- (iv) In the event that the claimant dies prior to payment of \$100,000 in prize money under this section, claimant's successor-in-interest shall be entitled to payment of that amount of money in a lump sum which would provide claimant and said successor together a total of \$100,000, upon presentation to the lottery of legal documents, including court order(s) if necessary, to demonstrate the successor's entitlement to said payment.
- (v) The determination of the sufficiency of the documents necessary under this subsection shall lie within the sole discretion of the director of the lottery.
- (vi) It shall be the obligation of claimant's successor-ininterest to notify the lottery of the death of the claimant. No person shall be entitled to receive any payment under this section after claimant's death until the lottery has been notified of said death. The lottery shall require the return of any moneys received after claimant's death and prior to notification of the lottery.
- (vii) Payment to said successor shall be governed by all applicable law including WAC 315-06-120, 315-06-125, and 315-06-130.
- (d) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.
- (e) 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 156 set forth in subsection (3) of this section, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.
- (f) Notwithstanding any other provisions of these rules, the director may:
  - (i) Vary the length of Instant Game Number 156; and/or

- (ii) Vary the number of tickets sold in Instant Game Number 156 in a manner that will maintain the estimated average odds of purchasing a winning ticket.
- (3) Ticket validation requirements for Instant Game Number 156.
- (a) In addition to meeting all other requirements in these rules and regulations, to be a valid instant game ticket for Instant Game Number 156 all of the following validation requirements apply:
- (i) Exactly one play symbol must appear in each of the nine play spots in the playfield on the front of the ticket.
- (ii) Each play symbol must have a play symbol caption below it and each must agree with its caption.
- (iii) Each of the play symbol captions, except for the "winning number" play symbol caption, shall have a prize symbol below it. Each of the prize symbols shall also have a prize symbol caption below it.
- (iv) 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

- (v) Each of the play symbols and its caption, the validation number, pack-ticket number, and retailer verification code must be printed in black ink.
- (vi) Each of the play symbols and each of the play symbol captions must be exactly one of those described in subsection (1)(b) of this section.
- (vii) Each of the prize symbols must be exactly one of those described in subsection (1)(c) of this section and each of the prize symbol captions must be exactly one of those described in subsection (1)(d) of this section.
- (b) Any ticket not passing all the validation requirements in WAC 315-10-070 and in (a) of this subsection is invalid and ineligible for any prize.

#### **NEW SECTION**

WAC 315-02-240 Redeem defined. "Redeem" means presentation, with the intent of demanding prize payment, of a ticket, and claim form if required by these rules, at a location authorized to pay the prize sought, and receipt by the player of the prize payment. Presentation is not effective upon placement of the ticket, and claim form if required, in the U.S. or another mail service, but is effected only upon actual receipt by the location authorized to make payment.

## WSR 95-23-042 PERMANENT RULES DEPARTMENT OF LICENSING

[Filed November 13, 1995, 10:55 a.m.]

Date of Adoption: November 13, 1995.

Purpose: To incorporate legislation enacted during 1995 ordinary session and first special session into the model traffic ordinance.

Citation of Existing Rules Affected by this Order: Amending WAC 308-330-300, 308-330-305, 308-330-307, 308-330-316, 308-330-330, 308-330-406, 308-330-425, and 308-330-454.

Statutory Authority for Adoption: RCW 46.90.010. Adopted under notice filed as WSR 95-16-088 on July 31, 1995.

Changes Other than Editing from Proposed to Adopted Version: The session law citations referenced in the proposed rule making have been changed to the RCW citations.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 6, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 2, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 8, repealed 0.

Effective Date of Rule: Thirty-one days after filing.
November 8, 1995
Katherine Baros Friedt
Director

AMENDATORY SECTION (Amending WSR 94-23-029, filed 11/8/94, effective 12/9/94)

WAC 308-330-300 RCW sections adopted—Certificates of ownership and registrations. The following sections of the Revised Code of Washington (RCW) pertaining to vehicle certificates of ownership and registrations as now or hereafter amended are hereby adopted by reference as a part of this chapter in all respects as though such sections were set forth herein in full: RCW 46.12.070, 46.12.080, 46.12.101, 46.12.102, 46.12.215, 46.12.250, 46.12.260, 46.12.270, 46.12.300, 46.12.310, 46.12.320, 46.12.330, 46.12.340, 46.12.350, and 46.12.380.

AMENDATORY SECTION (Amending WSR 94-01-082, filed 12/13/93, effective 7/1/94)

WAC 308-330-305 RCW sections adopted—Vehicle licenses. The following sections of the Revised Code of Washington (RCW) pertaining to vehicle licenses as now or hereafter amended are hereby adopted by reference as a part of this chapter in all respects as though such sections were set forth herein in full: RCW 46.16.010, 46.16.011, 46.16.022, 46.16.023, 46.16.025, 46.16.028, 46.16.030, 46.16.048, 46.16.088, 46.16.135, 46.16.140, 46.16.145, 46.16.170, 46.16.180, 46.16.240, 46.16.260, 46.16.290, 46.16.316, 46.16.381, 46.16.390, 46.16.500, 46.16.505, and 46.16.595((, and 46.16.710)).

AMENDATORY SECTION (Amending WSR 94-23-029, filed 11/8/94, effective 12/9/94)

WAC 308-330-307 RCW sections adopted—Driver licenses-identicards. The following sections of the Revised Code of Washington (RCW) pertaining to driver licenses and identification cards as now or hereafter amended are hereby adopted by reference as a part of this chapter in all respects as though such sections were set forth herein in full: RCW 46.20.021, 46.20.022, 46.20.025, 46.20.027, 46.20.031, 46.20.041, 46.20.045, 46.20.190, 46.20.220, 46.20.308, ((46.20.309<sub>7</sub>)) 46.20.336, 46.20.338, 46.20.342, 46.20.343, 46.20.344, ((46.20.365<sub>7</sub>)) 46.20.391, 46.20.394, 46.20.410, 46.20.420, 46.20.430, 46.20.435, 46.20.500, 46.20.510, 46.20.550, ((and)) 46.20.750, and 46.20.3101.

AMENDATORY SECTION (Amending WSR 94-01-082, filed 12/13/93, effective 7/1/94)

WAC 308-330-316 RCW sections adopted—Vehicle lighting and other equipment. The following sections of the Revised Code of Washington (RCW) pertaining to vehicle lighting and other equipment as now or hereafter amended are hereby adopted by reference as a part of this chapter in all respects as though such sections were set forth herein in full: RCW 46.37.010, 46.37.020, 46.37.030, 46.37.040, 46.37.050, 46.37.060, 46.37.070, 46.37.080, 46.37.090, 46.37.100, 46.37.110, 46.37.120, 46.37.130, 46.37.140, 46.37.150, 46.37.160, 46.37.170, 46.37.180, 46.37.184, 46.37.185, 46.37.186, 46.37.187, 46.37.188, 46.37.190, 46.37.193, 46.37.196, 46.37.200, 46.37.210, 46.37.215, 46.37.220, 46.37.230, 46.37.240, 46.37.260, 46.37.270, 46.37.280, 46.37.290, 46.37.300, 46.37.310, 46.37.340, 46.37.351, 46.37.360, 46.37.365, 46.37.369, 46.37.375, 46.37.380, 46.37.390, 46.37.400, 46.37.410, 46.37.420, 46.37.423, 46.37.424, 46.37.425, 46.37.430, 46.37.435, 46.37.440, 46.37.450, 46.37.460, 46.37.465, 46.37.467, 46,37.470, 46.37.480, 46.37.490, <u>46.37.495</u>, 46.37.500, 46.37.510, 46.37.513, 46.37.517, 46.37.520, 46.37.522, 46.37.523, 46.37.524, 46.37.525, 46.37.527, 46.37.528, 46.37.529, 46.37.530, 46.37.535, 46.37.537, 46.37.539, 46.37.540, 46.37.550, 46.37.560, 46.37.570, 46.37.590, 46.37.600, 46.37.610, and 46.37.620.

AMENDATORY SECTION (Amending WSR 94-01-082, filed 12/13/93, effective 7/1/94)

WAC 308-330-330 RCW sections adopted—Motor vehicle wreckers. The following section of the Revised Code of Washington (RCW) pertaining to motor vehicle wreckers as now or hereafter amended is hereby adopted by reference as a part of this chapter in all respects as though such section were set forth herein in full: RCW 46.80.010 and 46.80.060.

AMENDATORY SECTION (Amending WSR 94-01-082, filed 12/13/93, effective 7/1/94)

WAC 308-330-406 RCW sections adopted—Abandoned, unauthorized, and junk vehicle tow truck operators. The following sections of the Revised Code of Washington (RCW) pertaining to abandoned, unauthorized, and junk vehicle tow truck operators as now or hereafter amended are hereby adopted by reference as a part of this

chapter in all respects as though such sections were set forth herein in full: RCW 46.55.010, 46.55.020, 46.55.025, 46.55.030, 46.55.035, 46.55.037, 46.55.040, 46.55.050, 46.55.060, 46.55.063, 46.55.070, 46.55.080, 46.55.085, 46.55.090, 46.55.100, 46.55.105, 46.55.110, 46.55.113, 46.55.120, 46.55.130, 46.55.140, 46.55.150, 46.55.160, 46.55.170, 46.55.230, 46.55.240, and 46.55.910.

AMENDATORY SECTION (Amending WSR 94-23-029, filed 11/8/94, effective 12/9/94)

WAC 308-330-425 RCW sections adopted—Reckless driving, vehicular homicide and assault. The following sections of the Revised Code of Washington (RCW) pertaining to reckless driving, driving while under the influence of intoxicating liquor or any drug, vehicular homicide and assault as now or hereafter amended are hereby adopted by reference as a part of this chapter in all respects as though such sections were set forth herein in full: RCW 46.61.500, 46.61.502, 46.61.503, 46.61.504, 46.61.505, 46.61.527, 46.61.519, 46.61.5191, 46.61.5195, 46.61.525, 46.61.5052, 46.61.5053,)) 46.61.5054, 46.61.5055, 46.61.5057, and 46.61.5058.

AMENDATORY SECTION (Amending WSR 94-01-082, filed 12/13/93, effective 7/1/94)

WAC 308-330-454 Stopping, standing, and parking of buses and taxicabs regulated. (1) The operator of a bus shall not stop, stand, or park such vehicle upon any highway at any place other than a designated bus stop. This provision shall not prevent the operator of a bus from temporarily stopping in accordance with other stopping, standing, or parking regulations at any place for the purpose of and while actually engaged in the expeditious loading or unloading of passengers or their baggage.

(2) The operator of a bus shall enter a bus stop or passenger loading zone on a highway in such a manner that the bus when stopped to load or unload passengers or baggage shall be in a position with the right front wheel of such vehicle not farther than eighteen inches from the curb and the bus approximately parallel to the curb so as not to unduly impede the movement of other vehicular traffic.

(3) The operator of a taxicab shall not <u>stop</u>, stand, or park such vehicle upon any highway at any place other than in a designated taxicab stand. This provision shall not prevent the operator of a taxicab from temporarily stopping in accordance with other stopping, standing, or parking regulations at any place for the purpose of and while actually engaged in the expeditious loading or unloading of passengers.

# WSR 95-23-043 PERMANENT RULES LAKE WASHINGTON TECHNICAL COLLEGE

[Filed November 13, 1995, 3:24 p.m.]

Date of Adoption: November 8, 1995.

Purpose: To amend WAC 495D-104-0

Purpose: To amend WAC 495D-104-010 to change the time of day for regular meetings of the board of trustees.

Citation of Existing Rules Affected by this Order: Amending WAC 495D-104-010.

Statutory Authority for Adoption: RCW 28B.50.140. Adopted under notice filed as WSR 95-20-019 on September 26, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

November 8, 1995

Donald W. Fowler

ald W. Fowler
President

### Chapter 495D-104 WAC BOARD OF TRUSTEES

AMENDATORY SECTION (Amending WSR 93-03-086, filed 1/19/93, effective 2/19/93)

WAC 495D-104-010 Time and place of board meetings. The board of trustees shall hold one regular meeting on the second Wednesday of each month at ((7:30 a.m. in February, April, June, August, October, and December, and at 6:30)) 6:00 p.m. ((in January, March, May, July, September, and November)) and such special meetings as may be requested by the chair of the board or by a majority of the members of the board and announced in accordance with law. All regular and special meetings of the board of trustees shall be held at Lake Washington Technical College, unless scheduled elsewhere, and are open to the general public, except for lawful executive sessions. No official business may be conducted by the board of trustees except during a regular or special meeting.

## WSR 95-23-044 PERMANENT RULES PUGET SOUND AIR POLLUTION CONTROL AGENCY

[Filed November 13, 1995, 3:26 p.m.]

Date of Adoption: November 9, 1995.

Purpose: To provide the regulated community with a simpler, more concise regulation while incorporating the new federal NESHAP (National Emission Standards for Hazardous Air Pollutants) requirements; and to phase out the use of transfer machines.

Citation of Existing Rules Affected by this Order: Amending Regulation III - Section 3.03.

Statutory Authority for Adoption: Chapter 70.94 RCW. Adopted under notice filed as WSR 95-20-082 on October 4, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

November 9, 1995 Margaret L. Corbin Air Pollution Engineer

#### **AMENDATORY SECTION**

#### REGULATION III SECTION 3.03 PERCHLORO-ETHYLENE DRY CLEANERS

- (((a) This section applies to all dry cleaning systems using perchloroethylene, except systems with annual uncontrolled emissions of 300 kilograms or less.
- (b) It shall be unlawful for any person to operate a perchloroethylene dry cleaning system unless the entire dryer exhaust is vented through a control device which will reduce VOC emissions to 5 kg or less per 100 kg dry weight-of cleaned articles.
- (e) It shall be unlawful for any person to cause or allow the operation of a perchloroethylene dry cleaner unless the control device meets one of the following conditions:
- (1) The exhaust from a earbon adsorber shall contain less than 100 ppm perchloroethylene as measured over a period of one minute before dilution; or
- (2) The air temperature at the outlet of a refrigerated condenser must reach 7°C or less during the cool-down period. A temperature gauge shall be installed on the condenser outlet duct; or
- (3) The demonstrated control efficiency for any other control device must be 90% or greater by weight, prior to the discharge to the atmosphere measured over a complete control cycle.
- (d) It shall be unlawful for any person to cause or allow the operation of any perchloroethylene dry cleaner unless all of the following conditions are met:
- (1) All leaking components shall be repaired immediately.
- (2) If filtration cartridges are drained, they shall be drained in an enclosed container for at least twenty four (24) hours before discarding the cartridges.))
- (a) Applicability. This section applies to all dry cleaning systems using perchloroethylene.
- (b) General Requirements. It shall be unlawful for any person to cause or allow the operation of a perchloro-

- ethylene dry cleaning system unless all the airperchloroethylene gas-vapor stream is vented through a carbon adsorber or refrigerated condenser. Dry cleaning machines installed after September 21, 1993 shall use a refrigerated condenser.
- (c) General Operation and Maintenance Requirements. It shall be unlawful for any person to cause or allow the operation of any perchloroethylene dry cleaning system unless all of the following conditions are met:
- (1) Conduct a visual inspection of the dry cleaning system at least once a week for perceptible leaks. All perceptible leaks shall be repaired within 24 hours of detection. If repair parts must be ordered to repair a leak, the parts shall be ordered within 2 working days of detecting the leak, and the repair parts shall be installed within 5 working days after receipt;
- (2) Drain cartridge filters in their housing or other sealed container for at least 24 hours before discarding the cartridges;
- (3) Close the door of each dry cleaning machine except when transferring articles to or from the machine;
- (4) Store all perchloroethylene, and wastes containing perchloro-ethylene, in a closed container; and
- (5) Operate and maintain the dry cleaning system according to the manufacturer's specifications and recommendations.
- (d) Requirements for Refrigerated Condensers. It shall be unlawful for any person to cause or allow the operation of any perchloroethylene dry cleaning system using a refrigerated condenser unless all of the following conditions are met:
- (1) The air temperature at the outlet of the refrigerated condenser installed on a dry-to-dry machine, dryer, or reclaimer must reach 45°F (7°C) or less during the cooldown period. Compliance shall be determined by continuously monitoring the outlet temperature during the cooldown period using a permanently installed temperature sensor that is accurate to within 2°F (1°C);
- (2) The difference between the air temperature at the inlet and outlet of a refrigerated condenser installed on a washer must be greater than or equal to 20°F (11°C). Compliance shall be determined by continuously monitoring the inlet and outlet temperatures during the cool-down period using permanently installed temperature sensors that are accurate to within 2°F (1°C);
- (3) The refrigerated condenser shall be operated with a diverter valve that prevents air drawn into the dry cleaning machine from passing through the refrigerated condenser when the door of the machine is open; and
- (4) The refrigerated condenser shall not vent the airperchloroethylene gas-vapor stream while the dry cleaning machine drum is rotating or, if installed on a washer, until the washer door is opened.
- (e) Requirements for Carbon Adsorbers. It shall be unlawful for any person to cause or allow the operation of any perchloroethylene dry cleaning system using a carbon adsorber unless all of the following conditions are met:
- (1) The concentration of perchloroethylene at the exhaust of the carbon adsorber shall not exceed 100 ppm while the dry cleaning machine is venting to the carbon adsorber at the end of the last dry cleaning cycle prior to desorption of the carbon adsorber; and

- (2) Compliance shall be determined by weekly measurements of the concentration of perchloroethylene at the outlet of the carbon adsorber using a colorimetric detector tube that is accurate to within 25 ppm. If the dry cleaning system was constructed on or before December 8, 1991, monitoring shall commence by September 23, 1996. If the dry cleaning system was constructed after December 8, 1991, monitoring shall commence immediately.
- (f) Recordkeeping. Each dry cleaning facility shall have an Operation and Maintenance Plan as described in Section 5.05(e) of Regulation I that includes the following records:

(1) A record of dates and results of all monitoring, inspections, and repair of the dry cleaning system.

- (2) If a refrigerated condenser is used on a dry-to-dry machine, dryer, or reclaimer, a weekly record of the air temperature measured at the outlet of the refrigerated condenser during the cool-down period to verify compliance with Section 3.03 (d)(1).
- (3) If a refrigerated condenser is used on a washer, a weekly record of the difference between the air temperatures measured at the inlet and outlet of the refrigerated condenser to verify compliance with Section 3.03 (d)(2).
- (4) A record of the volume of perchloroethylene purchased each month including receipts of perchloroethylene purchases and a calculation of the amount of perchloroethylene purchased over the previous 12 months.
- (g) Prohibitions. It shall be unlawful to operate a multi-machine dry cleaning operation in which washing and drying are performed in different machines (transfer system) after December 31, 1999.
- (h) Major Source Requirements. If the dry cleaning system is located at a facility that emits 10 tons or more of perchloroethylene annually, the facility must meet the additional requirements set forth in 40 CFR Part 63, Subpart M.

# WSR 95-23-053 PERMANENT RULES YAKIMA COUNTY CLEAN AIR AUTHORITY [Filed November 14, 1995, 12:30 p.m.]

Date of Adoption: November 8, 1995.

Purpose: Amending sections 1.03, 4.01, 4.02, 5.01, 5.02, 5.03, 5.04, 5.05, 5.06, 5.07, 5.08, 5.09, 5.11, 6.02, 8.02, 8.05, 9.05 and 12.01 of the Restated Regulation I of the Yakima County Clean Air Authority.

Citation of Existing Rules Affected by this Order: Amending Restated Regulation I of the Yakima County Clean Air Authority.

Statutory Authority for Adoption: Chapter 70.94 RCW. Adopted under notice filed as WSR 95-17-092 on August 22, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 1, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 7, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

November 13, 1995 Les Ornelas Director

Reviser's note: The material contained in this filing will appear in the 96-01 issue of the Register as it was received after the applicable closing date for the issue for agency-typed material exceeding the volume limitations of WAC 1-21-040.

## WSR 95-23-058 PERMANENT RULES HEALTH CARE POLICY BOARD

[Filed November 15, 1995, 4:03 p.m.]

Date of Adoption: September 26, 1995.

Purpose: Inform the public of agency operations and comply with provision of chapters 42.17 and 34.05 RCW.

Statutory Authority for Adoption: RCW 42.17.250.

Adopted under notice filed as WSR 95-17-112 on August 23, 1995.

Changes Other than Editing from Proposed to Adopted Version: Change in copying fee charge in WAC 243-01-110, from twenty-five cents per page to fifteen cents per page in accordance with provisions of chapter 341, Laws of 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 15, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

September 26, 1995

Bernadene Dochnahl

Chair

#### WASHINGTON HEALTH CARE POLICY BOARD

Washington Administrative Code (WAC)
Chapter 243-01
Administration and Operations

Organization, Operations, and Procedures

WAC 243-01-010 Purpose. The purpose of this chapter is to ensure compliance by the Washington Health Care Policy Board with the provisions of chapters 42.17 and 34.05 of the Revised Code of Washington (RCW).

#### **NEW SECTION**

WAC 243-01-020 Definitions. (1) "Board" means the Washington Health Care Policy Board and also refers to employees of the Board.

- (2) "Public record" means any writing containing information relating to the conduct of government or the performance of any governmental or proprietary function prepared, owned, used, or retained by any state or local agency regardless of physical form or characteristics.
- (3) "Writing" means handwriting, typewriting, printing, photostatting, photographing, and every other means of recording any form of communication or representation, including but not limited to, letters, words, pictures, sounds or symbols, or any combination thereof, and all papers, maps, magnetic or paper tapes, photographic films and prints, motion pictures, film and video recordings, magnetic or punch cards, disks, drums, diskettes, sound recordings, and other documents, including existing data compilations from which information may be obtained or translated.

#### **NEW SECTION**

WAC 243-01-030 Description of organization. The Board is a public agency which exercises essential government functions. The Board consists of five full-time members appointed by the Governor; two members of the State Senate and two members of the State House of Representatives. One member is designated by the Governor as chair and serves at the pleasure of the Governor. The administrative office of the Board is located at the Employment Security Building, 605 Woodland Square Loop Southwest, Lacey, Washington.

#### **NEW SECTION**

WAC 243-01-040 Operations and procedures. (1) Uniform procedure rules: The Board's practices and procedures are governed by the Uniform Procedure Rules codified in WAC 1-08-005 through 1-08-590, as now or hereafter amended. The Board adopts these rules as its own, subject to any additional rules the Board may add from time to time. The Board reserves the right to make whatever determinations are equitable should any question covered by its rules come before the Board.

- (2) Board Meetings:
- (a) Regular public meetings of the board will be held pursuant to the schedule published periodically in the Washington State Register. The purpose of these meetings shall be to conduct the official, substantive business of the Board:
- (b) Additional special public meetings necessary to discharge the official, substantive business of the Board may be called from time to time by the chair or by a quorum of the Board.
- (c) Board staff meetings will be held pursuant to the schedule published annually in the Washington State

Register. The purposes of these informal meetings are to deal with administrative matters, conduct briefings and other presentations, present status reports, share information among board members and staff, and determine processes for conducting Board business. These meetings will not involve public testimony, formal recommendations, substantive decisions on work program tasks, and other final actions, all of which will be addressed at regular and special board meetings.

- (3) Quorum: Five voting board members shall constitute a quorum. The act of a majority of the voting board members present at any meeting, if there is a quorum, shall be deemed the act of the Board. PROVIDED: that three of the five members appointed by the governor in accordance with section 9, chapter 265, Laws of 1995, shall constitute a quorum for purposes of carrying out the managed competition competitive oversight duties prescribed in RCW 43.72.310.
- (4) Minutes of meetings: Minutes shall be kept of the proceedings of the Board.
- (5) Rules of order: The Board shall generally follow Robert's Rules of Order, newly revised, in conducting its regular and special meetings.

#### **NEW SECTION**

WAC 243-01-050 Board activities exempt from the Environmental Protection Act. The Board has reviewed its authorized activities and has found them to be exempt pursuant to chapter 43.21C RCW.

#### **Public Records**

#### **NEW SECTION**

WAC 243-01-060 Public records available. All public records of the Board are deemed to be available for public inspection and copying at the Board's administrative office pursuant to these rules, except as otherwise provided by RCW 42.17.310 and other laws.

#### **NEW SECTION**

WAC 243-01-070 Public records officer. The Board's public records shall be under the charge of the public records officer designated by the Board chair. The person so designated shall be responsible for implementing these rules and regulations regarding the release of public records, and generally for ensuring compliance with the public records disclosure requirements of chapter 42.17 RCW and, in particular, RCW 42.17.250 through .340.

#### **NEW SECTION**

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WAC 243-01-080 Office hours. Public records shall be available for inspection and copying at the Board's administrative office, from 9:00 a.m. to noon and from 1:00 p.m. to 4:00 p.m., Mondays through Fridays, excluding legal holidays.

WAC 243-01-090 Requests for public records. In accordance with the provisions of chapter 42.17 RCW requiring agencies to prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records of the Board may be inspected or copied, or copies of such records may be obtained, by members of the public upon compliance with the following procedures:

- (1) A request shall be made in writing upon a form prescribed by the Board which shall be available at its administrative office. A completed form shall be presented to any member of the Board staff at the Board's administrative office during customary office hours. The request shall include the following information:
- (a) The name, mailing address, and telephone number of the person requesting the record and the organization represented, if any.
- (b) The time of day and calendar date on which the request was made.
  - (c) A description of the material requested.
- (d) If the matter requested is referenced within the current index maintained by the records officer, a reference to the requested record as it is described in such current index.
- (e) If the requested matter is identifiable by reference to a current index, an appropriate identification of the record requested.
- (2) In all cases in which a member of the public is making a request, it shall be the obligation of the Board or staff member to whom the request is made to assist the member of the public in appropriately identifying the public record requested.

#### **NEW SECTION**

WAC 243-01-100 Responses to requests for public records. Within five business days of receiving a public records request, the Board must respond by either:

- (1) providing the records;
- (2) denying the public records request; or
- (3) acknowledging that the Board has received the request and providing a reasonable estimate of the time the board will require to respond to the request.

Additional time required to respond to a request may be based upon the need to clarify the intent of the request, to locate and assemble the information requested, to notify third persons or agencies affected by the request, or to determine whether any of the information requested is exempt and that a denial should be made as to all or part of the request. In acknowledging receipt of a public records request that is unclear, the Board may ask the requestor to clarify what information the requestor is seeking. If the requestor fails to clarify the request, the Board need not respond to it.

#### **NEW SECTION**

WAC 243-01-110 Copying. No fee shall be charged for the inspection of public records. The Board shall charge 15 cents per page for providing copies or duplications of public records, and for use of the Board's photocopy

equipment. The charge is the amount necessary to reimburse the Board for its actual copying costs. When copying or duplication of non-standard items is requested, the fee charged will reflect the total cost, including the time of Board personnel.

#### **NEW SECTION**

WAC 243-01-120 Exemptions. (1) The Commission reserves the right to determine that a public record requested in accordance with the procedures outlined in this chapter is exempt under the provisions of RCW 42.17.310, including, but limited to, the following:

- (a) Personal information in files maintained for board members and employees of the Board to the extent that disclosure would violate their right to privacy;
- (b) Preliminary drafts, recommendations, and intraagency memoranda in which opinions are expressed or policies formulated or recommended, except that a specific record shall not be exempt when publicly cited by the Board in connection with any Board action;
- (c) All applications for public employment, including the names of applicants, resumes, and other related materials submitted with respect to an applicant;
- (d) The residential addresses and telephone numbers of employees or volunteers of a public agency which are held by the agency in personnel records, employment or volunteer rosters, or mailing lists of employees or volunteers.
- (2) Pursuant to RCW 42.17.260, the Board reserves the right to delete identifying details when it makes available or publishes any public records in all cases when there is reason to believe that disclosure of such details would be an invasion of personal privacy protected by chapter 42.17 RCW. The Board will fully justify such deletion in writing.
- (3) All public records otherwise exempt by law shall be considered exempt under these rules.

#### **NEW SECTION**

WAC 243-01-130 Review or denial of public records requests. Any person who objects to a denial of a public records request or who objects to the reasonableness of the estimate of the time the Board requires to respond to a public records request, shall petition the superior court in the county in which the record is maintained under the provisions of RCW 42.17.340.

#### **NEW SECTION**

WAC 243-01-140 Protection of public records. In order to protect the public records in the custody of the Board, the following guidelines shall be followed by any person inspecting such public records:

- (1) No public records shall be removed from the Board's administrative office;
- (2) Inspection of any public records shall be conducted in the presence of a board member or a member of the board staff;
- (3) No public record may be marked or defaced in any manner during inspection;
- (4) Public records maintained in a file jacket or binders, or in chronological order, may not be dismantled except for

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the purpose of copying, and then only by a board member or a member of the board staff; and

(5) Access to file cabinets, shelves, vaults, and other storage locations is restricted to board members and staff.

#### **NEW SECTION**

WAC 243-01-150 Records index. (1) The Board shall make available to all persons a current index which provides identifying information for records which have been issued, adopted, or promulgated, as follows:

- (a) Those statements of policy and interpretations of policy, statute, and the Constitution which have been adopted by the Board;
- (b) Administrative staff manuals and instructions to staff that affect any member of the public;
- (c) Board planning policies and goals, and interim and final planning decisions;
- (d) Staff, consultant, and scientific reports and studies and any other factual information derived from tests, studies, reports, or surveys, whether conducted by public employees or others; and
- (e) Correspondence and materials referred to therein relating to any regulations, supervisory, or enforcement responsibilities of the Board.
- (2) The current index promulgated by the Board shall be available for inspection by all persons under the same rules and on the same conditions as are applied to public records available for inspection.

### WSR 95-23-062 PERMANENT RULES PERSONNEL RESOURCES BOARD

[Filed November 16, 1995, 9:48 a.m., effective December 31, 1995]

Date of Adoption: November 9, 1995.

Purpose: This proposal will delay the effective date of chapters 359-39, 359-09, 359-48, and 359-07 WAC until January 1, 1997.

Citation of Existing Rules Affected by this Order: Amending chapters 359-39, 359-09, 359-48, and 359-07 WAC.

Statutory Authority for Adoption: RCW 41.06.150.

Adopted under notice filed as WSR 95-20-083 on October 4, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: December 31, 1995.

November 15, 1995 Dennis Karras Secretary

# WSR 95-23-080 PERMANENT RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed November 20, 1995, 11:28 a.m., effective January 1, 1996]

Date of Adoption: November 20, 1995.

Purpose: To establish 1996 rates for each industrial insurance risk classification and related tables and values.

Citation of Existing Rules Affected by this Order: Amending WAC 296-17-855 Experience modification, 296-17-875 Table I Primary losses for selected claim values, 296-17-880 Table II "B" and "W" values, 296-17-885 Table III Expected loss rates and D-ratios, 296-17-890 Table IV Maximum experience modifications for firms with no compensable accidents, 296-17-895 Industrial insurance accident fund base rates and medical aid base rates by class of industry, 296-17-919 Table I Retrospective Rating Plans A, A1, A2, A3, and B, and 296-17-920 Assessment for supplemental pension fund.

Statutory Authority for Adoption: RCW 51.04.020.

Adopted under notice filed as WSR 95-17-100 on August 23, 1995.

Changes Other than Editing from Proposed to Adopted Version: There are no changes from the proposed to the adopted version of this rule.

Reasons for Adopting Rule Change: The proposed rule changes are being made in order to establish 1996 experience rates for the 300 industry risk classifications in order to ensure the actuarial solvency of the state fund and appropriate distribution of premiums

Summary of Hearing Testimony: Testimony was received by four individuals in response to these hearings. All respondents expressed support for this rule change. Testimony was heard expressing concern regarding state fund investment strategies and application of rating to individual employers. These issues have been responded to separately as they do not specifically apply to the intent of this rule change.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 8, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 8, repealed 0.

Effective Date of Rule: January 1, 1996.

November 13, 1995 Mark O. Brown Director

AMENDATORY SECTION (Amending WSR 94-24-007, filed 11/28/94, effective 1/1/95)

WAC 296-17-855 Experience modification. The basis of the experience modification shall be a comparison of the actual losses charged to an employer during the experience period with the losses which would be expected for an average employer reporting the same exposures in each classification. The comparison shall contain actuarial refinements designed to mitigate the effects of losses which may be considered catastrophic or of doubtful statistical significance, due consideration being given to the volume of the employer's experience. Except for those employers who qualify for an adjusted experience modification as specified in WAC 296-17-860 or 296-17-865, the experience modification shall be calculated from the formula:

$$MODIFICATION = \frac{Ap + WAe + (1-W) Ee + B}{E + B}$$

The components Ap, WAe, and (1-W) Ee are values which shall be charged against an employer's experience record. The component, E, shall be the expected value of these charges for an average employer reporting the same exposures in each classification. The meaning and function of each symbol in the formula is specified below.

"Ap" signifies "primary actual losses." For each claim the primary actual loss is defined as that portion of the claim which is considered completely rateable for all employers and which is to enter the experience modification calculation at its full value. For each claim in excess of ((\$9,271)) \$9,517 the primary actual loss shall be determined from the formula:

PRIMARY LOSS = 
$$\frac{((23,177))}{\text{Total loss} + ((13,906))} \times \text{ total loss}$$

Primary actual losses for selected claim values are shown in Table I. For each claim less than ((\$9,271)) \$9,517 the full value of the claim shall be considered a primary loss.

"Ae" signifies "excess actual losses." For each claim the excess actual loss is defined as that portion of the claim which is not considered completely rateable for all employers. The excess actual loss for each claim shall be determined by subtracting the primary loss from the total loss.

"W" signifies "W value." For each employer, the W value determines the portion of the actual excess losses which shall be included in the calculation of his experience modification, due consideration being given to the volume of his experience. This amount is represented by the symbol "WAe" in the experience modification formula. W values are set forth in Table II.

"E" signifies "expected losses." An employer's expected losses shall be determined by multiplying his reported exposure in each classification during the experience period

by the classification expected loss rate. Expected loss rates are set forth in Table III.

"Ee" signifies "expected excess losses." Expected losses in each classification shall be multiplied by the classification "D-Ratio" to obtain "expected primary losses." Expected excess losses shall then be calculated by subtracting expected primary losses from expected total losses. Each employer shall have a statistical charge included in the calculation of his experience modification, said charge to be actuarially equivalent to the amount forgiven an average employer because of the exclusion of a portion of his excess actual losses. This charge is represented by "(1-W) Ee" in the experience modification formula. D-Ratios are set forth in Table III.

"B" signifies "B value" or "ballast." In order to limit the effect of a single severe accident on the modification of a small employer, a stabilizing element (B value) shall be added to both actual and expected losses. B values are set forth in Table II.

AMENDATORY SECTION (Amending WSR 94-24-007, filed 11/28/94, effective 1/1/95)

### WAC 296-17-875 Table I. Primary Losses for Selected Claim Values

CLAIM VALUE	PRIMARY LOSS
(( <del>9,271</del>	9,271
10,553	<del>10,000</del>
12,562	11,000
14,930	12,000
17,764	13,000
21,215	14,000
<del>25,510                                   </del>	15,000
31,002	<del>16,000</del>
48,351	18,000
145,175*	<del>21,151</del>
<del>231,770**</del>	<del>21,865</del> ))
<u>9,517</u>	<u>9,517</u>
10,350	<u>10,000</u>
12,275	<u>11,000</u>
<u>14,526</u>	<u>12,000</u>
<u>17,195</u>	<u>13,000</u>
<u>20,409</u>	<u>14,000</u>
<u>24,353</u>	<u>15,000</u>
<u>29,310</u>	<u>16,000</u>
44,358	<u>18,000</u>
<u>133,524*</u>	<u>21,495</u>
<u>237,930**</u>	<u>22,446</u>

- Average death value
- \*\* Maximum claim value

AMENDATORY SECTION (Amending WSR 94-24-007, filed 11/28/94, effective 1/1/95)

#### WAC 296-17-880 Table II.

#### (("B" and "W" Values

Maximum Claim Value = \$231,770 Average Death Value = \$145,175

Ехрес	eted Losse	<del>s</del>	F		
<del>5,021</del>	&	Under	43,7	730	0.00
5.022		10.117	43.2	193	0.01
<del>10.118</del>		15 200	42.5	255	0.02
15.201		20.541	42.4	118	0.03
<u> 20.542</u>		25 972	A 1_C	121	-0.04
25,874		31,286	41,5	44	<del>0.05</del>
<del>31,287</del>		<del>36,784</del>	<del>41,</del> 1	06	0.06
<del>36.785</del>		<del>12.369</del>	<del> 40.6</del>	69	-0.07
42,370		<del>18.042</del>	40,2	232	0.08
<del>48.043</del>		<del>53.806</del>	39.7	194	0.09
<del>53,807</del>		<del>59,664</del>	39,3	57	<del>0.10</del>
<del>59,665</del>		65,617	38,9	20	0.11
<del>65,618</del>	<i>_</i>	71,670	38,4	82	0.12
<del>71,671</del>	<del></del>	<del>77,823                                    </del>	38,0	<del>45</del>	<del>0.13</del>
<del>77,824</del>		<del>34,080</del>	37,€	80	0.14
<del>84,081</del>		00,444	37,1	71	<del>0.15</del>
90,445 96,919 103,506 110,208		<del>96,918 –</del>	<del>36,7</del>	133	<del>0.16</del>
<del>96,919</del>	10	<del>)3,505</del> —	36,2	96	<del>- 0.17</del>
<del>103,506</del>	1	10,207	35,8	59_	0.18
110,208	1	17,029	<del>35,</del> 4	21	0.19
117,030	12	23,974	<del>34,</del> 9	84	<del>0.20</del>
122 075	12	21.045	24 5	47	Δ 21
131,046 138,247 145,583	<del>1</del> 3	<del>38,246</del> –	34,1	09	0.22
138,247	- 14	<del>15,582</del>	33,6	72	<del>0.23</del>
145,583		<del>53.055</del>	33.2	35	-0.24
153,056	10	<del>50,670</del>	32,7	98	0.25
160,671	10	58,432	32,3	60	0.26
168.433	1	76 344	31.0	22	0.27
176 245	10	24.412	21.4	96	0.28
184,414 192,643	19	2,642	31,0	48	0.29
<del>192,643</del>	<del>2(</del>	01,037	30,6	11	0.30
201,038	<del>2</del> (	9,603	30,1	74	<del>0.31</del>
209,604					
218,347	22	<del>27,271 -</del>	29,2	99	0.33
227,272	<del> 2</del> 3	<del>36,385</del> —	28,8	62	0.34
236,386	24	1 <del>5,694</del>	28,4	25	<del>0.35</del>
227,272 236,386 245,695	25	55,204	27,9	87	<del>0.36</del>
<del>255,205</del> —	<del>2(</del>	<del>54,923</del>	<del>27,5</del>	<del>50</del> -	<del>- 0.37</del>
264,924	27	74,858	27,1	13	0.38
274,859	<del> 2</del> 8	3 <del>5,017 -</del>	<del>26,6</del>	75	0.39
285.018		5 407	26.2	20	0.40
<del>295,408</del> <del>306,038</del>	30	<del>)6,037</del>	25,8	<del>01</del>	<del>0.41</del>
306,038	31	6,915	25,3	<del>63</del>	0.42
<del>316,916</del>	32	<del>28,051</del>	24,9	<del>26</del>	<del>- 0.43</del>
328,052	33	9,455	24,4	89-	0.44
220.456	25	1 136	24.0	52	0.45
351,137 363,106 375,375	3€	3,105	23,6	14	0.46
363,106	37	15,374	23.1	77	0.47
375,375	38	37,955	<del>22.7</del>	40	0.48
387,956	40	0,859	22.3	02_	0.49
400.860	41	4.100	21.8	65_	0.50
414,101	42	<del>7,692</del>	<del>21.4</del>	28	0.51
•		. –	, •	_	

427,693	<del> 441,650</del>	20,990	<del>0.52</del>
	455,988		
	<del>470,723</del> -		
470,724	485,873	19.679	-0.55
485,874	<del>501.456</del>	19.241	0.56
501.457	<del>517,490</del>	18.804	0.57
517,491	533,998	18 367	0.59
	550,999		
	<del>568,519</del>		
568.520	<del>586,580</del>	17,155	0.61
586 581	605 211	16.617	062
605.212	624 427	16.180	0.02
624.438	624,437 644,290	15,742	-0.64
644 201	664,802	15,745	0.65
	<del>686,005</del>		
686,006	707,937	14,000	0.67
707.029	730,637	12.004	0.67
720.628	754,146	12 556	0.60
750,030	778,510	12,110	<del>0.02</del>
779 511	803,776	12,119	0.70
	829,998		
	857,231		
957 122	005 525	11,007	0.74
005 526	885,535	10.022	<del></del>
014079	914,977 945,628	10,955	<del>-0.73</del>
045 620	977,564	10,495	<del> 0.70</del>
	<del>1,010,870</del>		
1,010,571	1,045,636	9,183	<del>-0.79</del>
1,043,037	<del>- 1,081,963</del>	8,746	<del>-0.80</del>
1,081,964	1,119,960	<del>8,309</del>	0.81
1,119,961	1,159,744	<del>7,871</del>	<del>-0.82</del>
	1,201,449		
	1,245,216		
	1,291,206		
1,291,207	1,339,593	<del>6,122</del>	<del>-0.86</del>
<del>1,339,394 -</del>	1,390,572	<del>5,685</del>	<del>0.87</del>
<del>1,370,373</del>	<del>- 1.444.338 -</del>	<del>- 3.248 -</del>	<del>- ().XX</del>
	<del>1,501,194</del>		
	<del>1,561,347</del>		
	<del>1,625,119</del>		
<del>1,625,120</del>	1,692,849	<del>- 3,498</del> -	<del>-0.92</del>
1,692,850	1,764,921 1,841,769	<del>3,061</del>	<del>0.93</del>
1,764,922	<del>1,841,769</del>	<del>2,624</del> –	<del>-0.94</del>
	1,923,886		
1,923,887 —	2,011,838 2,106,272	1,749	<del>0.96</del>
<del>2,011,839</del>	<del>- 2,106,272</del> -	1,312	-0.97
<del>2,106,273</del> –	2,207,936 2,317,699	875	<del>0.98</del>
<del>2,207,937</del> -	<del>- 2,317,699</del>	437	<del>- 0.99</del>
<del>2,317,700 &amp;</del>	Over-	<del>0</del>	<del>1.00</del> ))

#### "B" and "W" Values

Maximum Claim Value = \$237,930 Average Death Value = \$133,524

Expec	ted Lo	<u>B</u>	<u>w</u>	
5,154	<u>&amp;</u>	Under	44,892	0.00
5,155		10,386	44,443	0.01
10,387		15,697	43,994	0.02
15,698		21,087	43,545	0.03
21,088		26,560	43,096	0.04
26,561		32,118	42,647	0.05
32,119		37,762	42,198	0.06

			Wa	shingto	n State Register, Issue 95-23 WSK 95-23-080
27.762		42 405	41.750	0.07	750,057 - 774,190 <u>13,917</u> <u>0.69</u>
<u>37,763</u>	=	<u>43,495</u> 49,319	41,750 41,301	$\frac{0.07}{0.08}$	700.001
43,496 49,320	=	<u>55,236</u>	41,301 40,852	0.09	700,000
<u> 49,320</u> <u> 55,237</u>	=	61,250	40,403	$\frac{0.05}{0.10}$	$\frac{10000}{825,140}$ - $\frac{10000}{852,058}$ $\frac{10000}{12,570}$ $\frac{10000}{0.72}$
61,251	-	67,361	39,954	$\frac{0.10}{0.11}$	799,202     -     825,139     13,019     0.71       825,140     -     852,058     12,570     0.72       852,059     -     880,014     12,121     0.73
67,362	- - - -	73,574	39,505	0.12	880,015 - 909,071 <u>11,672</u> <u>0.74</u>
73,575	-	79,891	39,056	$\overline{0.13}$	11.000
79,892	=	86,315	38,607	0.14	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
86,316	Ξ	92,848	38,158	0.15	
92,849		99,494	<u>37,709</u>	<u>0.16</u>	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
99,495	<u>-</u>	<u>106,256</u>	<u>37,260</u>	<u>0.17</u>	
106,257	<u>-</u>	113,136	<u>36,811</u>	0.18	1,073,428 - 1,110,720 8,978 0.80
113,137	=	120,140	<u>36,363</u>	0.19	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
120,141	=	127,269	<u>35,914</u>	0.20	1 100 500
127,270	=	134,528	<u>35,465</u>	$\frac{0.21}{0.22}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
134,529	=	141,921 149,451	35,016 34,567	$\frac{0.22}{0.23}$	$\frac{1,253,382}{1,278,312} - \frac{1,278,311}{1,325,523} - \frac{7,163}{6,734} - \frac{6.64}{0.85}$
141,922 149,452	=	149,431 157,123	34,307 34,118	$\frac{0.23}{0.24}$	$\frac{1,276,312}{1,325,524}$ - $\frac{1,225,325}{1,375,196}$ $\frac{0,734}{6,285}$ $\frac{0.86}{0.86}$
157,124	=	164,940	33,669	$\frac{0.24}{0.25}$	1,375,197 - 1,427,530 5,836 0.87
164,941	=	172,908	33,220	$\frac{0.25}{0.26}$	1,427,531 - 1,482,747 5,387 0.88
172,909	-	181,031	32,771	$\frac{0.27}{0.27}$	1.541.000
181,032	-	189,314	32,322	$\overline{0.28}$	$\overline{1,541,094}$ - $\overline{1,602,844}$ $\overline{4,489}$ $\overline{0.90}$
189,315	-	197,762	31,873	0.29	<u>1,602,845 - 1,668,311 4,040 0.91</u>
197,763	Ξ	206,380	31,424	0.30	<u>1,668,312 - 1,737,842 3,591 0.92</u>
206,381	Ξ	215,174	<u>30,975</u>	0.31	<u>1,737,843</u> <u>- 1,811,829</u> <u>3,142</u> <u>0.93</u>
215,175	_	<u>224,149</u>	<u>30,527</u>	0.32	<u>1,811,830</u> - <u>1,890,719</u> <u>2,694</u> <u>0.94</u>
<u>224,150</u>	_	233,311	30,078	0.33	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
233,312	=	<u>242,668</u>	29,629	$\frac{0.34}{0.35}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
<u>242,669</u>	Ξ	<u>252,224</u>	<u>29,180</u>	$\frac{0.35}{0.36}$	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
<u>252,225</u>	=	261,987 271,965	28,731 28,282	$\frac{0.36}{0.37}$	<u>2,162,253</u> <u>- 2,266,619</u> <u>898</u> <u>0.98</u> <u>2,266,620</u> <u>- 2,379,299</u> <u>449</u> <u>0.99</u>
261,988 271,966	=	282,164	27,833	$\frac{0.37}{0.38}$	2,379,300 & Over 0 1.00
282,165	=	<del>292,592</del>	$\frac{27,035}{27,384}$	0.39	2,077,000 00 070.
292,593	-	303,258	26,935	0.40	AMENDATORY SECTION (Amending WSR 94-24-007,
303,259	-	314,170	26,486	$\overline{0.41}$	filed 11/28/94, effective 1/1/95)
314,171	<u>-</u>	325,338	26,037	0.42	WAC 296-17-885 Table III.
325,339		336,770	25,588	0.43	
336,771	=	<u>348,477</u>	<u>25,140</u>	0.44	Expected Loss Rates and D-Ratios
<u>348,478</u>	=	360,468	24,691	0.45	Expected Loss Rates in Dollars Per Worker Hour for Indicated Fiscal Year
360,469	Ξ	<u>372,756</u>	24,242 23,793	0.46 0.47	
372,757	=	385,351 398,266	23,793 23,344	$\frac{0.47}{0.48}$	(( <del>Class 1991 1992 1993 D-Ratio</del>
385,352 398,267	=	411,513	$\frac{23,344}{22,895}$	0.49	<del>0101 1.1716 1.1383 1.0065 0.401</del>
411,514	_	425,106	<u>22,446</u>	0.50	<del>0102 1.1587 1.1262 0.9968 0.420</del>
425,107	-	439,059	21,997	0.51	<del>0103 1.3483 1.3127 1.1659 0.456</del>
439,060	-	453,388	21,548	0.52	<del>0104 1.7145 1.6640 1.4631 0.322</del>
453,389	=	468,107	21,099	0.53	<del>0105 - 1.2145 - 1.1838 - 1.0542 - 0.475</del>
468,108	=	483,234	<u>20,650</u>	0.54	0107 1.0986 1.0673 0.9432 0.417
<u>483,235</u>	=	498,787	<u>20,201</u>	0.55	0108 - 0.9125 - 0.8864 - 0.7845 - 0.454 0109 - 3.9389 - 3.8219 - 3.3694 - 0.372
498,788		<u>514,783</u>	19,752 10,304	$\frac{0.56}{0.57}$	0201 - 2.2564 - 2.1885 - 1.9280 - 0.372
514,784 531,245	=	531,244 548,190	19,304 18,855	0.57 0.58	0202 2.6469 2.5768 2.2870 0.454
531,245 548,191		565,644	18,406	0.59	<del>0206 1.7910 1.7364 1.5281 0.392</del>
565,645	<u> </u>	583,629	17,957	0.60	<del>0301 - 0.5469 - 0.5349 - 0.4791 - 0.536</del>
583,630	-	602,171	17,508	0.61	<del>0302 1.7283 1.6760 1.4772 0.396</del>
602,172	=	621,296	17,059	0.62	<del>0306  0.9102  0.8859  0.7856  0.430</del>
601 207	_	641 024	16.610	0.63	0307 0 6698 0 6541 0 5838 0 515

0.63

0.64

0.65

0.66

0.67

0.68

[ 47 ]

<u>16,610</u>

16,161

15,712

15,263

14,814

14,365

621,297

641,035

661,415

682,472

704,239

726,754

641,034

661,414

682,471

704,238

726,753

750,056

0307 - 0.6698 - 0.6541 - 0.5838

0403 1.2632 1.2309 1.0947

0502 1.1941 1.1594 1.0236

0504 1.2682 1.2322 1.0896

0506 3.9920 3.8751 3.4176

0507 - 2.7521 - 2.6765 - 2.3721

0.515

0.411

0.410

0.382

0.429

			2.3731	
			<del>-1.3517</del>	
			1.0863	
			0.8748	
			1.2289	
<del>0513</del>	<del>-0.6560</del>	<del>-0.6389</del>	<del>- 0.5678</del>	<del>0.459</del>
<del>0514</del>	-1.2550	1.2223	1.0863	<del>0.466</del>
<del>0515</del>	2.3907	<del>2.3193</del>	2.0447	<del>-0.389</del>
<del>0516</del>	1.2550	1.2223	<del>-1.0863</del> -	<del>0.466</del>
			1.3630	
<del>0518</del>	1.4874	1.4439	1.2739	0.393
<del>0519</del>	1.3844	-1.3512	1.2053	0.450
0601	0.6322	0.6160	0.5473	0.462
<del>0602</del>	<del>-0.3667</del>	<del>-0.3577</del> -	<del>- 0.3190-</del>	<del>-0.546</del>
0603	0.7089	0.6898	0.6120	-0.427
			0.9121	
			0.2136	
			0.2377	
0608	0.2676	0.2622	0.2356	0.504
0701	2.2346	2.1587	0.2356 1.8829	0.301
0803	0.3087	0.3020	-0.2702	0.517
			-0.7320-	
			<del>1.2490</del>	
			<del>-0.6960</del> -	
1003	0.3770	0.3010	-0.5025 -0.4149	0.470
1005	4.4004	4.2605	3.7681	_0.400
1007	0.2504	0.2527	<del>-0.2270</del>	0.702
			0.4195	
			0.9622	
1102	0.4592	0.4486	0.7022	0.537
1103	0.4305	0.5102	0.4026 0.4586	0.537
1106	0.2260	_0.31 <del>02</del> _ _0.3337	<del>0.1360</del> <del>0.2029</del>	0.507
			0.2023	
			0.5487 0.5984	
			<del>-0.3964</del> - <del>0.2575</del> -	
1202	0.2230	0.2073	0.2373	0.524
1204	0.1043	0.1007	0.1437 0.0181	0.554
1205	0.0204	0.0200 0.2004	-0.0181 -0.2772	0.530
			0.2772 0.5090	
			0.4394	
1501	0.4001	0.40 <del>22</del>	0.4207	0.499
1507	0.3103	0.3092	0.2767 0.2343	<del>- 0.338</del>
1701	1.5100	1.4650	1.2901	0.378
			1.2901 1.2822	
			0.2977	
1001	0.7294	<del>-0./100-</del>	0.6311	<del>-0.406</del>
1001	0.8023	0.7803	0.6908 0.7958	0.447
1802	0.9177	0.8942	0.7958 0.4485	0.479
2002	0.5087	0.4987	0.4485	0.559
-			0.3276	
			0.5201	
			0.3894	
<del>2008</del>	0.2408	0.2355	0.2106	<del>-0.498</del>
2009	0.2931	0.2874	0.2587	<del>-0.557</del>
<del>2101</del>	0.5748	<del>-0.5618</del> -	<del>-0.5024</del> -	<del>-0.467</del>
			0.3520	
			0.2362	
			0.4242	
<del>2106</del>	0.3386	0.3316	0.2974	<del>-0.531</del>
<del>2201</del> –	0.2179	0.2131	0.1910	<del>-0.512</del>

			0.4508	
			<del>- 0.2408</del> -	
			0.3530	
			<del>-0.5281</del> -	
<del>2904</del>	<del>- 0.6458</del>	<del>- 0.6319</del>	<del>- 0.5665</del> -	<del>- 0.528</del>
<del>2905</del>	<del>0.4666</del>	0.4579	<del>- 0.4127 -</del>	<del>0.585</del>
			0.2759	
			0.3879	
			0.7548	
			0.4487	
			<del>-0.6242</del> -	
3102	0.3020	<del>-0.2962</del>	0.2666 0.5647	<del>0.586</del>
2104	<del> 0.0303-</del>	0.0342	<del>- 0.364</del> 7- - <del>0.3919</del> -	<del>0.466</del>
			<del>- 0.6905</del> -	
			0.1846	
			-0.4572 -0.3505	
2/01	- 0.3533	0.3002	<del>- 0.3303 -</del> - <del>0.3084</del> -	0.517
2402	0.3322	0.5113 0.4192	0.3742	0.522
			0.3742	
			0.1741	
			0.2437	
3406	0.2702	0.2722	0.2457 -0.1952	0.543
3407	0.2207	0.2107	0.1552	0.542
3408	0.0823	-0.2331 -0.0806-	0.2040 -0.0722	0.524
			-0.0754	
			0.1647	
			0.7216	
			0.2471	
3506	0.7037	<del>-0.6851-</del>	0.6086	0.496
3509	0.3803	0.3733	0.3370	0.640
<del>3510</del>	<del>-0.3861</del>	0.3788	0.3412	0.579
			0.4762	
			0.3122	
			0.0880	
<del>3603</del> -	<del>-0.3457-</del>	<del>-0.3401</del> -	0.3075	<del>- 0.567</del>
3604	1.2996	<del>-1.2699 -</del>	1.1362	<del>- 0.541</del>
			0.3635	
			0.2227	
			0.4258	
<del>3/0/-</del>	0.4535	0.4447	0.4005	<del>-0.488</del>
<del>3/08</del>	0.3020	0.2962	0.2666 0.2020	<del>-0.586</del>
2002	0.2304	0.2233 -	0.2020 0.1568	0.524
			0.2350	
2002	0.1023	0.1397 -	0.1443 0.3462	0.604
<del>2002</del>	1.0550	1.0360	0.9331	0.510
2005 2005	0.1472	0 1452	0.1320	0.510
2006	0.1472	0.1432	0.1320 0.4129	0.023
2000	0.1074	0.1071	0.4129 0.1779	_0.3∠/ _0.571
			0.1779 0.5663	
			<del>0.3003</del> <del>0.1683</del>	
4103	0.1230	0.7070	0.1005 0.1001	0.500
4107	0.1217	0.2106	0.1981 0.1079	0.555
4108	0.1750	0.1716	0.1544	0.550 0.550
			<del>0.1683</del> —	
			0.1005 — 0.2239 —	
			0.6417 -	
4302	0.5963	0.5811	0.5183	0.546
4304	0.5405	0.5297	0.5183 0.4761	0.561

4305	0.8920	0.8691	0.7735	<del>-0.513</del>
4401	0.4679	0.4578	<del>-0.4101</del> -	<del>- 0.480</del>
4402	0.5747	<del>-0.5638</del>	0.5073	<del>0.567</del>
4404	0.3728	<del>-0.3654</del>	0.3283	<del>- 0.567</del>
			0.1097	
			0.0333	
4504	0.0788	0.0778	0.0707	<del>0.629</del>
4601	0.5748	0.5635	<del>-0.5067</del>	<del>- 0.528</del>
4802	0.2316	<del>-0.2268</del> -	0.2034	<del>- 0.557</del>
4803	0.2117	0.2084	0.1888	<del>- 0.580</del>
4804	0.4798	0.4715	0.4259	<del>- 0.587</del>
			0.2480	
			0.0591	
4808	<del>-0.4351 -</del>	0.4257	<del>-0.3816 -</del>	<del>- 0.492</del>
4800_	0.2197	0.2140	0.1043	0.626
4810	0.1404	<del>-0.1381 -</del>	<del>-0.1247 -</del>	<del>- 0.598</del>
4811	0.2351	0.2310	0.2083	<del>- 0.576</del>
4812	0.3306	0.3234	0.2898	<del>0.544</del>
4813	0.2346	0.2299	0.2065	<del>-0.501</del>
4901	0.0415	<del>-0.0407-</del>	<del>-0.0365-</del>	<del>0.553</del>
4902	0.0511	<del>-0.0501</del> -	<del>-0.0450</del>	<del>- 0.572</del>
4903	0.0415	0.0407	<del>-0.0365</del> -	<del>- 0.553</del>
			<del>-0.0195</del> -	
4905-	0.2364	0.2330	0.2114	<del>- 0.629</del>
4906	0.0654	<del>-0.0642</del> -	0.0578	<del>0.582</del>
4907	0.0578	<del>-0.0566</del> -	-0.0508 -0.0888	<del>- 0.533</del>
4908	0.0973	<del>-0.0968-</del>	<del>-0.0888</del> -	<del>0.604</del>
			0.0888	
<del>4910-</del>	<del>-0.3699-</del>	<del>-0.3630</del> -	<del>-0.3267</del> -	<del>- 0.524</del>
<del>5001</del> -	<del>-4.2988</del> -	4.1695	<del>-3.6734</del> -	<del>- 0.367</del>
<del>5002</del>	0.4527	0.4428	0.3969	0.564
5003	<del>-1.4123</del> -	<del>-1.3699</del> -	<del>- 1.2073 -</del>	<del>- 0.383</del>
<del>5004</del>	1.7389	1.6958	1.5094	<del>-0.461</del>
			<del>-1.0065</del>	
			<del>-0.6091</del>	
			<del>-0.6264</del> -	
<del>5106</del>	0.5319	0.5222	0.4702	<del>- 0.525</del>
<del>5108</del> -	<del>-0.5925</del> -	<del>-0.5786</del> -	<del>-0.5168</del> -	0.524
<del>5109</del>	<del>- 0.5715 -</del>	<del>- 0.5578 -</del>	<del>- 0.4974 -</del>	<del>- 0.503</del>
			0.2626	
<del>5204</del>	<del>- 0.8676</del> -	<del>-0.8474</del> -	<del>-0.7567</del>	0.499
<del>5206</del> -	<del>-0.4427</del> -	<del>-0.4316-</del>	0.3837	<del>-0.437</del>
<del>5207</del>	0.1307	<del>-0.1290</del> -	<del>-0.1172</del> -	0.648
<del>5208</del>	0.8474	0.8282	0.7397	<del>-0.485</del>
<del>5209</del>	<del>- 0.6063</del> -	0.5943	-0.5347	0.557
			0.0225	
<del>5305</del>	<del>-0.0379</del> -	0.0372	0.0336	0.594
<del>5306</del>	0.0393	0.0386	0.0348	0.551
5307	0.2893	0.2830	0.2535	0.533
6103	0.0538	0.0531	0.0484	<del>- 0.639</del>
6104	- <del>0.2271</del>	<del>-0.2230</del> -	0.2012 0.1497	<del>- 0.5/5</del>
			0.1103	
6108	0.4589	0.4307	0.4067	0.532
6109	<del>0.0309</del>	0.0300	0.0450	0.5/3
6110	<del>- 0.4171</del>	<del>- 0.4083-</del>	0.3670 0.1785	<del>U.303</del>
<del>6201</del>	0.2029	U:1988	0.1783 0.4448	0.345
6202	0.3090	0.4976	<del>0.4448</del> <del>0.0675</del> -	0.477
6203	0.0736	0.0743	<del>- ∪.∪0/3</del> ∩ 14∩2	0. <del>039</del>
6204	0.1676	0.103U	0.1493	0.5 <del>0</del> 2
6205	0.1676	0.1650	-0.1493 -0.1493	0.382
<del>6206</del>	<del>U.10/0</del>	<del>U.103U</del>	<del>U:1475</del>	<del>- ∪.3ŏ∠</del>

<del>6207 1.0483</del>	<del>-1.0340</del> -	<del>-0.9391</del>	0.589
6208 0.2470			
6209 0.2123			
<del>6301 0.1092</del>			
6302 0.1477	<del>-0.1448</del>	<del>-0.1301 -</del>	<del>0.471</del>
6303 0.0580	<del>- 0.0569</del> -	<del>-0.0512 -</del>	<del>-0.540</del>
6304 0.1488	<del>- 0.1470 -</del>	<del>-0.1336 -</del>	- 0.613
6305 0.0641			
6306 0.2371			
6308 0.0426	0.0418	- <del>0.0376</del> -	<del>-0.573</del>
6309 0.1183	<del>-0.1164</del> -	0.1053	0.592
6402 0.2516	0.2468	0.2222	<del>- 0.380</del>
6403 0.1847	<del>0.1818-</del>	0:1647	0.391
6404 - 0.1358			
6405 - 0.4812			
6406 0.0739			
6407 0.1814	0.1782	<del>-0.1606 -</del>	<del> 0:300</del>
6408 0.3123 6409 0.4379	<del>0.3064</del>	0.2/39	0.503
6409 0.4379 6410 0.1415	0.4281	<del>- 0.3820 -</del>	0.550
6501 0.0822			
6502 0.0242	0.0238	0.0213	0.374
6503 - 0.0614	0.0399 0.2674	0.0332	0.430
6504 0.3728 6505 0.0899	0.3074	0.5554 -	0.544
6506 0.0648	0.0630	0.0001	0.540
6508 0.3273			
6509 0.1899			
<del>6601 0.1775</del>			
6602 0.4225	0.1747	0.1301	0.503
6603 0.2526	0.7172	0.3726	0.537
6604 0.0564	0.2100	0.0498	<del>-0.496</del>
6605 0.3227			
6607 0.1472			
6608 0.2632			
6620 0 4750	0.4687	<u> 0 4265 </u>	<del>-0.710</del>
6704 0.1243	-0.1221	0.1099	<del>0.562</del>
6705 0.7102	0.6990	0.6331	<del>0.632</del>
6706 0.3613	0.3558	0.3218	<del>0.565</del>
6707 1.5670	1.5425	1.3974	<del>0.624</del>
6708 4 2480	4.1912	3.8006	<del>0.496</del>
6700 0.1744	0.1723	<del>- 0.1568 -</del>	<del>- 0.634</del>
6801 0.2258	-0.2212	0.1986	<del>0.569</del>
6802 0.3183	0.3140	0.2850	<del>0.628</del>
<del>6803 1.0236</del>			
<del>6804 0.1728</del>	0.1696	<del>-0.1526</del> -	0.599
<del>6809 3.7870</del>	<del>- 3.7668</del>	<del>-3.4561 -</del>	<del>0.655</del>
<del>6901 0.0241</del>	0.0244	0.0230	<del>- 0.667</del>
<del>6902 0.6699</del>	<del>0.6498-</del>	<del>- 0.5727</del> -	<del>- 0.382</del>
<del>6903 3.6264</del>			
<del>6904 0.1953</del>	0.1913	<del>-0.1719</del> -	<del>-0.584</del>
<del>6905 0.2281</del>	0.2240	<del>-0.2016-</del>	<del>- 0.564</del>
<del>6906 0.1105</del>	0.1121	<del>-0.1057-</del>	<del>- 0.674</del>
6907 - 1.0315	1.0069	<del>- 0.8994</del> -	0.495
6908 0.3593	0.3519	0.3159	<del>-0.569</del>
6909 0.0790			
<del>7101 0.0291</del>			
<del>7102</del> 3.4134			
<del>7103 0.2573</del>	0.2515	<del>-0.2250-</del>	<del> 0.312</del>
7104 - 0.0234 7105 - 0.0264	0.0230	0.0208	<del></del>
7105 0.0264 7106 0.1560	<del>- 0.0259</del>	0.0233	0.502
<del>/106 - 0.1560</del>	<del>- 0.132/</del> -	<del>U.1308</del>	<del>∪.3∪3</del>

3304	0.5465	0.4959	0.4583	0.539
3309	$\frac{0.3705}{0.3716}$	0.3381	$\frac{0.1303}{0.3129}$	0.556
				0.530
3401	0.3679	0.3330	0.3073	0.521
<u>3402</u>	0.4474	<u>0.4047</u>	0.3736	0.524
<u>3403</u>	<u>0.1977</u>	<u>0.1788</u>	<u>0.1646</u>	<u>0.471</u>
3404	0.4314	0.3915	0.3618	0.550
3405	0.2874	0.2598	0.2396	0.521
3406	0.2210	0.2011	0.1859	0.578
3407	$\frac{0.2210}{0.2826}$	0.2567	$\frac{0.1035}{0.2374}$	$\frac{0.576}{0.571}$
2400				
3408	0.0910	0.0825	0.0762	0.529
<u>3409</u>	0.0888	<u>0.0810</u>	0.0749	0.586
3410	0.1925	<u>0.1758</u>	<u>0.1628</u>	0.586
3501	0.8488	0.7658	0.7065	0.461
3503	0.2890	0.2646	0.2453	0.564
3506	0.7684	0.6896	0.6349	0.493
3509	0.3716	$\frac{0.0356}{0.3384}$	$\frac{0.3137}{0.3137}$	$\frac{0.629}{0.629}$
<u>3510</u>	$\frac{0.3710}{0.3858}$	$\frac{0.3507}{0.3507}$	$\frac{0.3137}{0.3244}$	0.584
3511				$\frac{0.564}{0.541}$
	0.5674	0.5147	0.4755	
<u>3512</u>	0.3524	0.3218	0.2978	0.585
3602	<u>0.1011</u>	0.0923	0.0854	0.596
3603	0.3843	0.3503	0.3241	0.561
3604	1.2508	1.1333	1.0482	$\overline{0.572}$
3605	0.4256	0.3856	0.3563	0.546
<del>3701</del>	$\frac{0.1230}{0.2479}$	$\frac{0.3050}{0.2250}$	$\frac{0.3303}{0.2077}$	0.519
3702	0.4443	0.4027	$\frac{0.3724}{0.4372}$	0.571
<u>3707</u>	0.5192	0.4728 0.3075	0.4373	0.458
<u>3708</u>	0.3386	<u>0.3075</u>	0.2844	0.566
3801	0.2653	0.2402	0.2214	0.505
3802	<u>0.1669</u>	0.1520	0.1407	0.599
3808	0.2847	0.2576	0.2375	0.488
<u>3901</u>	0.1664	0.1515	0.1401	0.587
3902	0.3683	0.3354	0.3104	0.592
3903	1.0842	$\frac{0.9354}{0.9865}$	$\frac{0.9107}{0.9109}$	$\frac{0.552}{0.515}$
<del>3905</del>	$\frac{1.0642}{0.1525}$	$\frac{0.9805}{0.1398}$	$\frac{0.9109}{0.1294}$	$\frac{0.515}{0.626}$
3903				
3906	0.4797	0.4350	0.4021	0.547
<u>3909</u>	0.1768	0.1613	0.1492	0.583
<u>4002</u>	<u>0.7303</u>	0.6591	0.6094	<u>0.556</u>
4101	0.2084	0.1896	0.1753	0.561
4103	0.2364	0.2164	0.2007	$\overline{0.671}$
<u>4107</u>	0.1379	0.1256	0.1161 0.1358	0.553
4108	0.1620	0.1472	0.1358	0.537
4109	0.2084	0.1896	$\frac{0.1753}{0.1753}$	$\frac{0.561}{0.561}$
4201	0.3067	$\frac{0.1050}{0.2762}$	$\frac{0.1755}{0.2548}$	0.513
				0.513
4301	0.6996	0.6345	0.5862	0.533
4302	0.5811	0.5244	0.4849	0.552 0.543
4304	0.5856	0.5317 0.7659	0.4915	0.543
<u>4305</u>	0.8488	<u>0.7659</u>	<u>0.7075</u>	0.536
<u>4401</u>	0.4335	0.3929	0.3627	0.494
4402	0.6026	0.5474	0.5056	0.548
4404	0.3847	0.3489	0.3221	0.528
<b>4501</b>	0.1315	0.1196	0.1105	0.540
<del>4502</del>	$\frac{0.1310}{0.0379}$	0.0345	0.0318	0.559
4504	0.0863	0.0790	$\frac{0.0310}{0.0732}$	0.624
4601	0.5740	0.5213	0.4819	0.538
<u>4802</u>	0.2061	<u>0.1874</u>	<u>0.1732</u>	0.558
<u>4803</u>	<u>0.1983</u>	0.1809	0.1674 0.3942 0.2390	<u>0.577</u>
4804	0.4673	0.4258	0.3942	0.586
4805	0.2855	0.2590	0.2390	0.517
4806	0.0597	0.0543	0.0501	$\frac{0.527}{0.527}$
4808	$\frac{0.00577}{0.4074}$	$\frac{0.0515}{0.3681}$	$\frac{0.0301}{0.3395}$	0.484
4809	$\frac{0.4074}{0.2264}$	0.2064	$\frac{0.3393}{0.1912}$	
				0.616
<u>4810</u>	<u>0.1376</u>	<u>0.1257</u>	<u>0.1164</u>	<u>0.597</u>

4811	0.2340	0.2131	0.1970	0.566
4812	0.2928	0.2656	$\frac{0.2453}{0.2453}$	0.544
4813		0.1933		
	0.2128		0.1787	0.516
<u>4901</u>	0.0443	0.0402	0.0371	<u>0.554</u>
<u>4902</u>	0.0579	0.0525	0.0486	0.580
4903	0.0443	0.0402	0.0371	0.554
4904	0.0234	0.0214	0.0198	0.629
4905	0.2407	0.2204	0.2043	0.638
4906	0.0704	0.0640	0.0591	
				0.575
<u>4907</u>	0.0583	0.0529	0.0488	0.535
4908	0.1001	0.0926	0.0857	0.621
4909	0.0494	0.0457	0.0422	0.605
4910	0.3591	0.3264	0.3016	0.531
5001	3.8664	3.4557	3.1723	0.380
5002	0.4531	0.4105	0.3795	0.562
5003	1.3737	1.2299	1.1302	0.395
<u>5003</u>	1.5457	1.3982	1.2898	0.481
5005	1.1000	$\frac{1.3962}{1.0752}$		0.401
	1.1989		0.9885	0.398
<u>5101</u>	0.6854	0.6241	0.5783	0.613
<u>5103</u>	0.6265	0.5703	0.5278	0.587
5106	<u>0.6261</u>	0.5689	0.5251	0.523
5108	0.5557	0.5025	0.4636	0.518
5109	0.5730	0.5170	0.4763	0.487
5201	0.2934	0.2656	0.2452	0.541
5204	$\frac{0.2551}{0.9101}$	$\frac{0.2030}{0.8225}$	$\frac{0.2432}{0.7582}$	$\frac{0.341}{0.487}$
<u>5204</u>	$\frac{0.5101}{0.4570}$	$\frac{0.6223}{0.4117}$	0.3790	$\frac{0.487}{0.456}$
5207	0.1392	0.1277	0.1183	0.645
<u>5208</u>	0.8143	0.7360	<u>0.6785</u>	0.499
5209	0.6304	<u>0.5717</u>	0.5284	0.546
5301	0.0275	0.0251	0.0232	0.587
5305	0.0389	0.0355	0.0328	0.617
5306	0.0447	0.0407	0.0376	0.544
5307	0.2933	0.2656	0.2456	0.560
6103	0.0582	0.0534	0.0495	0.638
6104	$\frac{0.0362}{0.2250}$	$\frac{0.0354}{0.2052}$	0.1900	0.588
6105	$\frac{0.2230}{0.1732}$	0.2032	0.1454	0.566
		0.1573		0.546
6107	0.1166	0.1065	0.0984	0.587
<u>6108</u>	0.4487	0.4089	0.3784	0.578
6109	0.0581	0.0527	<u>0.0487</u>	0.545
6110	0.4214	0.3827	0.3541	0.571
<u>6201</u>	0.2410	0.2182	0.2013	0.512
6202	0.5339	0.4834	0.4458	0.480
6203	0.0778	0.0712	0.0660	0.657
6204	0.1777	$\frac{0.1622}{0.1622}$	0.1502	$\frac{0.617}{0.611}$
6205	$\frac{0.1777}{0.1777}$	$\frac{0.1622}{0.1622}$	0.1502	0.611
<u>6206</u>	$\frac{0.1777}{0.1777}$		<u>0.1502</u> <u>0.1502</u>	
		0.1622		0.611
6207	1.1415	1.0463	0.9691	0.585
<u>6208</u>	0.2490	0.2281	0.2108	<u>0.587</u>
6209	0.2283	0.2085	<u>0.1928</u>	<u>0.587</u>
6301	0.1145	<u>0.1034</u>	0.0952	0.467
<u>6302</u>	<u>0.1486</u>	0.1350	0.1245	0.493
6303	0.0645	0.0586	0.0541	0.515
6304	0.1607	0.1471	0.1362	0.602
6305	0.0678	0.0618	0.0571	0.579
6306	0.2470	0.2248	$\frac{0.0371}{0.2080}$	
6308		0.2240		0.589
6200	0.0454	0.0413	0.0381	0.560
6309	0.1246	0.1137	0.1051	0.583
6402	0.2604	0.2367	<u>0.2190</u>	0.585
<u>6403</u>	<u>0.1925</u>	0.1758	<u>0.1628</u>	0.586
<u>6404</u>	0.1402	0.1283	0.1188	0.598
6405	0.5233	0.4739	0.4375	0.526
6406	0.0802	0.0733	0.0678	0.603

[ 51 ] Permanent

<del>7107 0.2302 0.2252 0.2018 0.528</del>	<u>0606</u> <u>0.2652</u> <u>0.2415</u> <u>0.2236</u> <u>0.602</u>
<del>7108 - 0.1986 - 0.1953 - 0.1765 - 0.587</del>	0607 $0.2814$ $0.2557$ $0.2362$ $0.558$
<del>7109 0.2497 0.2454 0.2215 0.560</del>	<u>0608</u> <u>0.2969</u> <u>0.2693</u> <u>0.2485</u> <u>0.486</u>
7110 0.3103 0.3029 0.2702 0.489	<u>0701</u> <u>2.0444</u> <u>1.8157</u> <u>1.6592</u> <u>0.335</u>
7111 0.4397 0.4303 0.3859 0.519	$\overline{0803}$ $\overline{0.3212}$ $\overline{0.2908}$ $\overline{0.2685}$ $\overline{0.552}$
7112 - 0.5780 - 0.5648 - 0.5046 - 0.494	$\overline{0804}$ $\overline{0.8810}$ $\overline{0.7902}$ $\overline{0.7259}$ $\overline{0.406}$
7113 0.6402 0.6245 0.5561 0.486	<u>0901</u> <u>1.4268</u> <u>1.2821</u> <u>1.1794</u> <u>0.449</u>
	$\frac{0.001}{1002}$ $\frac{1.1200}{0.7252}$ $\frac{1.2021}{0.6563}$ $\frac{1.0004}{0.6064}$ $\frac{0.536}{0.536}$
1221 010077 0111	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
<del>7115 0.5111 0.4997 - 0.4468 0.509</del>	
<del>7116 0.5579 0.5446 0.4862 0.478</del>	
<del>7117 1.4186 1.3931 1.2588 0.538</del>	1005 5.2607 4.7066 4.3257 0.402 0.2016 0.2507
<del>7118 2.6490 2.5919 2.3190 0.530</del>	$     \begin{array}{c cccccccccccccccccccccccccccccccc$
<del>7119 1.6583 1.6195 1.4458 0.502</del>	1101 0.5120 0.4645 0.4295 0.557
<del>7120 5.1299 5.0196 4.4883 0.443</del>	1102 1.1239 1.0110 0.9319 0.461
<del>7121 5.3160 5.1944 4.6382 0.454</del>	<u>1103</u> <u>0.5018</u> <u>0.4542</u> <u>0.4197</u> <u>0.522</u>
<del>7201 0.7814 0.7617 0.6794 0.527</del>	<u>1104</u> <u>0.4772</u> <u>0.4337</u> <u>0.4011</u> <u>0.544</u>
<del>7202 0.0456 0.0447 0.0402 0.522</del>	<u>1106</u> <u>0.2400</u> <u>0.2193</u> <u>0.2028</u> <u>0.576</u>
<del>7203 0.1157 0.1144 0.1040 0.562</del>	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
<del>7204 0.0000 0.0000 0.0000 0.667</del>	<u>1109</u> <u>0.6910</u> <u>0.6277</u> <u>0.5796</u> <u>0.497</u>
<del>7301 - 0.5434 - 0.5310 - 0.4748 - 0.382</del>	$\overline{1301}$ $\overline{0.3565}$ $\overline{0.3231}$ $\overline{0.2986}$ $\overline{0.527}$
<del>7302 0.6012 0.5902 0.5320 0.544</del>	$\overline{1303}$ $\overline{0.1595}$ $\overline{0.1444}$ $\overline{0.1334}$ $\overline{0.552}$
<del>7307 0.6164 0.6046 0.5441 0.539</del>	$\overline{1304}$ $\overline{0.0210}$ $\overline{0.0191}$ $\overline{0.0177}$ $\overline{0.550}$
7308 0,2032 0.2003 0.1814 0.577	<u>1305</u> <u>0.3568</u> <u>0.3238</u> <u>0.2992</u> <u>0.542</u>
<del>7309 0.1744 0.1723 0.1568 0.631</del> ))	$\overline{1401}$ $\overline{0.5826}$ $\overline{0.5277}$ $\overline{0.4877}$ $\overline{0.509}$
	$\overline{1404}$ $\overline{0.4894}$ $\overline{0.4426}$ $\overline{0.4089}$ $\overline{0.535}$
<u>Class</u> <u>1991</u> <u>1992</u> <u>1993</u> <u>D-Ratio</u>	$\overline{1405}$ $\overline{0.4698}$ $\overline{0.4254}$ $\overline{0.3920}$ $\overline{0.483}$
0101 1. <u>1989 1.0752 0.9885 0.398</u>	$\overline{1501}$ $\overline{0.3530}$ $\overline{0.3193}$ $\overline{0.2950}$ $\overline{0.532}$
$ \frac{0102}{0102}  \frac{11369}{1.2669}  \frac{11374}{1.0465}  \frac{1.0465}{0.425} $	$\overline{1507}$ $\overline{0.2760}$ $\overline{0.2507}$ $\overline{0.2318}$ $\overline{0.579}$
0103 1.5214 1.3659 1.2576 0.457	1701 1.5265 1.3647 1.2510 0.370
0104 1.7115 1.5300 1.4001 0.339	$\frac{1702}{1702}$ $\frac{1.5925}{1.5925}$ $\frac{1.4254}{1.3074}$ $\frac{1.3074}{0.365}$
$\frac{0107}{0105}$ $\frac{1.7115}{1.2527}$ $\frac{1.3500}{1.1293}$ $\frac{1.0413}{1.0413}$ $\frac{0.476}{0.476}$	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
$\frac{0105}{0107}$ $\frac{1.2527}{1.1592}$ $\frac{1.0384}{0.9544}$ $\frac{0.9544}{0.428}$	$\frac{1709}{1704}$ $\frac{0.7185}{0.7185}$ $\frac{0.6469}{0.6469}$ $\frac{0.5954}{0.5954}$ $\frac{0.426}{0.426}$
$\frac{0107}{0108}$ $\frac{1.1392}{0.8302}$ $\frac{1.0364}{0.7458}$ $\frac{0.5344}{0.6867}$ $\frac{0.120}{0.455}$	$\frac{1701}{1801} \frac{0.7103}{0.8112} \frac{0.7292}{0.7292} \frac{0.6706}{0.6706} \frac{0.437}{0.437}$
$ \frac{0108}{0109} \frac{0.3302}{3.4617} \frac{0.7450}{3.0918} \frac{0.3007}{2.8359} \frac{0.384}{0.384} $	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
$\frac{0109}{0201} \frac{3.4017}{2.8121} \frac{3.0918}{2.5152} \frac{2.3039}{2.3078} \frac{0.359}{0.359}$	2002 0.5153 0.4685 0.4335 0.583
$\frac{0201}{0202}$ $\frac{2.8121}{2.9836}$ $\frac{2.5132}{2.6736}$ $\frac{2.3078}{2.4572}$ $\frac{0.339}{0.440}$	2002 0.3633 0.3302 0.3051 0.558
	2004 0.5465 0.4961 0.4589 0.579
	$\frac{2004}{2007} \frac{0.3403}{0.4514} \frac{0.4901}{0.4095} \frac{0.4389}{0.3784} \frac{0.521}{0.521}$
	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
	$\frac{2008}{2009} \frac{0.2472}{0.2997} \frac{0.2237}{0.2727} \frac{0.2004}{0.2522} \frac{0.511}{0.568}$
0306 0.8818 0.7931 0.7300 0.454	
0307 0.6904 0.6234 0.5750 0.508	
0403 1.4108 1.2710 1.1708 0.455	
<u>0502</u> <u>1.2405</u> <u>1.1111</u> <u>1.0209</u> <u>0.415</u>	
<u>0504</u> <u>1.3263</u> <u>1.1890</u> <u>1.0932</u> <u>0.410</u>	<u>2105</u> <u>0.4801</u> <u>0.4337</u> <u>0.4007</u> <u>0.550</u>
<u>0506</u> <u>4.1578</u> <u>3.7193</u> <u>3.4136</u> <u>0.390</u>	$     \begin{array}{c cccccccccccccccccccccccccccccccc$
<u>0507</u> <u>3.0705</u> <u>2.7609</u> <u>2.5423</u> <u>0.427</u>	2201 0.2304 0.2087 0.1928 0.517
<u>0508</u> <u>3.0159</u> <u>2.6868</u> <u>2.4589</u> <u>0.360</u>	2202 <u>0.5305</u> <u>0.4827</u> <u>0.4470</u> <u>0.608</u>
<u>0509</u> <u>1.5651</u> <u>1.4016</u> <u>1.2869</u> <u>0.396</u>	<u>2203</u> <u>0.2663</u> <u>0.2426</u> <u>0.2242</u> <u>0.569</u>
$     \begin{array}{c cccccccccccccccccccccccccccccccc$	<u>2401</u> <u>0.3965</u> <u>0.3605</u> <u>0.3330</u> <u>0.514</u>
<u>0511</u> <u>0.9657</u> <u>0.8718</u> <u>0.8044</u> <u>0.536</u>	<u>2903</u> <u>0.6185</u> <u>0.5621</u> <u>0.5199</u> <u>0.556</u>
<u>0512</u> <u>1.5555</u> <u>1.3976</u> <u>1.2862</u> <u>0.448</u>	<u>2904</u> <u>0.6783</u> <u>0.6150</u> <u>0.5678</u> <u>0.508</u>
0.513 $0.6610$ $0.5942$ $0.5471$ $0.460$	$\overline{2905}$ $\overline{0.4520}$ $\overline{0.4114}$ $\overline{0.3805}$ $\overline{0.574}$
<u>0514 1.2750 1.1469 1.0564 0.469</u>	<u>2906</u> <u>0.3003</u> <u>0.2715</u> <u>0.2502</u> <u>0.514</u>
0515 2.5374 <u>2.2693</u> <u>2.0844</u> <u>0.402</u>	<u>2907</u> <u>0.4749</u> <u>0.4313</u> <u>0.3990</u> <u>0.570</u>
<u>0516</u> <u>1.2750</u> <u>1.1469</u> <u>1.0564</u> <u>0.469</u>	<u>2908</u> <u>0.8763</u> <u>0.7936</u> <u>0.7335</u> <u>0.552</u>
0517 1.5296 1.3804 <u>1.2740</u> <u>0.496</u>	<u>2909 0.4871 0.4425 0.4093 0.572</u>
<u>0518 1.4257 1.2770 1.1732 0.410</u>	3101 0.7388 0.6651 0.6124 <u>0.434</u>
<u>0519 1.5475 1.3949 1.2846 0.431</u>	$\overline{3102}$ $\overline{0.2890}$ $\overline{0.2626}$ $\overline{0.2429}$ $\overline{0.577}$
0601 $0.6196$ $0.5585$ $0.5146$ $0.477$	<u>3103</u> <u>0.6996</u> <u>0.6303</u> <u>0.5805</u> <u>0.463</u>
$\overline{0602}$ $\overline{0.3697}$ $\overline{0.3338}$ $\overline{0.3085}$ $\overline{0.555}$	<u>3104</u> <u>0.4524</u> <u>0.4082</u> <u>0.3764</u> <u>0.505</u>
$\overline{0603}$ $\overline{0.8873}$ $\overline{0.7953}$ $\overline{0.7307}$ $\overline{0.391}$	3105 0.7311 0.6616 0.6107 0.516
<u>0604                                   </u>	$\frac{3303}{3303}$ $\frac{0.2180}{0.1980}$ $\frac{0.1980}{0.1980}$ $\frac{0.1828}{0.549}$

6409         0.4715         0.4266         0.3934         0.503         7204         0.0000	25 38 52 08 53
6601 0.1758 0.1605 0.1485 0.588 WAC 290-17-890 Table 17. 6602 0.4176 0.3793 0.3506 0.536 Maximum experience modifications	
$\frac{6603}{6604}$ $\frac{0.2678}{0.0591}$ $\frac{0.2434}{0.0538}$ $\frac{0.2250}{0.0496}$ $\frac{0.564}{0.500}$ for firms with no compensable accide	
6605 03070 03812 03607 0.657 Maxim	
6607 0.1453 0.1330 0.1232 0.642 Experied Experied Experied Modifier	
<u>6608 0.2645 0.2385 0.2199 0.483</u>	
6620 0.6389 0.5856 0.5443 0.723 6704 0.1213 0.1104 0.1021 0.585 ((2,194 & Under 0.90	<b>,</b>
$\frac{6705}{6705}$ $\frac{6.11215}{0.7477}$ $\frac{6.1164}{0.6844}$ $\frac{6.1021}{0.6343}$ $\frac{6.565}{0.635}$ $\frac{2,195}{0.895}$	
$\overline{6706}$ $\overline{0.3598}$ $\overline{0.3287}$ $\overline{0.3039}$ $\overline{0.571}$ $\overline{2,348}$ $\overline{2,513}$ $0.86$	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
$     \begin{array}{c cccccccccccccccccccccccccccccccc$	
$\frac{6801}{6801}$ $\frac{0.2259}{0.2259}$ $\frac{0.1001}{0.1894}$ $\frac{0.1463}{0.578}$ $\frac{0.055}{0.578}$	
$\overline{6802}$ $\overline{0.3577}$ $\overline{0.3275}$ $\overline{0.3031}$ $\overline{0.633}$ $\overline{0.633}$ $\overline{0.633}$	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
6804         0.1775         0.1615         0.1494         0.619         3,852         4,148         0.86           6809         3.9144         3.6146         3.3450         0.623         4,149         4,471         0.86	
$\frac{0.005}{6901} = \frac{0.0288}{0.0272} = \frac{0.0252}{0.0252} = \frac{0.0252}{0.644} = \frac{0.0252}{0.644} = \frac{0.0252}{0.642}$	
$\overline{6902}$ $\overline{0.7234}$ $\overline{0.6462}$ $\overline{0.5928}$ $\overline{0.376}$ $\overline{0.376}$ $\overline{0.7234}$ $\overline{0.6462}$ $\overline{0.6462}$ $\overline{0.5928}$ $\overline{0.376}$ $\overline{0.376}$	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
6906 0.1168 0.1105 0.1025 0.679 6,607 7,165 0.74	
$\overline{6907}$ $\overline{1.0225}$ $\overline{0.9243}$ $\overline{0.8540}$ $\overline{0.521}$ $\overline{7,166}$ $\overline{7,780}$ $0.73$	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
7102 3.5471 3.2740 3.0318 0.590 10,031 10,042 0.65	
$7103 \ 0.2690 \ 0.2431 \ 0.2244 \ 0.502 \ 10.943 \ 11.953 \ 0.68$	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
$\overline{7107}$ $\overline{0.2441}$ $\overline{0.2214}$ $\overline{0.2046}$ $\overline{0.532}$ $\overline{15,710}$ $\overline{17,256}$ $\overline{0.64}$	•
$\overline{7108}$ $\overline{0.1971}$ $\overline{0.1801}$ $\overline{0.1667}$ $\overline{0.613}$ $\overline{17,257}$ $\overline{18,983}$ $\overline{0.63}$	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
7110         0.3205         0.2891         0.2665         0.476         20,916         23,081         0.61           7111         0.4442         0.4027         0.3722         0.517         23,082 & Over         0.60	
7112 0 5802 0 5250 0 4844 0 514	• •
7113 0.5978 0.5394 0.4968 0.487 2,252 & Older 0.90	
$\frac{7114}{2000} = \frac{0.0073}{0.007} = \frac{0.0071}{0.0020} = \frac{0.004}{0.004} = \frac{2,410}{0.000} = 2,580 = 0.88$	
$\frac{7115}{7116} = \frac{0.5074}{0.5074} = \frac{0.4377}{0.4273} = \frac{0.4374}{0.6274} = \frac{0.534}{0.87} = \frac{2,581}{0.87} = \frac{2,764}{0.87}$	
$\frac{7117}{1.2706}$ $\frac{1.1577}{1.0725}$ $\frac{1.0725}{0.547}$ $\frac{0.547}{2.965}$ $\frac{2.705}{3.181}$ $\frac{2.705}{0.85}$	
$\frac{7118}{2.4711}$ $\frac{2.2381}{2.0637}$ $\frac{2.0637}{0.528}$ $\frac{0.528}{3.182}$ $\frac{2.503}{3.182}$ $\frac{2.5181}{3.417}$ $\frac{0.83}{0.84}$	
/// / /// / /// / /// / /// / /// ///	
$\frac{7121}{54012}$ $\frac{54012}{48810}$ $\frac{44074}{44074}$ $\frac{0.463}{0.463}$ $\frac{3,075}{10.000}$ $\frac{1}{2000}$ $\frac{3,075}{10.000}$	
$\frac{7121}{7201}  \frac{3.4012}{0.8908}  \frac{4.8810}{0.8030}  \frac{4.4974}{0.7419}  \frac{0.403}{0.518} \qquad \qquad$	•

1.3890

0515

$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
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AMENDATORY SECTION (Amending WSR 94-24-007, filed 11/28/94, effective 1/1/95)

WAC 296-17-895 Industrial insurance accident fund base rates and medical aid base rates by class of industry. Industrial insurance accident fund and medical aid fund base rates by class of industry shall be as set forth below.

### ((Base Rates Effective January 1, 1995

Class	Accident Fund	Medical Aid Fund	
0101	1.4247	0.7373	
0.0.	1.4036		
	1.5749		
	2.1193		
	1.3778		
	1.3542		
	1.1318		
	4.8977		
	2.8359		
	3.1142		
	<del></del>		
	0.5840		
	2.2016		
	1.0725		
	0.7472		
	<del>-1.4548</del>		
	1.4856		
	1.5477		
0506	4.9474	<del>2.3894</del>	
0507	3.2863	<del>1.8121</del>	
0508	3.6764	<del>1.4328</del>	
	1.8642		
	1.4603		
	1.1705		
	1:7015		
	0.7639		
	1.4603		

<del>0313</del>	<del></del>	1.5050
0516	<del>- 1.4603 -</del>	<del>0.8730</del>
0517	<del> 1.7552 -</del>	1.1660
0517	1.8547	0.8850
0510	1.4948	1.0720
0319	0.7351	0.4204
0601	<del> 0./331</del>	<del></del>
0602	<del>0.4245</del>	<del> 0.2643</del>
0603	0.8327	<del></del>
0604	1.1062	<del>0.8315</del>
0606	0.2259	0.2280
0607	0.2639	0.2420
0607	0.2607	0.2126
0701	2.0000	0.2505
0/01	3.0988 	0.2001
0803	<del>0.3300</del>	0.24/2
0804	1.0070	0.5585
0901	1.7204	<del>0.9548</del>
1002	0.8876	<del>0.6087</del>
1002	0.6622	0.4160
1004	<del>0.5366</del>	0.3517
1005	<del>5.5279</del>	2.6017
1003	0.2735	0.2102
1101	0.5055	0.3939
<del>1102</del>	1.3193	<del>0.7504</del>
1103	<del>0.4719</del>	<del>0.3878</del>
1104	0.4719 0.5174	<del>0.4580</del>
1106	0.1917	<del>0.2353</del>
1108	0.3817	0.3549
1100	0.6580	0.6003
1201	——————————————————————————————————————	0.0023
1301	0.1809	0.2433
1303	0.1809	0.12/3
1304	0.0191	0.0192
<del>1305</del>	0.3136	<del>0.2764</del>
1401	0.5977	<del> 0.4867</del>
1404	0.5441	<del>- 0.3971</del>
1405	0.4960	0.3980
1501	0.3419	0.2511
1507	0.2700	0.2301
1701	1.8890	0.2301
1701	1.8402	0.0741
1702	1.8402	0.9019
<del>1703</del>	0.3927	0.2480
<del>1704</del>	0.8206	<del>0.5239</del>
<del>1801</del>	0.9765	<del>0.5094</del>
1802	1.0560	<del>0.6538</del>
2002	0.5074	0.4484
2002	0.3687	0.3282
	<del></del>	
2007	0.2547	0.3724
2008	<del> 0.254/</del>	0.1940
<del>2009 -</del>	0.2885	0.2619
	0.5997	
	<del>0.3973</del>	
2104	<del>0.2512</del>	<del>0.2505</del>
2105	0.5644	0.3520
2106	<del>0.3466</del>	0.2868
2201	0.2263	0.1910
2201	0.5022	0.1010
2202	<del>U.3ULL</del>	0.4012
	0.2657	
	0.3912	
<del>2903</del>	<del>0.5996</del>	<del>0.5261</del>
2904	0.6717	<del>0.5376</del>
2905	0.4554	<del>0.4236</del>
2906	0.3463	0.2432
<del>2700 -</del>	0.5705	
•		P

3.0165

	0.4528	
	<del>0.9163</del>	
	0.5090	
3101	0.8246	<del>0.5118</del>
3102	0.3018	<del>0.2675</del>
3103	0.7326	<del>0.4765</del>
3104	0.4991	<del>0.3420</del>
	0.8640	
	0.2050	
3304	0.5104	0.4638
3309	0.3567	0.3835
3401	0.3730 0.4618	0.2856
3402		0.3392
3404		0.1394
	0.2973	
3400		0.2037
3407	0.0858	0.2514
3400	0.0805	0.0084
3410	0.1630	0.0793
	0.1630	
	0.9102	
2506	0.8400	0.3004
2500	0.3784	0.4720
2510	0.3804	0.3443
2511	0.5547	0.3400
2512	0.3124	0.4011
	0.9124	
3602	<del>0.3090</del>	0.0515
3604	1.4196	1.0100
3605	<del>0.4376</del>	0.3403
3701	0.2589	0.2143
3702	0.5058	<del>0.4041</del>
3707	0.4213	0.4248
3708	0.3018	0.2675
3801	0.2406	0.1800
3802	0.1703	0.1630
3808	0.2775	0.2228
	0.1497	
3902	0.3707	<del>0.3656</del>
3903	0.9734	<del>0.9930</del>
<del>3905 -</del>	0.1221 0.4725	<del>0.1558</del>
<del>3906 —</del>	<del></del>	<del>0.4064</del>
3909	0.1862	<del>0.1907</del>
	0.7430	
4101	0.1880	<del>- 0.1702</del>
4103	0.2042	<del></del>
4107	0.1125	<del></del>
4108	0.1709 0.1880	0.1571
4109	<del>0.1880</del>	<del> 0.1702</del>
43UI	0.7507	<del></del>
4304	0.6962 0.5467	0.4263
4304 4305		0.4694
4401		0.6225
4402		<del>0.3938</del>
4404		0.2111
	0.3805 0.1215	
4502	0.1213	0.1107
4504	0.0651	0.0348 0.0034
T-0-CT	0.0031	<del>- v.vasa</del>

4601	<del>-0.5618</del>	0.5140
4802	<del>- 0.2423</del> -	0.1926
4803	0.1852	0.2134
4804	0.4477	0.4568
4805	<del>- 0.2697</del>	0.2552
4806	<del>0.0640</del>	0.0608
4808	0.4447	0.3670
4800	0.2069	<del>0.2074</del>
4810	_0.2005	0.1339
4010	_ 0.1310	0.1339
4011	0.2500	0.2693
		0.2083
4901	0.0425	0.0352
4902	0.0523	0.0439
4903	0.0425	0.0352
4904	<del>-0.0199</del> -	0.0212
4905	<del>- 0.2055</del>	0.2419
		0.0579
4907	<del>-0.0591</del>	<del>0.0492</del>
4908	<del>0.0566</del> -	0.1256
4909	<del>- 0.0566</del> -	<del></del>
4910	0.3546	<del>0.3376</del>
5001	5.4002	<del>2.4976</del>
5002	0.1002	0.3662
		0.8190
5004	1.7007	1.2729
5005	1.2240	0.7373
5101	0.6000	0.6139
5102	0.0909	0.6139
5106	0.7281	0.6080 0.4931
		0.4522
5109	0.6402	0.4258
<del>5201</del>	0.3193	0.2418
<del>5204</del>	<del>- 0.9478 -</del>	
<del>5206</del>	<del>0.4986</del>	0.3201
<del>5207</del>	<del>-0.1095</del> -	0.1380
<del>5208</del>	<del>0.9067</del>	0.6688
<del>5209</del>	<del>-0.6024</del>	0.5372
<del>5301</del>	0.0243	0.0236
5305	0.0355	0.0358
5306	0.0373	0.0363
5307	0.3117	0.2321
6103	0.0432	0.0586
6104	0.2141	0.2131
6105	0.1651	0.1522
6107	0.1105	0.1332 0.1219 0.4279
6109	_0.1103 _0.4271	0.1219
6100	_ 0. <del>4371</del> _ 0.0406	0.4273
6110	0.0420	0.3568
6201	0.4203	
<del>0202</del>	<del>-0.5354</del>	0.4104
6204	<del>-0.0679</del> -	<del></del>
6204 —	0.1487	<del>0.1666</del>
0205	<del>- 0.1487 -</del>	0.0753 
<del>6206</del>	<del>-0.1487 -</del>	<del>0 1666</del>
		1.1159
<del>6208</del>	0.2130	<del>0.2517</del>
6209	0.1912	0.2094
6301	0.1138	0.0800
6302	0.1396	0.1340
6303	0.0565	-0.0520
6304	0.1194	<del>0.0520</del>
	V.117 I	0.101 <del>2</del>

<b>6005</b>	0.0500	<del>0.0625</del>	7109	0.2304	0.2379
<del>6305</del>	0.0580	<del></del>	7110	0.3427 0.3427	0.2354
<del>6308</del>	0.0423	<del>0.2139</del>	7111	-0.4518 	0.3710
<del>6309</del>	0.1062	0.0376 0.1166	7112	0.6218	<del>- 0.4554</del>
6402	0.1002	0.2234	7113	0.7251	<del>0.4661</del>
6403 —	0.1630	<del>0.1850</del>	7114	0.5450	0.6637
6404	0.1142	0.1418	7115	0.5451	<del>0.4083</del>
6405	0.4876	0.4130	7116	0.6058	0.4331
6406	0.0648	0.0743	7117	1.2826	<del>- 1.3809</del>
6407 —	0.0040	0.0743 0.1682	7118	2.8220	2.1272
6408	0.1722	<del>0.1882</del>	<del>7119</del>	1.8203	1.2733
6409	0.3001	0.3434	7120	5.1898	4.2887
6410	0.1341	0.1312	7121	5.6092	4.2428
6501	0.0784	0.1312 0.0771	7201	0.9038	<del>- 0.5638</del>
6502	0.0757	<del>0.0239</del>	7202	0.0443	<del>- 0.0410</del>
6503	-0.0704	0.0239	7203	0.0877	<del>0.1286</del>
6504	0.3116	0.3900	7204	0.0000	0.0000
6505 —	0.0765	<del></del>	7301	0.5781	<del>- 0.4354</del>
<del>6506</del>	0.0703	<del></del>	7302	0.5665	0.5611
<del>6508</del>	0.3196	<del>0.2953</del>	7307	0.5005	0.5560
<del>6509 —</del>	0.1682	<del>0.1901</del>	7308	0.3330	<del>0.2070</del>
<del>6601</del>	-0.1567	0.1701 0.1774	7309	0.1409	<del> 0.1887</del> ))
6602	0.1307	0.1774	7307		• •
<del>6603</del>	0.2415	0.2331		Base Rates	
<del>6604</del>	0.0534	<del>0.2551</del>		January 1	<u>, 1996</u>
6605	0.0334	<del>0.3259</del>			
<del>6607</del>	0.1221	<del>0.1558</del>		Accident	Medical Aid
6608	0.3038	0.1356 0.1856	Class	<u>Fund</u>	<u>Fund</u>
6614	283.6400**	238.0000**			0.551.5
6615	211.8800**	176.7600**	<u>0101</u>	1.4172	0.5715
6616	28.1200**	<del>-23.5200**</del>	<u>0102</u>	1.4854	0.6170
6617	21.0400**	17.6000**	<u>0103</u>	1.8132	0.7254
6618	80.8000**	<del> 67.8400**</del>	<u>0104</u>	2.0801	0.7529
6620-	0.4168	0.491 <del>7</del>	0105	1.3798	0.6819
6704	0.4108	<del>- 0.1136</del>	0107	1.4288	0.5140
6705	<del>-0.6471</del>	<del>0.6985</del>	0108	0.9758	0.4055
6706	0.3150	<del>0.3623</del>	<u>0109</u>	4.3956	1.4176
<del>6707</del>	11.30*	12-44*	<u>0201</u>	<u>3.4169</u>	1.2550 1.3351
6708	3.2570	4.6300	<u>0202</u>	3.6615	0.6502
6709	0.1409	<del>- 0.1887</del>	<u>0206</u>	2.0484 0.6105	
6801 -	0.2333	<del>0.1910</del>	0301	0.6195	0.3680
6802	0.2705	0.3299	0302	2.2865 1.0155	<u>0.7455</u>
6803	1.5385	<del>0.3053</del>	<u>0306</u>	1.0155	0.4454 0.3840
6804	0.1744	<del>0.1513</del>	<u>0307</u>	<u>0.7527</u>	0.7622
6809-	2.3520	<del>- 4.7838</del>	<u>0403</u>	1.5550	
6901	0.0000	<del>0.0451</del>	0502	1.5176	0.5555
6902	0.8429	<del>- 0.3895</del>	0504	1.5926 5.1355	0.6164
6903	4.0311	<del>2.5499</del>	<u>0506</u>	5.1355	1.8101
6904	0.2030	<del>0.1654</del>	<u>0507</u>	3.4887	1.5784
6905	0.2207	<del>0.2068</del>	<u>0508</u>	3.9724 1.8042	1.1176
6906	0.0000	<del>0.2068</del>	<u>0509</u>	1.8942	<u>0.7103</u>
6907	1.1267	<del>0.7995</del>	0510	1.4694	0.6454
6908	0.3739	<del>0.3020</del>	<u>0511</u>	1.0721	0.5259
6909	-0.0745 -	<del>0.0746</del>	<u>0512</u>	1.8231	0.7620
7101	0.0282	<del>0.0263</del>	<u>0513</u>	0.7743	0.3254
7102	16.58*	<del>34.60*</del>	<u>0514</u>	1.4694	<u>0.6454</u>
<del>7103</del>	0.2755	<del></del>	0515	3.1835	1.0775
7104	0.0203	0.0236	<u>0516</u>	1.4694	0.6454
7105	0.0254	<del>0.0239</del>	<u>0517</u>	1.6642	0.8519
<del>7106</del> —	0.1604	<del>0.1305</del>	0518	1.7432	0.6389
7107	0.2408	0.1905	<u>0519</u>	1.6574	0.8660
		<del>0.1916</del>	<u>0601</u>	<u>0.6904</u>	<u>0.3315</u>
7108	<del> 0.1819</del>	<del> U.1Y10</del>	<del></del>	<del></del>	

0.00	0.4140	0.0000	2121		
<u>0602</u>	<u>0.4142</u>	<u>0.2003</u>	<u>3104</u>	<u>0.4980</u>	<u>0.2476</u>
0603	1.0539	0.4178	3105	0.7579	0.4351
0604	1.2062	0.6635	3303	0.2107	0.1412
<u>0606</u>	0.2494	0.1791	3304	0.5411	0.3456
0607	0.2704	0.1837	3309	0.3439	0.2532
0608	0.2834	0.1929	3401	0.3827	0.2332
					0.2183
0701	2.8143	0.6631	<u>3402</u>	0.4719	0.2611
0803	0.3385	0.1885	3403	0.2034	0.1172
0804	1.0371	0.4216	3404	0.4293	0.1172
					0.2718
<u>0901</u>	1.6607	0.7050	3405	0.3065	0.1646
1002	0.7664	0.4244	3406	0.2081	0.1481
1003	0.7456	0.3635	3407	0.2785	
1003	0.7430	0.3033			0.1807
1004	0.5326	0.2664	3408	<u>0.0891</u>	0.0580
1005	6.5179	2.2936	3409	0.0795	0.0626
1007	0.3419	0.1720	3410	0.1636	0.0020
		0.1720		0.1030	0.1420
1101	0.5148	0.3196	3501	0.9078	0.4806
1102	1.2942	0.5709	3503	0.2249	0.2278
1103	0.5178	0.3014	3506	0.9452	
					0.3481
<u>1104</u>	0.4510	0.3173	<u>3509</u>	0.3570	0.2475
1106	0.2010	0.1785	3510	0.3762	0.2501
1108	0.3764	0.2618	<u>3511</u>		0.2567
1100	0.5704		3311	0.5641	0.3567
1109	0.6371	0.4659	<u>3512</u>	0.3006	0.2589
1301	0.3563	0.2224	3602	0.0895	0.0721
1303	0.1687	0.0933	<u>3603</u>		
1303				0.3388	0.2735
1304	0.0194	0.0143	3604	1.3109	0.7452
1305	0.3498	0.2279	3605	0.4369	0.2582
1401	0.5856	0.3604	3701	0.2392	0.1600
	0.5650			0.2382	0.1609
1404	0.5199	0.2839	3702	0.4611	0.2676
1405	<u>0.4696</u>	0.2892	3707	0.4308	0.3834
<u>1501</u>	0.3728	0.2062	<del>3708</del>		0.3031
1501		0.2002		0.3314	0.2178
<u>1507</u>	0.2707	0.1773	<u>3801</u>	0.2714	0.1596
1701	1.8836	0.6601	3802	0.1556	0.1136
1702	1.9135	0.7256	3808		$\frac{0.1730}{0.1717}$
	1.9133			0.2900	
1703	0.3517	0.1739	3901	0.1544	0.1133
1704	<u>0.7873</u>	0.3885	3902	0.3432	0.2503
1801	0.9288	0.4103	3903		0.2505
1001	0.9266			0.9713	0.7528
1802	1.1467	0.4951	<u>3905</u>	0.1223	0.1184
2002	0.4988	0.3366	3906	0.4847	0.2968
2003	0.3486	0.2379	3909	0.1554	0.2200
				0.1554	0.1264
2004	0.5495	0.3423	4002	0.8284	0.3892
2007	<u>0.4413</u>	<u>0.2883</u>	4101	0.1962	0.1394
2008	0.2531	0.1489	4103	0.2041	$\frac{0.1746}{0.1746}$
	0.2551			0.2041	
<u>2009</u>	0.2825	0.2007	<u>4107</u>	0.1228	<u>0.0970</u>
$\frac{2101}{2102}$	0.5575	0.3345	<u>4108</u>	0.1557	0.1053
2102	0.3887	0.2727	4109	0.1962	0.1394
2104	0.3007	0.2727	4001	0.1302	0.1354
<u>2104</u>	0.2166	0.1754	<u>4201</u>	0.3532	0.1573
2105	0.5301	0.2652	4301	0.6919	0.4417 0.3106
<b>2106</b>	0.3026	0.2009	4302	0.6578	0.2106
		0.2007			0.3100
2201	0.2343	<u>0.1407</u>	<u>4304</u>	<u>0.5683</u>	<u>0.3786</u>
2202	0.5112	0.3500	4305	0.9549	0.4554
2203	0.2409	0.1850	4401	0.4242	0.2749
		0.1030		0.4242	0.2749
<u>2401</u>	0.3615	0.2710	4402	0.5802	0.3923
<u> 2903</u>	<u>0.5959</u>	<u>0.4045</u>	<u>4404</u>	0.3797	0.2428
<del>2904</del>	0.6647	0.4304	4501	$\frac{0.1213}{0.1213}$	0.0902
					0.0892
<u>2905</u>	0.4210	<u>0.3061</u>	<u>4502</u>	<u>0.0350</u>	0.0257
<u> 2906</u>	0.3179	0.1733	4504	0.0708	0.0657
<del>2907</del>	0.4682	0.3037	4601	0.5520	
2008		0.5057		0.3320	0.3744
<u>2908</u>	0.9149	0.5218	4802	0.1959	0.1365
2909	<u>0.4764</u>	0.3140	4803	0.1749	0.1416
3101	0.8167	0.3955	4804	0.4269	0.3238
3102	0.2806	0.1879	<u>4805</u>	<u>0.2778</u>	0.1826
<u>3103</u>	$0.776\overline{3}$	<u>0.3747</u>	<u>4806</u>	<u>0.055</u> 3	0.0402
	<del></del>			<del></del>	

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4808	0.4313	0.2347	6404	0.1151	<u>0.1064</u>
			6405	0.5351	$\frac{0.1007}{0.3172}$
4809	0.2102	0.1553			
<u>4810</u>	0.1175	0.1012	6406	0.0687	0.0588
4811	<u>0.2118</u>	<u>0.1623</u>	<u>6407</u>	<u>0.1731</u>	<u>0.1308</u>
4812	0.2908	<u>0.1842</u>	<u>6408</u>	0.3077	0.2036
4813	0.1999	0.1416	6409	0.4872	0.2804
4901	0.0448	$\overline{0.0273}$	<del>6410</del>	0.1363	0.1022
4902	0.0588	0.0358	6501	0.0839	0.0585
4002		$\frac{0.0336}{0.0273}$	650 <u>2</u>	$\frac{0.0035}{0.0221}$	0.0182
4903	0.0448				
4904	0.0211	0.0166	6503	0.0685	0.0328
<u>4905</u>	0.1988	<u>0.1832</u>	6504	0.3112	0.2923
<u>4906</u>	0.0694	0.0450	<u>6505</u>	0.0762	0.0702
4907	0.0572	0.0371	<u>6506</u>	0.0618	0.0546
4908	0.0546	0.0954	6508	0.3065	0.2201
4909	0.0275	0.0466	6509	<u>0.1910</u>	0.1621
<del>4910</del>	0.3382	0.2390	6601	0.1510	0.1284
5001	4.8459	1.6341	6602	0.4006	0.2731
<del>5002</del>	0.4719	<u>0.2711</u>	6603	0.2564	0.1759
<u>5002</u> <u>5003</u>	1.6736	$\frac{0.2711}{0.6180}$	<u>6604</u>	0.0523	0.0413
	1.5740	<u>0.9331</u>	6605	<u>0.2564</u>	$\frac{0.0113}{0.2323}$
5004	1.3740		6607	$\frac{0.2304}{0.1220}$	$\frac{0.2323}{0.1091}$
5005	1.4172	<u>0.5715</u>			
<u>5101</u>	0.6534	0.4584	6608	0.2925	0.1433
5103	<u>0.5867</u>	<u>0.4236</u>	<u>6614</u>	283.7000**	185.0000**
<u>5106</u>	0.5849	0.4178	6615	211.7000**	137.0000**
5108	0.5873	0.3225	<u>6616</u>	27.7000**	16.0000**
5109	0.6227	0.3175	6617	20.7000**	13.0000**
5201	0.3060	0.1739	<u>6618</u>	80.7000**	68.0000**
5204	0.9533	0.5303	<u>6620</u>	0.5566	0.4741
<u>5206</u>	0.5067	0.2445	6704	0.1132	0.0821
<u>5200</u> 5207	0.1086	$\frac{0.2445}{0.1104}$	<del>6705</del>	0.6240	0.5642
	0.8609	0.4701	<u>6706</u>	0.2995	0.2683
<u>5208</u>		0.3935	670 <u>7</u>	10.88*	9.04*
5209	0.6317				4.3290
5301	0.0255	0.0188	<u>6708</u>	4.0470	
<u>5305</u>	0.0352	0.0272	6709	0.1408	0.1356
5306	<u>0.0409</u>	<u>0.0306</u>	<u>6801</u>	0.2262	<u>0.1416</u>
<u>5307</u>	0.3101	$\overline{0.1725}$	6802	0.2939	0.2721
6103	0.0431	0.0477	<u>6803</u>	1.1663	0.2311
6104	0.1994	0.1602	<u>6804</u>	0.1742	<u>0.1150</u>
6105	0.1665	<u>0.1130</u>	<u>6809</u>	2.3483	3.5833
6107	0.1014	0.0840	6901	0.0000	0.0386
<u>6108</u>	0.4076	0.3121	6902	0.9111	0.3011
6109	0.0558	0.0379	<u>6903</u>	4.0416	1.7992
6110	0.4166	0.2688	6904	$\overline{0.2107}$	$\overline{0.1257}$
<u>6201</u>	0.2464	0.1455	6905	0.2314	0.1571
6202	0.5323	0.3301	<u>6906</u>	0.0000	0.1571
6203	0.0674	<u>0.0572</u>	<u>6907</u>	1.0944	0.5869
			<u>6908</u>	0.3672	0.2416
6204	0.1567	0.1276			
6205	0.1567	$\frac{0.1276}{0.1276}$	<u>6909</u>	0.0754	0.0602
<u>6206</u>	0.1567	0.1276	7101	0.0275	0.0195
6207	0.8677	0.9145	7102	16.56*	24.24*
6208	0.1940	<u>0.1954</u>	<u>7103</u>	<u>0.2839</u>	<u>0.1561</u>
6209	0.1954	<u>0.1670</u>	<u>7104</u>	0.0207	<u>0.0180</u>
6301	0.1205	<u>0.0660</u>	7105	<u>0.0243</u>	<u>0.0182</u>
6302	0.1369	0.0999	<u>7106</u>	0.1510	0.0925
6303	0.0610	<u>0.0426</u>	<u>7107</u>	0.2423	0.1537
<u>6304</u>	0.1302	$\overline{0.1233}$	<u>7108</u>	0.1697	$\overline{0.1442}$
6305	0.0605	0.0478	<del>7109</del>	0.1819	0.1467
<u>6306</u>	0.2344	0.1648	$\frac{7109}{7110}$	0.3464	$\frac{0.1787}{0.1787}$
<u>6308</u>	0.0431	0.0301	$\frac{7110}{7111}$	0.4379	$\frac{0.1707}{0.2811}$
6309	0.1105	<u>0.0885</u>	$\frac{7111}{7112}$	0.6007	$\frac{0.2311}{0.3453}$
6402	0.2545	<u>0.0883</u> <u>0.1687</u>	$\frac{7112}{7113}$	0.6496	0.3309
640 <u>2</u>	0.2343 0.1636	0.1087 0.1420	$\frac{7113}{7114}$	0.5444 0.5444	0.5040
0403	0.1030		/114	<u>U.J<del>444</del></u>	<u>0.5040</u>
		[ 57 ]			Perma

7115	0.5157	0.3098
7116	0.5403	0.3123
7117	1.1217	0.9047
7118	2.5270	1.4928
7119	1.8565	1.0001
7120	5.1221	3.2106
7121	5.5649	3.1963
7201	1.0186	0.4659
7201 7202 7203 7204 7301 7302 7307	0.0468 0.0877 0.0000 0.5289 0.5251 0.5511	0.4039 0.0303 0.0945 0.0000 0.3009 0.4101 0.4135
7308	0.1742	0.1680
7309	0.1408	0.1356

- \* 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.

AMENDATORY SECTION (Amending WSR 95-06-069, filed 3/1/95, effective 4/10/95)

### WAC 296-17-919 Table I.

Size

Group

((RETROSPECTIVE RATING PLANS A, A1, A2, A3, AND B STANDARD PREMIUM SIZE RANGES Effective April 10, 1995

> Standard Premium

Number	Range			
63	\$ 4,000	\$ 4,834		
62				
61	5,804	<del>6,905</del>		
60	<del>6,906 -</del> -	8,171		
	<del>8,172</del>			
	9,618			
	11,246			
	13,098			
	15,195			
	17,536			
	20,174			
	23,142			
	<del>26,436</del>			
	27,858			
	29,983			
48	32,303	34.865		
	34,866			
	<del>37,701</del>			
	40,817			
44	44,280	48,138		
	48,139			
	<del>52,405</del> -			
	57,183			
	62,550			
	68,527			
38	75,279	<del></del>		
	82,930			
	91,527			

25	101 000	110.551
33	101,338	<del>112,5/1</del>
34	112,572	125,325
33	125,326	<del>- 135,626</del>
32	135,627	<del>147,797</del>
31	<del></del>	<del>161,403</del>
<del>30 —</del>	<del>161,404</del>	<del>176,843</del>
<del>29</del>	<del>176,844</del>	<del>194,440</del>
<del>28</del>	<del>194,441</del>	<del>214,344</del>
<del>27</del>	<del>214,345</del>	<del>237,250</del>
<del>26 —</del>	<del></del>	<del>263,747</del>
<del>25</del>	<del>263,748</del>	<del>294,154</del>
24	<del>294,155</del>	329,753
23	329,754	371,713
22	<del></del>	420,756
<del>21</del>	<del>420,757</del>	479,459
20	479,460	<del>550,343</del>
19	<del>550,344</del>	635,211
18	635,212	<del>739</del> ,820
	739,821	
16	<del>870,309</del>	<del>1.031.766</del>
15	1,031,767	1.391.785
	1,391,786	
	1,895,124	
12	2,297,513	2,778,867
11	2,778,868	3.510.061
10	3,510,062	<del>5,045,595</del>
	5,045,596	
8	7,405,057	10.528.520
7	10,528,521	15.512.942
6	15,512,943	24,127,195
5	<del>24,127,196</del>	& Over))
OSPECITAL	E RATING PLANS A, A1	, A2, A3, AND B

### RETROSPECTIVE RATING PLANS A, A1, A2, A3, AND E STANDARD PREMIUM SIZE RANGES Effective January 1, 1996

<u>Size</u>	Standard
<u>Group</u>	<u>Premium</u>
<u>Number</u>	<u>Range</u>
63 62 61 60 59 58 57 56 55 55 55 55 55 55 57 50 49 48 47 46 45 44 43 42 41	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

40	55.027		61 201
<u>40</u>	<u> 55,937</u>	=	01,201
<u>39</u>	<u>61,282</u>	=	<u>67,319</u>
38	67,320	_	74,162
37	74 163	_	81 850
37	7 <del>7,105</del>	_	00,623
<u>30</u>	81,851	_	90,023
<u>35</u>	<u>90,624</u>	_	<u>100,670</u>
34	100,671	_	<u>112,075</u>
<del>33</del>	112,076	-	121,287
32	121 288	_	132 172
32	122,172	-	144 220
31	132,173	_	150 147
<u>30</u>	<u>144,340</u>	=	158,147
29	<u>158,148</u>	=	<u>173,884</u>
28	173.885	-	191,683
27	191 684	-	212,168
26	212 160	-	235 863
20	212,109	-	253,605
<u>25</u>	235,864	_	203,030
<u>24</u>	<u>263,057</u>	=	<u>294,891</u>
<del>23</del>	294,892	-	<u>332,415</u>
$\overline{22}$	332.416	-	376,273
21	376 274	_	428 770
21	429 771	-	402 160
<u>20</u>	420,771	_	<del>492,100</del>
<u>19</u>	<u>492,161</u>	_	<u> 368,036</u>
<u>18</u>	<u>568,057</u>	<u>-</u>	<u>661,606</u>
17	661,607	_	<u>778,298</u>
<del>16</del>	778.299	_	922,687
15	922 688	_	1.244.645
13	1 244 646	-	1 604 760
14	1,244,040	=	2.054.617
<u>13</u>	<u>1,694,770</u>	=	2,054,617
<u>12</u>	<u>2,054,618</u>	_	<u>2,485,083</u>
11	2,485,084	-	3,138,975
10	3.138.976	-	$\overline{4.512.171}$
<u>-ŏ</u>	4 512 172	-	6 622 189
2	4,512,172 4,632,100	_	0.415.429
<u> </u>	0,022,190	<u>-</u>	<del>9,413,436</del>
<u>7</u>	<u>9,415,439</u>	Ξ	13,8/2,904
<u>6</u>	<u>13,872,905</u>		<u>21,576,453</u>
40 39 38 37 36 35 31 31 31 31 31 31 31 31 31 31 31 31 31	55,937 61,282 67,320 74,163 81,851 90,624 100,671 112,076 121,288 132,173 144,340 158,148 173,885 191,684 212,169 235,864 263,057 294,892 332,416 376,274 428,771 492,161 568,057 661,607 778,299 922,688 1,244,646 1,694,770 2,054,618 2,485,084 3,138,976 4,512,172 6,622,190 9,415,439 13,872,905 21,576,454		61,281 67,319 74,162 81,850 90,623 100,670 112,075 121,287 132,172 144,339 158,147 173,884 191,683 212,168 235,863 263,056 294,891 332,415 376,273 428,770 492,160 568,056 661,606 778,298 922,687 1,244,645 1,694,769 2,054,617 2,485,083 3,138,975 4,512,171 6,622,189 9,415,438 13,872,904 21,576,453 & Over

AMENDATORY SECTION (Amending WSR 94-24-007, filed 11/28/94, effective 1/1/95)

WAC 296-17-920 Assessment for supplemental pension fund. The amount of ((24.8)) 23.6 mills (((\$.0248))) (\$.0236) shall be retained by each employer from the earnings of each worker for each hour or fraction thereof the worker is employed. Provided that in classifications 6707 and 7102, the employer shall retain ((twenty)) nineteen cents per day from each worker. The amount of money so retained from the employee shall be matched in an equal amount by each employer, except as otherwise provided in these rules, all such moneys shall be remitted to the department on or before the last day of January, April, July and October of each year for the preceding calendar quarter, provided self-insured employers shall remit to the department as provided under WAC 296-15-060. All such moneys shall be deposited in the supplemental pension fund.

### WSR 95-23-091 PERMANENT RULES GAMBLING COMMISSION

[Filed November 20, 1995, 3:40 p.m., effective January 1, 1996]

Date of Adoption: November 17, 1995.

Purpose: To clarify when the gambling manager's daily record-keeping responsibilities must be completed and to authorize bingo occasions to last up to eighteen consecutive hours and to last up to 4:00 a.m. as long as certain conditions remain in effect.

Citation of Existing Rules Affected by this Order: Amending WAC 230-08-080 and 230-20-170.

Statutory Authority for Adoption: RCW 9.46.070 (1), (8), (9), (11), (13), (14), (20).

Adopted under notice filed as WSR 95-20-069 on October 3, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 1, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 2, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 2, amended 2, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 2, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: January 1, 1996.

November 20, 1995
Michael Aoki-Kramer
Rules and Policy Coordinator

AMENDATORY SECTION (Amending WSR 94-01-034, filed 12/6/93, effective 1/6/94)

WAC 230-08-080 Daily records—Bingo. In addition to any other requirement set forth in these rules, licensees for the operation of bingo shall be required to prepare a detailed record covering each bingo session as defined in WAC ((230-20-170)) 230-02-104: Provided, That operators of bingo games conducted at qualified agricultural fairs and other special locations shall be exempt from this rule, but will be required to keep all operator records by location in order to properly report all information as required by WAC 230-08-250. This detailed daily record shall disclose the following information for each separate session conducted during a bingo session:

(1) The gross gambling receipts collected for each separate type of sale, of any kind, for bingo games including, but not limited to, regular games, early bird games, blackout games, special games, or pick up games. These gross gambling receipts shall be supported by receipting records required by WAC 230-20-101 and inventory control records required by WAC 230-08-105. Licensees using the combination receipting method shall reconcile the extended value of all disposable cards, packets of cards, and electroni-

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cally generated cards sold to the amount of sales recorded per the cash register;

- (2) The amount paid out or accrued for prizes awarded for each bingo game. Each session record shall contain the following minimum information regarding prizes awarded:
  - (a) The game number;
  - (b) The dollar amount or the actual cost of each prize;
  - (c) A complete description of all noncash prizes;
- (d) The consecutive number of the prize receipt issued for each prize;
- (e) The duplicate copy of the prize receipt issued for all prizes awarded during the session;
- (f) The check number of all checks used to pay winners of bingo games: *Provided*, That if the payment must be made by check under the guidelines of WAC 230-20-102 (1)(c), the duplicate copy must be maintained as a part of the session records; and
  - (g) Full details of prizes accrued.
- (3) ((A statement of the daily)) The net gambling receipts from ((the licensed activity accruing to the organization, supported by a validated copy of the bank deposit receipt)) each bingo session;
- (4) The cash on hand at the commencement and the conclusion of each session((, along with));
- (5) A reconciliation of cash ((to the daily)) on hand, net gambling receipts, and the bank deposit of net revenue for each session. The bank deposit shall be supported by a validated copy of the bank deposit receipt. Steps taken to reconcile overages and/or shortages that exceed twenty dollars for any session must be documented;
- (((5))) (6) An attendance record indicating the number of people participating and the time the attendance count was made:
- (((6))) (7) All bingo numbers or symbols selected and called during ((each)) any game that offers a prize ((that exceeds)) exceeding two hundred dollars. The numbers or symbols shall be recorded in the sequence selected. A computer generated "call sheet" may be used in lieu of a manual record if a print-out of results is made((:- Provided, That the director may approve use of a video recording of the game in lieu of maintaining a "eall sheet" if:
- (a) Each session is recorded on a separate tape and tapes are labeled to allow identity of a specific session;
- (b) The quality of the recording allows an observer to note all details of numbers or symbols selected;
- (e) The recording includes the audio portion of the game generated by the caller;
- (d) The video recorder has a tape position indicator function and the approximate tape position is recorded for each game for which a prize of greater than two hundred dollars is awarded;
- (e) The time and date of the game are an integral part of the recording and displayed in conjunction with the events being recorded;
- (f) The number of the game is recorded at the start of each game; and
  - (g) Tapes are maintained for at least six months.));
- (((7))) (8) The winning card or face number(s) for each individual prize awarded that exceeds two hundred dollars: *Provided*, That if the game is played using disposable bingo cards, the winning card or sheet of cards may be retained in lieu of the card numbers;

- (((8))) (9) A copy of the schedule of the games to be played and prizes available for the session: *Provided*, That if the record is annotated with the effective dates of each game schedule, it may be maintained separately and updated only when a change occurs. Any changes to the advertised and printed game and prize schedule, that occur during a session, must be noted in the session records and verified by the signature of the ((bingo)) gambling manager assigned primary responsibility for supervising the session and another bingo worker on duty during the session;
- (((9) All session records must be reviewed for accuracy and signed immediately following completion by the bingo manager responsible for supervising the session; and))
- (10) The gambling manager assigned primary responsibility for supervising the bingo session(s) must review all session records for accuracy, determine that required information is provided, and confirm the required deposit amount(s). After satisfactory completion of this review, the records must be signed by the gambling manager responsible for supervising the session before the gambling manager leaves the premises on the day(s) the session(s) was conducted; and
  - (11) All records required by this section shall be:
- (a) Recorded in a standard format prescribed by the commission;
  - (b) Recorded during the course of each session; and
  - (c) Retained for a period of not less than three years.

AMENDATORY SECTION (Amending WSR 95-12-051, filed 6/2/95, effective 7/3/95)

- WAC 230-20-170 Bingo operation ((date)) time and use of premises limitations. (((1) No)) Bona fide charitable or nonprofit organizations, except when operating at an authorized agricultural fair or under ((ehapter 9.46)) RCW 9.46.0321, shall abide by the following restrictions when operating bingo games:
- (1) Use of premises limitations: Charitable or nonprofit organizations shall not:
- (a) Conduct or allow its premises to be used for conducting bingo on more than three occasions per week; or
- (b) Conduct bingo in any location ((which is)) used ((for eonducting)) by any other organization to conduct bingo which results in bingo games being conducted on more than three occasions per week at the same location.
- (2) ((As used herein, the word "occasion" shall mean conducting bingo games for no more than sixteen consecutive hours, which shall begin when the first number for the first game is called until the last winning number on the final winning bingo card has been verified: Provided, That no occasion shall be conducted between the hours of 2:00 a.m. and 6:00 a.m. Further, a "session" shall be defined as a continuous series of bingo games with no breaks other than short intermission breaks.)) Time limitations:
- (a) A bingo occasion may include as many bingo sessions a licensee desires, but shall not last more than eighteen consecutive hours.
- (b) A bingo occasion shall not begin or end between the hours of 2:00 a.m. and 6:00 a.m.: Provided, That the director may allow an occasion to end up to 4:00 a.m. as long as the following conditions remain in effect:

(i) Local law enforcement agency with jurisdiction concurs; and

(ii) If applicable, other state agencies involved in regulating the charitable or nonprofit organization's activities, including, but not limited to, the liquor control board, do not object.

#### **NEW SECTION**

WAC 230-02-102 Bingo occasion defined. A bingo occasion is a period of time beginning when the first number in the first session is called and ending when the last winning number on the final winning bingo card of the last session has been verified.

### **NEW SECTION**

WAC 230-02-104 Bingo session defined. A bingo session means a continuous series of bingo games with no breaks other than short intermission breaks.

### WSR 95-23-097 PERMANENT RULES DEPARTMENT OF TRANSPORTATION

[Order 154—Filed November 21, 1995, 11:26 a.m., effective January 10, 1996]

Date of Adoption: November 21, 1995.

Purpose: To adopt a new WAC section which provides modifications needed to address those state-wide impacts for Part VI of the manual on uniform traffic control devices (MUTCD); and to amend WAC 468-95-100.

Citation of Existing Rules Affected by this Order: Amending WAC 468-95-100 Compliance dates.

Statutory Authority for Adoption: Chapter 34.05 RCW and RCW 47.36.030.

Adopted under notice filed as WSR 95-21-082 on October 17, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, amended 1, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 1, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 1, repealed 0.

Effective Date of Rule: January 10, 1996.

November 21, 1995 S. A. Moon Secretary Deputy Secretary for Operations

### **NEW SECTION**

WAC 468-95-055 "MUTCD Part VI." Certain portions of the 1988 Edition of the MUTCD, Revision 3, Part VI, Standards and Guides for Traffic Controls for Street and Highway Construction, Maintenance, Utility, and Incident Management Operations, published September 3, 1993, by the Federal Highway Administration, are amended herein

(1) In Section 6F-1, Signs, the seventh paragraph from the section's beginning is revised to read as follows:

Guidelines for height and lateral clearance of temporary post-mounted roadside signs are shown in figure VI-5. Signs erected at the side of the road should be mounted at a height of at least 7 feet in urban areas and 5 feet in rural areas, measured from the bottom of the sign to the near edge of the pavement. The height to the bottom of a secondary sign mounted below another sign may be 1 foot less than the appropriate height specified above.

(2) Figure VI-5, Height and Lateral Location of Signs - Typical Installation.

The seven foot minimum mounting height in the illustration for a rural district is revised to a five foot minimum; and, the six foot minimum mounting height in the illustration for a rural district with advisory speed plate is revised to a four foot minimum.

(3) Table VI-3, Suggested Advance Warning Sign Spacing, in Subsections 6F-1 and 6H-3 is replaced by the following:

	SIGN SPACING (I)	
Freeways & Expressways	55/65 MPH	1500' ± Or as per MUTCD
Rural Roads	45/55 MPH	500' ±
Rural Roads & Urban Arterials	35/40 MPH	350' ±
Rural Roads, Urban Streets, Residential & Business Districts	25/30 MPH	200' ± (2)

- All spacings may be adjusted to accommodate interchange ramps, at-grade intersections, and driveways.
- (2) This spacing may be reduced in urban areas to fit roadway conditions.
- (4) Subsection 6F-1 (b)(6), ROAD (STREET) WORK Sign (W20-1), is revised to read as follows:

The ROAD (STREET) WORK sign should be located ahead of the work space or detour, to serve as a general warning of obstructions or restrictions. It carries the legend ROAD (STREET) WORK (1,500) FT or ROAD (STREET) WORK (1/2) MILE. It may be used in conjunction with appropriate distance legends, or with other warning signs. The word CONSTRUCTION may be used in lieu of the word WORK in the sign message, prior to July 1, 1996 for construction projects or prior to July 1, 1998 for maintenance activities.

(5) Subsection 6F-6(b), Interim Markings, is revised to read as follows:

[ 61 ] Permanent

Interim pavement markings are those that may be used until it is practical and possible to install pavement markings that meet the full MUTCD standards for pavement markings. Normally, it should not be necessary to leave interim pavement markings in place for more than 2 weeks, except on roadways being paved with bituminous surface treatment (BST) and having traffic volumes under 2,000 ADT. All interim pavement markings, including pavement markings for nopassing zones, shall conform to the requirements of sections 3A and 3B with the following exceptions:

- (1) All interim broken-line pavement markings shall use the same cycle length as permanent markings and be at least 4 feet long, except that half-cycle lengths with a minimum of 2 foot stripes may be used for roadways with severe curvature (See Section 3A-6). This applies to white lane lines for traffic moving in the same direction and yellow center lines for two-lane roadways when it is safe to pass.
- (2) For those interim situations of 14 calendar days or less for a two- or three-lane road, no-passing zones may be identified by using signs rather than pavement markings (See sections 3B-4, 3B-5, and 3B-6). Also, signs may be used in lieu of pavement markings on low-volume roads for longer periods, when this practice is in keeping with the state's or highway agency's policy. These signs should be placed in accordance with sections 2B-21, 2B-22, and 2C-38.
- (3) The interim use of edgelines, channelizing lines, lane reduction transitions, gore markings and other longitudinal markings, and the various non-longitudinal markings (stop line, railroad crossings, crosswalks, words, symbols, etc.) should be in keeping with the state's or highway agency's policy.
- (6) Subsections (1) through (5) shall become effective on January 10, 1996.

AMENDATORY SECTION (Amending Order 151, filed 5/8/95, effective 6/8/95)

WAC 468-95-100 Compliance dates. Through rulings approved by the Federal Highway Administrator, the 1988 edition of the Manual on Uniform Traffic Control Devices for Streets and Highways (MUTCD) contains compliance dates to specific sections for application of certain traffic control devices. These compliance dates are hereby amended as follows:

Ruling #	MUTCD Section	Compliance Date
IV-59	4D-2, 4D-7, 7D-5, 7D-9	12/31/95
II-5	2D-48, 2H-1 Thru 2H-16	9/30/97
II-I 10	2I-1 Thru 2I-7	9/30/95
III-38	3B-5	9/30/95
IV-58	2B-37, 4B-5(4)(c), 4B-6-2	9/30/2001
	4B-6(5)(b), 4B-6(8), 4B-12, 4B-18	
II-122	2D-15, 2E-11, 2F-11	9/30/97
IV-73	4B-6-5(a), 4B-15	9/30/96
II-119	2B-44	11/30/97

((The December 10, 1993, Federal Register published the Federal Highway Administration's Docket No. 89 I, Notice No. 7, adopting final amendments to the Manual on

Uniform Traffic Control Devices (MUTCD) for work zone traffic control. The department shall adopt these amendments, and all necessary modifications thereto, by January 10, 1996.))

### WSR 95-23-098 PERMANENT RULES DEPARTMENT OF TRANSPORTATION

[Order 153—Filed November 21, 1995, 11:30 a.m., effective January 1, 1996]

Date of Adoption: November 21, 1995.

Purpose: To adopt fee increases for motorist information signs.

Citation of Existing Rules Affected by this Order: Amending WAC 468-70-070 Permits and procedure.

Statutory Authority for Adoption: RCW 47.36.030.

Adopted under notice filed as WSR 95-20-045 on September 29, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 1, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 1, repealed 0.

Effective Date of Rule: January 1, 1996.

November 21, 1995 S. A. Moon Deputy Secretary for Operations

AMENDATORY SECTION (Amending Order 129, filed 8/13/91, effective 9/13/91)

WAC 468-70-070 Permits and procedure. (1) No business signs will be installed on information panels prior to issuance of a permit by the department. Permits will be issued by the department in accordance with this chapter.

- (2) Permit applications will be accepted at the appropriate department of transportation district office in care of the district administrator. Applications transmitted by mail shall be effective from date of receipt rather than of mailing.
- (3) One permit application will be for all the signing that the applicant will qualify for at a single interchange or intersection.
- (4) Application, forms for which may be obtained from the department, shall contain the following information:
- (a) Name and address of the owner of the business to be advertised.
  - (b) The highway for which the applicant seeks signing.

- (c) A description of the interchange or intersection for which the business sign is to be installed.
- (d) A statement of location including exact travel distance from the interchange or intersection and precise roads used for access.
- (e) An agreement to limit the height of any on-premise sign to no greater than fifteen feet higher than the roof of the main building, for businesses located within one mile of an interchange or intersection. (Not applicable along interstate highways if the sign is not visible to the highway.)

Pursuant to RCW 47.42.046, for on-premise signs visible along rural interstate highways the department may waive the fifteen-foot height requirement, on a case-by-case basis, where granting the waiver will not preclude another business having an on-premise sign which complies with the fifteen-foot height requirement from receiving business signs.

- (f) Such other information as may be required by the department.
- (5) Each permit application will include a sketch, drawing or picture of the message to be placed on the business signs. The department shall have final approval of the design of the business sign and may modify such submissions to achieve uniformity.
- (6) A standard application processing fee of ((seventy-five)) one hundred dollars will accompany each application. Such fee will be returned if an application is denied or if after approval the activity is not signed for reasons caused by the department.
- (7) Any party aggrieved by an application determination of the department shall be accorded hearing rights before the secretary of transportation or his designee pursuant to chapter 34.05 RCW.
  - (8) Fabrication and installation of business signs:
- (a) Once an application is approved, the department will request the business to provide the signs for installation. Such signs shall be built to the department's specifications prescribed by WAC 468-70-060. Prior to installation the business shall be billed and pay for the installation cost prescribed in WAC 468-70-080.
- (b) When requested by a business, the department will manufacture business signs composed of standard solid color background with standard die cut or silk screened highway sign letters used for messages. The department does not manufacture business signs having nonstandard colors, nonstandard letters, or pictorial business symbols or trademarks. The manufacturing and installation fees for signs manufactured by the department are prescribed in WAC 468-70-080.
- (9) Business sign annual permit, maintenance, and replacement:
- (a) For a business which provides its own signs to the department, an annual permit fee of ((ten)) <u>fifty</u> dollars shall be charged.

Maintenance replacement signs shall be provided by the business, when requested by the department to replace weather worn signs. After installation the business will be billed for the installation cost as prescribed in WAC 468-70-080.

(b) For signs manufactured and maintained by the department, an annual maintenance fee shall be paid, as prescribed in WAC 468-70-080, for each business sign.

- (c) Annual permit renewal and maintenance fees shall be paid within thirty calendar days after the anniversary of the permit issue. These fees will not be prorated for fractions of the year in the event of business sign removal or coverage. Failure to pay the annual fee within thirty calendar days after the anniversary of the permit issue will cause the permit to expire and the business signs to be removed from the specific information panels.
- (10) In the event of change of ownership or operation, assignment of permits in good standing shall be effective only upon receipt of assignment by the department.
  - (11) Revocation and expiration:
- (a) After hearing before the secretary of transportation or his designee, as required by chapter 34.05 RCW (Administrative Procedure Act) and the rules and regulations of the department adopted pursuant thereto, any permit may be revoked by the secretary or the secretary's designee who has conducted the hearing for any of the following reasons:
- (i) For the making of any false or misleading statements in the application for any permit, whether or not the same is material to or relied upon by the department in the issuance of such permit when such false or misleading statement or information shall remain uncorrected after the expiration of thirty days following written notification thereof.
- (ii) For allowing or suffering any on-premise sign to remain that does exceed the height requirements set forth in the act or this chapter.
- (iii) For failure to provide the services and/or facilities required by WAC 468-70-050 and this section.
- (b) If a permit is revoked or is allowed to expire, a new application may be accepted by the department and the application must meet the requirements of any other new application.

### WSR 95-23-109 PERMANENT RULES GAMBLING COMMISSION

[Filed November 22, 1995, 10:48 a.m., effective January 1, 1996]

Date of Adoption: November 17, 1995.

Purpose: To authorize use of center dealer in Washington blackjack, flexibility in displaying and awarding merchandise prizes; repeal of the prohibition on offering free or reduced items in cardrooms; pull tabs to be bundled in stacks of up to \$20; to clarify the definition of a substantial interest holder; deletion of prizes worth \$20 or more from a flare rather than \$5 or more; and to increase the allowable size of a pull tab series to 10,000 from 6,000.

Citation of Existing Rules Affected by this Order: Repealing WAC 230-40-310; and amending WAC 230-02-300, 230-30-050, 230-30-065, 230-30-070, 230-30-080, 230-30-097, 230-30-106, 230-40-050, 230-40-125, 230-40-200, 230-40-225, and 230-40-400.

Statutory Authority for Adoption: RCW 9.46.070 (1)-(4), (7), (8), (11), (12), (14), (20), 9.46.110 (3), (4).

Adopted under notice filed as WSR 95-20-070 on October 3, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or

Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 12, repealed 1.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 11, repealed 1.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 12, repealed 1; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: January 1, 1996.

November 20, 1995 Michael Aoki-Kramer Rules and Policy Coordinator

AMENDATORY SECTION (Amending Order 23, filed 9/23/74)

WAC 230-02-300 Substantial interest holder defined. ((The following shall-constitute possession of a substantial interest in an organization, association or business:

- (1) When, with respect to a sole proprietorship, an individual, or his marital community, owns, operates, manages or conducts, directly or indirectly, the organization, association or business, or any part thereof; or
- (2) When, with respect to a partnership, the individual or his marital community, shares in any of the profits, or potential profits, of the partnership activities; or
- (3) When, with respect to a corporation, an individual or his spouse, is an officer, or director, or the individual or his marital community is a holder, directly or beneficially, of ten percent or more of any class of stock of the corporation; or
- (4) When, with respect to an organization not covered in (1), (2) or (3) above, an individual or his spouse, is an officer or manages the business affairs, or the individual or his marital community is owner of or otherwise controls ten percent or more of the assets of the organization; or
- (5) When, an individual, or his marital community, furnishes ten percent or more of the capital, whether in eash, goods or services, for the operation of any business, association or organization during any calendar year.)) Substantial interest holder means a person who has actual or potential influence over the management or operation of any organization, association or other business entity. Evidence of substantial interest includes, but is not limited to, one or more of the following:
- (1) Directly or indirectly owning, operating, managing or controlling an entity or any part of an entity; or
- (2) Directly or indirectly profiting from or assuming liability for debts of the entity; or
  - (3) Is an officer or director of the entity; or
- (4) Owning ten percent or more of any class of stock in a privately or closely held corporation, or five percent or more of any class of stock in a publicly traded corporation; or
- (5) Furnishing ten percent or more of the capital, whether in cash, goods, or services, for the operation of the business during any calendar year; or

(6) Directly or indirectly receiving a salary, commission, royalties or other form of compensation from the gambling activity in which an entity is or seeks to be engaged.

AMENDATORY SECTION (Amending Order 251, filed 5/17/94, effective 7/1/94)

WAC 230-30-050 Punchboard and pull tab operation. (1) No person under the age of eighteen years and no person visibly intoxicated or visibly under the influence of any narcotic, shall be allowed to play or sell any punchboard or pull tab device. It shall be the responsibility of the licensee and the responsibility of the person physically operating the punchboard or pull tab device to determine that no unauthorized person is allowed to play or sell.

- (2) No operator shall permit the display or operation of any punchboard or pull tab which may have in any manner been marked, defaced, tampered with or otherwise placed in a condition, or operated in a manner, which may deceive the public or which affects the chances of winning or losing upon the taking of any chance thereon.
- (3) All pull tabs must be ((dispensed)) sold from a ((eoin operated vending machine)) commission approved dispensing device or a clear container ((which affords the player an opportunity to observe the complete series)). If pull tabs are ((not)) sold out of a ((eoin operated vending machine, the complete series must be placed in a)) clear container, the complete series must be placed in a container and mixed prior to being offered for sale. Failure to mix may result in a minimum five day suspension of license for each series not mixed. Licensees may bundle pull tabs into stacks of up to ((\$10)) twenty dollars, provided the bundles are thoroughly mixed prior to sale to the public.
- (4) All records, reports and receipts relating to a punchboard or pull tab series in play must be retained on the licensed premises so long as the series or punchboard is in play and be made available on demand to law enforcement officers and representatives of the commission.
- (5) When operators purchase merchandise to be used as prizes on punchboards or pull tab series from other than a licensed distributor, the following information must be on the invoice provided by the seller:
  - (a) The date of purchase;
  - (b) The company's name and adequate business address;
  - (c) A full description of each item purchased;
  - (d) The quantity of items purchased;
  - (e) The cost per individual items purchased; and
- (f) The sales invoice or receipt must be maintained by the operator for at least three years.

AMENDATORY SECTION (Amending Order 121, filed 6/14/82)

WAC 230-30-065 Punchboard/pull tab price per play to be posted. (1) No punchboard or pull tab series shall be placed out for public play unless the cost to the player for each punch or pull tab is clearly posted on the flare.

(2) Once placed out for public play, a punchboard or pull tab series flare may not be modified or otherwise changed, except for the deletion of ((those)) prizes ((valued at five dollars or more)) as required by WAC 230-30-070.

AMENDATORY SECTION (Amending WSR 94-23-094, filed 11/17/94, effective 1/1/95)

WAC 230-30-070 Control of prizes. All prizes from the operation of punchboards and pull tabs shall be awarded in cash or in merchandise.

- (1) Prizes may not involve the opportunity of taking an additional chance or chances on another punchboard or of obtaining another pull tab or pull tabs. Where the prize involves the opportunity to punch again on the same punchboard, a prize must be awarded for each such punch which is not less than the highest amount of money, or worth not less than the most valuable merchandise prize, which might otherwise have been won by the punch for which the opportunity to take the second punch was awarded. Each such board must clearly indicate on its face the terms and conditions under which the opportunity to obtain the second, or step-up punch, may be obtained and the prizes which may be won by the step-up punch.
  - (2) Display of prizes:

(a) ((All prizes shall be displayed)) Merchandise prizes shall be displayed as follows:

- (i) In the immediate vicinity of the punchboard or pull tab ((device)) series and ((such prizes shall be)) in ((full)) plain view ((of any person prior to that person purchasing the opportunity to play));
- (ii) If size or space constraints do not allow the prize to be displayed as provided in (a)(i) of this subsection, the merchandise prize may be displayed elsewhere on the premises provided that a specific reference to that actual prize is noted on the flare; or
- (iii) If the merchandise prize cannot be displayed on the premises, an accurate description and/or photograph of the prize must be displayed in plain view on or immediately adjacent to the flare.
- (b) ((When the prize is eash, it)) Cash prizes shall be ((displayed as follows:
- (i) If the punchboard or pull tab series contains the opportunity to win both cash and merchandise prizes, the money itself shall not be displayed, but a coupon designating the cash available to be won shall be substituted; and
- (ii) If the only prizes which may be won are eash prizes, they shall be)) clearly ((and fully described or)) represented ((by a coupon displayed upon)) on the prize flare ((attached to the face or displayed in the immediate vicinity of the pull tab dispensing device));
- (c) Combination cash and merchandise prizes must meet the requirements of both subsections (a) and (b) of this subsection;
- (d) The licensee shall display prizes so arranged that a customer can easily determine which prizes are available from any particular punchboard or pull tab series or device operated or located upon the premises;
- (((d))) (e) Upon determination of a winner of a merchandise prize, the licensee shall immediately remove that prize from ((any display)) the flare and present ((it)) the prize to the winner upon demand;
- (((e))) (f) Upon determination of a winner of any cash prize of ((five)) twenty dollars or more, or of any merchandise prize with a retail value of five dollars or more, the licensee shall permanently and conspicuously delete all references to that prize from any flare, punchboard, or pull

- tab dispensing device upon which such reference may appear, and from any other list, sign, or notice which may be posted, in such a manner that all future customers will know the prize is no longer available. Operators may correct an inadvertently deleted prize by noting on the flare that such prize is still available. Such reference shall be permanently and conspicuously deleted when the prize is actually awarded. Failure to permanently and conspicuously delete a prize from the flare may result in the director initiating actions to revoke a license for violation of RCW 9.46.190 (defrauding a participant). The prize shall be paid or delivered to the winner only after all reference to such prize has been deleted from the flare;
- (g) Effective January 1, 1996, through December 31, 1996, all punchboard and pull tab licensees must display a commission supplied sign notifying players of the change in flare prize deletion from five dollars to twenty dollars. This notice must be displayed in plain view in the area where punchboards and pull tabs are played.
- (3) Payment of prizes. The licensee must pay or award to the customer or player playing the punchboard or pull tab series all such prizes that have not been deleted from the flare of the punchboard or pull tab series when the punchboard or pull tab series is completely played out.
- (4) Cash in lieu of merchandise prizes. No licensee shall offer to pay cash in lieu of merchandise prizes which may be won.
- (5) Record of winners. When any person wins a cash prize of over twenty dollars or wins a merchandise prize with a retail value of more than twenty dollars from the play of any punchboard or pull tab series, the licensee or licensee's representative shall make a record of the win. The record of the win shall be made in the following manner:
- (a) The winners shall be required to print their name and date of birth, in ink, upon the side of the winning punch or tab opposite the winning symbol(s);
- (b) The licensee or their representative shall then verify the winner's identity and record the date and initial the winning punch or tab; and
- (c) If the pull tab or punch is constructed or printed in such a manner as to preclude recording the information required in (a) and (b) of this subsection in a legible manner, the licensee may record the required information on a sheet of paper not less than three inches by five inches and staple the winning tab or punch thereto.
- (6) Defacing winning punches or tabs. The licensee shall, within twenty-four hours after a winning pull tab or punch of ((five)) twenty dollars or more has been presented for payment, mark or perforate the winning symbols in such a manner that the pull tab or punch cannot be presented again for payment.
- (7) Value of merchandise prizes. For purposes of this rule, the retail value of a merchandise prize shall be the amount actually paid therefor by the licensed operator plus 50 percent of that actual cost.
- (8) Spindle, banded, or "jar" type pull tabs played in a manner which awards merchandise prizes only. Pull tab series which award only merchandise prizes valued at no more than ((five)) twenty dollars, are hereby permitted to employ schemes whereby certain predesignated pull tabs are free or the player is otherwise reimbursed the actual cost of

said pull tabs. Flares for spindle-type pull tabs operated in this manner shall designate the total number of pull tabs in the series and the total number of pull tabs designated as free or reimbursable. Free or reimbursable pull tabs in these types of pull tab series shall not constitute a prize or prizes nor shall moneys collected and later reimbursed constitute revenue for the purposes of determining gross receipts.

AMENDATORY SECTION (Amending WSR 93-12-082, filed 5/28/93, effective 7/1/93)

WAC 230-30-080 ((Limitation on)) Pull tab dispensing ((devices)) limitations. (1) No pull tabs shall be placed out for public play unless the total number of pull tabs originally in the series shall be clearly disclosed on the face of the flare advertising the prizes available from that series of pull tabs. The total number of pull tabs originally in the series will be placed upon the flare by the manufacturer prior to the series being sold to a distributor or operator.

- (2) No pull tab shall be added to a series of pull tabs after that series has been shipped from its place of manufacture.
- (3)(a) No pull tab series, or any portion thereof, shall be placed in, or if a spindle upon, any pull tab dispensing device or container until any other series of pull tabs previously in, or upon, the device or container has been played out or permanently removed from public play.
- (b) Provided, that in the use of a multiple series ((dispenser)) dispensing device, each series shall be played independently and in accordance with the provisions in (a) above.
- (4) No pull tab once placed ((in, or if a spindle upon, a pull tab dispensing device)) out for public play shall be removed from the dispensing device or container until the series is permanently removed from public play, except only:
  - (a) Those pull tabs actually played by consumers((-,));
- (b) Those pull tabs removed by <u>commission</u> representatives ((of the commission)), or other law enforcement agency inspecting the device((, and)); or
- (c) Those tabs temporarily removed during necessary repair or maintenance of the device. ((Excepting only tabs removed under (b) and (c) hereinabove, once a pull tab has been removed from public play it shall not again be put out for public play.))
- (5) Once a pull tab has been removed from public play it shall not again be put out for public play, except tabs removed under subsection (4)(b) and (c) of this section.
- (6) No person shall put out any pull tab series for public play unless the series of pull tabs is wholly contained within, or if a spindle upon, the device or container used for dispensing that series.
- $((\frac{(6)}{)})$  (7) No person shall sell or transfer to another person in this state, or for use within this state, or put out for public play, any pull tab series which contains more than  $((\frac{6,000}{)})$  10,000 individual pull tabs.

AMENDATORY SECTION (Amending WSR 93-12-082, filed 5/28/93, effective 7/1/93)

WAC 230-30-097 Standards—((Coin-operated))

<u>Approved</u> pull tab dispensing devices. Operators may utilize ((coin-operated)) approved pull tab dispensing devices

provided that each ((such)) device meets the following standards:

- (1) Devices must be manufactured by a <u>commission</u> <u>licensed</u> manufacturer ((<del>licensed by the Washington state</del> gambling commission)).
- (2) Devices shall ((have)) conspicuously ((set forth thereon)) display a stamp, seal, or label ((which identifies)) identifying its manufacturer and the city and state of its manufacture.
- (3) Devices shall have the manufacturer's serial number for that device stamped or embossed into its case.
  - (4) Devices shall meet the following standards:
- (a) Be constructed so that consumers can clearly see each pull tab within the device, except that area at the bottom of the device, not to exceed one inch in height, covered for security or mechanical reasons((-
- (5) Devices shall), and have permanent lines or markings which divide the pull tabs remaining in the device into divisions of approximately twenty-five tabs so that the consumer can determine how many tabs remain within the device((-
- (6) Devices shall have one selection position for every one thousand two hundred pull tabs originally in the series.

  (7))); or
- (b) Have a resettable counter visible to the customer indicating the number of pull tabs left in the device.
- (5) Devices utilizing bill acceptors or similar devices that do not return change shall clearly disclose that fact to the consumer.

AMENDATORY SECTION (Amending Order 238, filed 4/21/93, effective 7/1/93)

WAC 230-30-106 Standards for flares( $(\tau)$ ) made by manufacturers, distributors( $(\tau)$ ) or operators. (1) Except as set forth in ( $(\frac{\text{paragraph}}{\text{paragraph}})$ ) subsection (2) ( $(\frac{\text{below}}{\text{below}})$ ) of this section, the flare advertising prizes available from the operation of any punchboard, or any series of pull tabs shall be made by the manufacturer only( $(\frac{\text{sunning numbers or symbols}}{\text{symbols}})$ ). Except as set forth below, flares shall not be altered by any operator or distributor, and shall:

- (a) Be placed as follows:
- (i) Only upon the upper face, or on the top, of any such punchboard; or ((any device used to dispense the pull tabs))
- (ii) In plain view and in the vicinity of any pull tab dispensing device or container, provided if the flare is not attached to the dispensing device or container, a numerical or alphabetical reference shall be included directly on the flare and dispensing device or container clearly indicating which flare corresponds to which series; and
- (b) Clearly set out each of the prizes available and the number or symbol which wins prizes; and
- (c) Set out the winning numbers or symbols for prizes of ((five)) twenty dollars or more in cash, or merchandise worth ((five)) twenty dollars or more at retail, in such a manner that each may be easily and clearly deleted or marked off as each prize is won and awarded. For the purposes of this subsection the retail value of a merchandise prize shall be the amount actually paid by the licensed operator plus 50 percent of that actual cost.
  - (2) Substitute flares

- (a) Distributors may make and apply substitute flares to punchboards and pull tab series provided that the conditions set forth in (c) ((below)) of this subsection are satisfied;
- (b) Licensed operators may make and use substitute flares on punchboards and pull tab series which offer merchandise or combination merchandise-cash prizes provided that the conditions set forth in (c) ((below)) of this subsection are satisfied;
  - (c) Use of substitute flares:
- (i) The substitute flare must comply with the requirements of subsection (1)(a), (b) and (c) of this section;
- (ii) Substitute flares must meet the requirements of WAC 230-30-015;
- (iii) The winning numbers or symbols on the substitute flare are selected from the winning numbers or symbols on the flare made by the manufacturer, or from the optional numbers placed on the back of the board by the manufacturer. Provided flares and games which offer merchandise, or combination merchandise/cash prizes, in excess of \$100.00 actual costs, must utilize numbers, not symbols to denote winners. Prizes must be assigned to the winning numbers consecutively starting with the highest value prize being assigned the lowest available winning number; and
- (iv) The substitute flare is stapled to the manufacturer's flare and the manufacturer's flare is defaced so that it is unusable, but the identification and inspection services stamp is readable and visible.
- (3) Spindle-type pull tab series when played in the manner set out in WAC 230-30-070(9) are exempt from this section.

AMENDATORY SECTION (Amending Order 256, filed 8/16/94, effective 9/16/94)

WAC 230-40-050 Fees for card playing. No fee shall be charged a person, directly or indirectly, to play in a card game in excess of those fees set forth below:

- (1) For all card games, except as provided in subsections (2) and (7) of this section, the fee shall not exceed \$3.00 per half hour, or portion thereof, per player. The following procedures apply to collection of such fees:
- (a) ((The fee charged)) Fees shall be collected in advance by the licensee in cash, or in wagering chips, directly from the player ((upon each half hour only)).
- (b) No player shall be required to pay for or purchase any other goods or services as a condition of playing cards beyond the \$3.00 per half hour per player, except under subsections (3) and (7) of this section.
- (c) The fee schedule applicable to the type of games and number of tables in the card room shall be conspicuously posted on the premises where it can be clearly seen by the players in the card games.
- (2) A person requesting a new deck of cards beyond those regularly furnished by the operator, as required by WAC 230-40-070(2), may be charged a fee not to exceed the actual cost to the licensee of the deck. Further, Class D licensees may charge a fee not to exceed actual cost to the licensee per deck for each deck of playing cards furnished to a table as required by these rules, or as requested by any player at the table. The fee shall be collected in cash directly from the players, or the player requesting the deck, at the time the deck is introduced into the game.

- (3) This rule shall not prevent a bona fide nonprofit or charitable organization which has been established and operated for purposes other than card playing from charging its usual membership fee to belong to the organization.
- (4) The licensee shall collect the same fee from all players at a table except licensed card room employees or the licensed owner. If the licensee elects to allow free play, then all players at a table must be allowed to play for free.
- (5) The amount collected ((each half hour)) shall be recorded by the licensee ((immediately following the collection of the fees)) each half hour on ((a standard eard room format prescribed and)) forms supplied by the commission ((to the licensee)).
- (6) All records required by this rule shall be maintained for a period of three years from the end of the licensee's fiscal year for which the record is kept.
- (7) This rule shall not prevent a licensee from collecting an admission fee for entry into that portion of the licensed premises conducting entertainment, provided that the same fee is charged to all patrons.

AMENDATORY SECTION (Amending Order 240, filed 6/17/93, effective 7/18/93)

WAC 230-40-125 Washington blackjack—Rules of play—Wagering limits. Washington blackjack is a nonhouse banking((7)) card game ((and shall be)) permitted in Class A and E card rooms ((only and)). Washington blackjack shall be played ((only)) in the following manner:

- (1) ((One or two)) Up to six standard fifty-two-card decks shall be used with suits disregarded and each card valued numerically only as follows: Ace((7)) equal 1 or 11; face cards (((K, Q, J);)) (King, Queen, Jack) equal 10 each; others according to their spots, 10 to 2. ((One or two decks may be used when there are six or less players. Two decks shall be used when there are seven or more players.)) The number of decks used shall be established by house rule. The cards shall be dealt from a shoe at all times. The game is played with either a house dealer and a player/banker or a player who is a dealer/banker ((and only a player may be a dealer/banker)).
- (2) When starting a new table the cards are cut to determine who the first ((dealer/))banker will be. The ((dealer)) banker shall announce the amount of money that he or she will put into the bank. A minimum bank may be established as per individual house rule. If a house dealer is used, the banker delivers the bank to the dealer and the dealer shall place a marker reading "banker" on the bet line in front of the banker.
- (3) Once the bank has been established, the player to the immediate left of the ((dealer)) banker places his/her wager on the bet line and the dealer covers that wager by matching it with a like amount of chips. Each player makes their wager in turn and each wager is immediately matched by the dealer. The maximum and minimum wager ((shall not be more than ten dollars and the minimum wager may be set by house rule)) may be set by house rule but in no event shall the maximum wager exceed twenty-five dollars. If the bank runs out of money (tapped out) prior to the commencement of the deal, then only those players with a wager covered will be dealt a hand. ((No player may be dealt more than one hand.))

- (4) The play begins with the dealer dealing one card face up to each covered player including himself/herself, one more card face up to each covered player, and then one down card to himself/herself. A player may be dealt more than one hand by house rule. When a house dealer is used, no cards are dealt to the banker. If a player holds an ace and a face card or a ten, it is a "natural" 21 and the player collects 1.5 times the amount of their bet from the dealer, unless the dealer also has a natural which results in a tie (push). All ties result in the players and the dealer recovering their wagers.
- (5) If the dealer has a "natural," he/she collects the wagers from players who do not have a "natural." If the dealer does not have a "natural," he/she pays off any player with a "natural" starting with the <u>first</u> one ((<del>closest</del>)) to ((<del>their</del>)) the left of the banker. Should the dealer not have enough money in the bank to make up the 1.5 for one payoff due on a "natural," then those hands and wagers will be frozen in place until the additional wagers are made up or the hand is over. If after the hand is over, a dealer cannot cover the 1.5 for one, the player shall get the amount of wager that was covered by the dealer.
- (6) If the dealer does not have a "natural," play continues with the player on the ((dealer's)) banker's immediate left. The dealer deals cards face up, one by one, as that player calls for them. The player's aim is to total 21 or as close to 21 without going over. When a player is satisfied with their total, they shall declare "stand." If the player wants more cards ((are wanted)), the player declares "hit." If a player goes over a 21 point count, the hand is a "bust" and they must turn the hand down, while the dealer collects the bet. (((7))) The dealer does the same with each remaining player. Any player who stands must wait while the dealer draws his or her cards. If the dealer goes bust, each standing player is paid the amount of their wager. If the dealer "stands," the down card is turned up and players whose totals are higher than the dealer's are paid. The dealer collects from any player whose total is less. Action is always to the left of the ((dealer)) banker. Any frozen wagers needing to be "made up" will be done in order, to the left of the ((dealer)) banker from losing wagers the dealer collects.
- (7) Should the dealer not be able to cover all frozen wagers then those frozen wagers are released to the winning players and the deal passes immediately to the left at which time the new ((dealer)) banker shall announce ((their)) the amount of the bank and shuffle the cards. The same shall apply if the ((dealer)) banker has no money in the bank. The ((dealer)) banker may, if allowed by house rule, add to their bank in between hands.
- (8) Upon completion of the shuffle, the player to the right of the ((dealer)) banker shall cut the cards. After the cards have been placed into the shoe the dealer shall insert a blank card approximately three quarters of the way through the deck(s). A dealer may deal from the shoe until he/she reaches the blank card. After the blank card appears, the dealer may continue dealing that hand, but will not start a new hand. If a house dealer is used, he/she returns the remaining chips in the bank to the banker. The ((deal must then pass to the)) player on the ((dealer's)) banker's immediate left shall be offered the opportunity to be the next dealer/

- <u>banker or banker</u>. The discards may only be reshuffled to complete the last hand.
- (9) Once wagers are placed and covered on the bet line, no player, including the ((dealer)) banker, may touch those wagers until the winner has been determined. Any player touching the wagers may be ruled to have fouled and their wager forfeited.
- (10) Any player who lifts their cards up from the table or slides their cards out of their own playing area shall be ruled to have fouled and their wager may be forfeited.
- (11) No player may "buy" the bank. The ((deal)) bank must pass around the table to the left and no player can authorize ((another player)) anyone other than a house dealer to deal for him or her. ((A new player entering the game may not participate as the dealer/banker until at least two other players have dealt.)) No player may ((deal)) be the banker for more than one consecutive shoe before passing the ((deal)) bank: Provided, That when there are less than five players at a table a player may deal more than one consecutive shoe only when the remaining players have passed the deal.
- (12) The dealer must stand on ((17)) seventeen or above and must take hits on ((16)) sixteen or below. If a dealer has an ace, it shall be counted as ((11-())eleven(())) if it brings his or her total to ((17)) seventeen or more (but not over ((21)) twenty-one). Provided, the house may elect to play a "soft seventeen," which occurs when the dealer's first two cards are an ace valued at eleven and a six. If the house elects to play a soft seventeen, house rules must specify that the dealer must hit a soft seventeen, and must stand on a hard seventeen and any eighteen or above. House blackjack rules must be posted in plain view to the players and the house must ensure they are consistently followed.
- (13) The conditions for doubling down shall be set by house rule, provided that the wager may be doubled and the player received only one more card. The player must then stand on those three cards. If the dealer's bank is insufficient to cover a double down wager, the player may wager an amount equal to the dealer's remaining bank. The dealer must then cover that wager. If the dealer has no bank then a player may not double down.
- (14) If the dealer's face-up card is a ten, face card or ace, he/she may look at their face-down card to see if they have a natural; if his/her face-up card is anything else, they may not look at their face-down card until their turn comes to draw. ((Should the dealer violate this rule their hand may be ruled to have been fouled, which shall result in forfeiture of all remaining dealer wagers.))
- (15) If a player's first two cards are a pair, then that player may split the pair into two separate hands. The amount of the player's original bet then goes on one of the cards, and they must place an equal amount as a bet on the other card. ((When this player's turn to draw comes, they receive an up card for each hand and then play each hand in order.)) If the dealer does not have enough in their bank to cover the doubled bet, the dealer must cover an amount equal to the value of their remaining bank. The player then has the option to divide the wagers in any manner between the two hands, not to exceed the allowable limit per hand. If the dealer has no bank then the player may divide their wager in any manner between the two hands((.- If a)), unless the player's original bet was a minimum allowed in that

game then they may not split their pair. ((A player may only split a pair once.)) Additional splits shall be determined by house rule.

- (16) The dealer will pay only on the value of the cards held by the player and shall not pay on the number of cards received or the card sequence.
- (((17) There shall be no credit or I.O.U. issued by any player or management.))

AMENDATORY SECTION (Amending Order 40, filed 6/26/75)

WAC 230-40-200 Participants to compete on equal terms—Deal to rotate among players. Participants in card games shall compete on equal terms with all other participants in the game, and solely as a participant therein.

The deal in any series of card games shall be passed from player to player, unless the table incorporates a house dealer as per house rule. No player who deals a game shall deal another game until each other player at the table has dealt a game in his turn: *Provided*, That any player may voluntarily waive his right to deal any particular game.

Licensees shall take all necessary measures to insure that card games played upon their premises are played in this manner.

AMENDATORY SECTION (Amending Order 252, filed 6/15/94, effective 7/16/94)

WAC 230-40-225 House dealer allowed in (("pan" or poker)) certain games. Notwithstanding the provisions of WAC 230-40-200, any licensee may furnish a dealer or "mucker" in any Washington blackjack, pan or poker game played on the licensed premises. Dealers shall have no financial interest, directly or indirectly, in the outcome of such game and shall not otherwise participate or play in the game.

AMENDATORY SECTION (Amending WSR 95-13-024, filed 6/13/95, effective 7/14/95)

WAC 230-40-400 Hours limited for card games. The hours during which card games may be played in licensed public card rooms shall be limited as follows:

- (1) Licensees shall not allow the use of their premises for card playing between the hours of 2:00 a.m. and 6:00 a.m.: *Provided*, That the director may allow closing hours to be adjusted ((up to 4:00 a.m. so)) beyond 2:00 a.m. as long as the following conditions remain in effect:
- (a) The local law enforcement agency with jurisdiction concurs;
- (b) Other state agencies involved in regulation of the business do not object; and
- (c) A licensee must observe a four-hour period of closure at the end of each business day before beginning the next period of operation.
- (2) The food and/or drink business being stimulated shall be open to the public for business any time card games are conducted: *Provided*, That entry to the business by new customers may be limited if access to the premises is open to the commission, law enforcement, or other state or local regulatory agencies, and service of food and nonalcoholic

beverages is available for customers remaining on the premises after 2:00 a.m.

(3) At all times during the hours of operation of a Class E card room, the operator or a licensed card room employee must be on duty and in the licensed card room area.

### **REPEALER**

The following section of the Washington Administrative Code is repealed:

WAC 230-40-310

No free or discount food, beverage or merchandise to be offered at public card room.

### WSR 95-23-001 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)

[Order 95-165—Filed November 1, 1995, 2:00 p.m., effective November 2, 1995, 12:01 a.m.]

Date of Adoption: October 31, 1995. Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-47-608.

Statutory Authority for Adoption: RCW 75.08.080.

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

Reasons for this Finding: Openings in Areas 7 and 7A provide opportunity to harvest the nontreaty share of Fraserorigin chum salmon relative to in-season run size updates of 3.0 million chum, according to the Chum Annex of the Pacific Salmon Treaty. Change from scheduled hours designed to allow fishers to better avoid sea bird impacts. Openings in Area 7B provide opportunity to harvest the nontreaty allocation of coho salmon destined for the Nooksack-Samish region of origin per preseason schedule. Openings in Area 8A provide opportunity to harvest the nontreaty allocation of chum salmon destined for the Stillaguamish-Snohomish region of origin per preseason schedule. Openings in Area 8D provide opportunity to harvest surplus coho salmon originating from the Tulalip hatchery per preseason schedule. Openings in Area 9A provide opportunity to harvest the nontreaty share of Hood Canal hatchery-origin coho salmon according to the preseason schedule. All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: November 2, 1995, 12:01 a.m.
October 31, 1995
Judith Freeman
Deputy
for Robert Turner
Director

### **NEW SECTION**

WAC 220-47-609 Puget Sound all-citizen commercial salmon fishery. Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 a.m. Thursday November 2, 1995 until further notice, it is unlawful to take, fish for, or possess salmon or Atlantic salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:

- \* AREAS 7 AND 7A Gill nets using 6 1/4-inch minimum mesh and purse seines using the 5-inch strip may fish from 6:00 a.m. to 6:00 p.m. daily, Thursday and Friday November 2 and 3, 1995.
- \* AREA 7B Gill nets using 6 1/4-inch minimum mesh and purse seines using the 5-inch strip may fish until 4:00 p.m. Friday November 3, 1995.
- \* AREA 8A Gillnets using 6 1/4-inch minimum mesh may fish until 8:00 a.m. Thursday November 2, and purse seines using the 5-inch strip may fish from 6:00 a.m to 5:00 p.m. Thursday November 2, 1995.
- \* AREA 8D Gillnets using 5-inch minimum mesh may fish through 8:00 a.m. Thursday November 2, and purse seines using the 5-inch strip may fish from 6:00 a.m. to 5:00 p.m. Thursday November 2, 1995.
- \* AREA 9A Gill nets using 5-inch minimum mesh may fish until 4:00 p.m. Friday November 3, 1995.
- \* Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7C, 7D, 7E, 8, 9, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas, and exclusion zones provided for in WAC 220-47-307 Closed.

### **REPEALER**

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. November 1, 1995:

WAC 220-47-608 Puget Sound all-citizen commercial salmon fishery. (95-164)

### WSR 95-23-006 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)

[Order 95-167—Filed November 2, 1995, 4:12 p.m., effective November 5, 1995, 12:01 a.m.]

Date of Adoption: November 3 [2], 1995. Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-47-609.

Statutory Authority for Adoption: RCW 75.08.080.

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

Reasons for this Finding: Openings in Areas 7 and 7A provide opportunity to harvest the nontreaty share of Fraserorigin chum salmon relative to in-season run size updates of 3.0 million chum, according to the Chum Annex of the Pacific Salmon Treaty. Change from scheduled hours designed to allow fishers to better avoid sea bird impacts. Openings in Area 7B and 8 provide opportunity to harvest the nontreaty allocation of chum salmon destined for the Nooksack-Samish and Skagit regions of origin per preseason schedule. Openings in Area 8A provide opportunity to harvest the nontreaty allocation of chum salmon destined for the Stillaguamish-Snohomish region of origin per preseason plan. Change from scheduled hours allow gillnet fishers to better avoid crab gear and sea bird impacts. Openings in Area 8D provide opportunity to harvest surplus coho salmon originating from the Tulalip hatchery per preseason plan. Change from scheduled hours allow gillnet fishers to better avoid crab gear and sea bird impacts. Openings in Areas 10 and 11 provide opportunity to harvest the nontreaty allocation of chum salmon destined for the south Puget Sound region of origin, relative to in-season update of 271,600. which is 8% below the preseason forecast. The Port Madison restriction is necessary to reduce impacts on local chum stocks. Openings in Areas 12 and 12B provide opportunity to harvest the nontreaty allocation of chum salmon destined for the Hood Canal region of origin per preseason schedule. Purse seine release requirements designed to reduce impacts to coho and chinook salmon per preseason agreements. All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: November 5, 1995, 12:01 a.m.
November 3 [2], 1995
Judith Freeman

Deputy for Robert Turner Director

#### **NEW SECTION**

WAC 220-47-610 Puget Sound all-citizen commercial salmon fishery. Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 a.m. Sunday November 5, 1995 until further notice, it is unlawful to take, fish for, or possess salmon or Atlantic salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accor-

dance with the following open periods and mesh and area restrictions:

- AREAS 7 AND 7A Gill nets using 6 1/4-inch minimum mesh and purse seines using the 5-inch strip may fish from 6:00 a.m. to 6:00 p.m. daily, Tuesday, Wednesday, Thursday and Friday November 7, 8, 9 and 10, 1995.
- \* AREA 7B Gill nets using 6 1/4-inch minimum mesh and purse seines using the 5-inch strip may fish from 6:00 a.m. Sunday November 5 until 4:00 p.m. Saturday November 18, 1995.
- \* AREA 8 Purse seines using the 5-inch strip may fish from 6:00 a.m. to 5:00 p.m. Monday November 6, and gillnets using 6 1/4-inch minimum mesh may fish from 4:00 p.m. Monday November 6 to 8:00 a.m. Tuesday November 7, 1995. Purse seines are required to release all coho and chinook salmon.
- \* AREA 8A Purse seines using the 5-inch strip and gillnets using 6 1/4-inch minimum mesh may fish from 6:00 a.m. to 6:00 p.m. daily Monday, Tuesday and Wednesday November 6, 7, and 8, 1995.
- \* AREA 8D Purse seines using the 5-inch strip and gillnets using 5-inch minimum mesh may fish from 6:00 a.m. to 6:00 p.m. daily Monday, Tuesday and Wednesday November 6, 7, and 8, 1995.
- \* AREAS 10 and 11 Purse seines using the 5-inch strip may fish from 6:00 a.m. to 5:00 p.m. Monday November 6, 1995. Gillnets using 6 1/4-inch minimum mesh may fish from 4:00 p.m. Monday November 6 to 8:00 a.m. Tuesday November 7, 1995. In addition to the exclusion zones described in WAC 220-47-307, Area 10 is closed in that portion of Port Madison west of line projected 178 degrees true from the end of Indianola dock to the landfall on the south shore of Port Madison.
- \* AREAS 12 and 12B Purse seines using the 5-inch strip may fish from 6:00 a.m. to 5:00 p.m. daily, Monday and Tuesday November 6 and 7, 1995. Gillnets using 6 1/4-inch minimum mesh may fish from 4:00 p.m. to 8:00 a.m. nightly, Monday and Tuesday November 6 and 7, 1995. Purse seines are required to release all coho and chinook salmon.
- Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7C, 7D, 7E, 9, 9A, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas, and exclusion zones provided for in WAC 220-47-307 Closed.

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

### REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. November 4, 1995:

WAC 220-47-609

Puget Sound all citizen commercial salmon fishery. (95-165)

### WSR 95-23-021 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)

[Order 95-168-Filed November 8, 1995, 8:16 a.m.]

Date of Adoption: November 7, 1995. Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Amending WAC 220-40-027.

Statutory Authority for Adoption: RCW 75.08.080.

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

Reasons for this Finding: Harvestable numbers of coho salmon are available in Willapa Bay; chum salmon have cleared the commercial fishing area. There is insufficient time to promulgate permanent rules to provide harvest

opportunity.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongov-

ernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

November 7, 1995
Judith Freeman
Deputy
for Robert Turner
Director

### **NEW SECTION**

7000

WAC 220-40-02700M Willapa Bay salmon — Fall fishery. Notwithstanding the provisions of WAC 220-40-027, it is unlawful to fish for salmon in Willapa Bay for commercial purposes or to possess salmon taken from those waters for commercial purposes, except that:

, FISHING PERIOD

(1) Gill net gear may be used to fish for salmon from: noon November 8 to 6:00 p.m. November 30, 1995 in SMCRA 2G, 2H, 2J, 2K, and 2M;

(2) The Tokeland Boat Basin is closed to commercial fishing during the openings in SMCRA 2G described in this section. The Tokeland Boat Basin means that portion of SMCRA 2G bounded on the south by the shoreline of the boat basin, on the west by the seawall and on the north and east by a line from the Tokeland Channel Marker "3"

(flashing green, 4-second) to Tokeland Channel Marker "4" to the tip of the seawall.

**GEAR** 

(3) Gill net gear shall be used as provided in WAC 220-40-015, except that after November 19, the minimum mesh size is 7-1/2 inches.

### REPEALER

The following section of the Washington Administrative Code is repealed effective December 1, 1995:

WAC 220-40-02700M Willapa Bay salmon - Fall fishery (95-168)

### WSR 95-23-040 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)

[Order 95-169—Filed November 9, 1995, 4:26 p.m., effective November 12, 1995, 12:01 a.m.]

Date of Adoption: November 9, 1995.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-47-610.

Statutory Authority for Adoption: RCW 75.08.080.

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

Reasons for this Finding: Openings in Areas 7 and 7A provide opportunity to harvest the nontreaty share of Fraserorigin chum salmon relative to in-season run size updates of 3.0 million chum, according to the Chum Annex of the Pacific Salmon Treaty. Change from scheduled hours designed to allow fishers to better avoid sea bird impacts. Openings in Areas 7B and 8 provide opportunity to harvest the nontreaty allocation of chum salmon destined for the Nooksack-Samish and Skagit regions of origin per preseason schedule. Openings in Areas 8A and 8D provide opportunity to harvest the nontreaty allocation of chum salmon destined for the Stillaguamish-Snohomish region of origin per preseason plan. Change from scheduled hours allow gillnet fishers to better avoid crab gear and sea bird impacts. The scheduled opening in Areas 10 and 11 is cancelled, based on nontreaty catch and allocation assessment relative to agreed in-season update of 252,983, which is 15% below the preseason forecast. Continued fishing will exceed the nontreaty chum allocation in this region. Openings in Areas 12 and 12B provide opportunity to harvest the nontreaty allocation of chum salmon destined for the Hood Canal region of origin per preseason regulation, relative to inseason update of 834,467, which is 18% above preseason forecasts. The opening of southern Area 12B provides opportunity to target hatchery surplus chum salmon. Purse seine release requirements designed to reduce impacts to coho and chinook salmon per preseason agreements. All

other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: November 12, 1995, 12:01 a.m. November 9, 1995 Judith Freeman Deputy for Robert Turner Director

### **NEW SECTION**

WAC 220-47-611 Puget Sound all-citizen commercial salmon fishery. Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 a.m. Sunday November 12, 1995 until further notice, it is unlawful to take, fish for, or possess salmon or Atlantic salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:

- AREAS 7 AND 7A Gill nets using 6 1/4-inch minimum mesh and purse seines using the 5-inch strip may fish from 6:00 a.m. to 6:00 p.m. daily, Monday, Tuesday, Wednesday, Thursday and Friday November 13, 14, 15, 17, and 17, 1995.
- AREA 7B Gill nets using 6 1/4-inch minimum mesh and purse seines using the 5-inch strip may fish until 4:00 p.m. Saturday November 18, 1995.
- AREA 8 Gillnets using 6 1/4-inch minimum mesh may fish from 4:00 p.m. to 8:00 a.m. nightly, Monday and Tuesday November 13 and 14, and purse seines using the 5-inch strip may fish from 7:00 a.m. to 5:00 p.m. daily, Tuesday and Wednesday November 14 and 15, 1995. Purse seines are required to release all coho and chinook salmon.
- AREAS 8A AND 8D Purse seines using the 5-inch strip and gillnets using 6 1/4-inch minimum mesh may fish from 6:00 a.m. to 6:00 p.m. daily, Wednesday, Thursday and Friday November 15, 16 and 17, 1995.
- AREAS 12 and 12B Gillnets using 6 1/4-inch minimum mesh may fish from 4:00 p.m. to 8:00 a.m. nightly, Monday, Tuesday and Wednesday November 13, 14 and 15, 1995. Purse seines using the 5-inch strip may fish from 7:00 a.m. to 5:00 p.m. daily, Tuesday, Wednesday and Thursday November 14, 15 and 16, 1995. Purse seines are required to release all coho and

chinook salmon. The following exclusion zones and inseason restrictions apply:

- 1) closed in those waters within 1,000 feet of the eastern shore.
- closed in those waters within 1/4 mile of the mouths of the Dosewallips, Duckabush, and Hamma Hamma Rivers and Anderson Creek.
- closed in those waters of area 12 south and west of a line projected 94 degrees true from Hazel Point to the light on the opposite shore, bounded on the west by the area 12/12B boundary line.
- Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7C, 7D, 7E, 9, 9A, 10. 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas, and exclusion zones provided for in WAC 220-47-307 except as modified herein - Closed.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34,08,040.

### REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. November 11, 1995:

WAC 220-47-610

Puget Sound all-citizen commercial salmon fishery. (95-167)

### WSR 95-23-075 **EMERGENCY RULES HEALTH CARE AUTHORITY**

(Public Employees Benefits Board) [Filed November 17, 1995, 1:20 p.m.]

Date of Adoption: November 17, 1995.

Purpose: Amend eligibility rules to permit: (1) Enrollment by school district and educational service district bargaining units; (2) enrollment by retirees of school districts; (3) require Medicare eligible retirees to enroll in both Parts A and B of Medicare as a condition of eligibility. These changes are required by chapter 386, Laws of 1993 (SHB 1784).

Citation of Existing Rules Affected by this Order: Amending WAC 182-12-110, 182-12-111, 182-12-115, and 182-12-122.

Statutory Authority for Adoption: Chapter 41.05 RCW. Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements, of notice and opportunity to comment upon adoption of,a permanent rule would be contrary to the public interest....

Reasons for this Finding: The drafted permanent rules are still under legal review.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

November 17, 1995 Elin Meyer Rules Coordinator

[AMENDATORY SECTION (Amending Order 5646, filed 2/9/76)]

WAC 182-12-110 Purpose. The purpose of this chapter is to establish criteria of employee eligibility for all ((state)) public employees' ((insurance)) benefits board approved plans.

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

[AMENDATORY SECTION Amending Order 2-78, filed 1/10/92)]

WAC 182-12-111 Eligible entities. Eligibility. The Individuals, as defined in (4) below, and the employees and retirees of eligible entities and their dependents must meet the individual eligibility requirements set forth in WAC 182-12-115 in order to participate in ((SEBB)) PEBB insurance plans. Only individuals who participated in ((SEBB)) PEBB insurance plans as an active employee and their dependents are eligible to participate in ((SEBB)) PEBB insurance plans upon disability or retirement, except as provided in WAC 182-12-115(8) and 182-12-122 (1)(d) or (e). The following entities and individuals shall be eligible to participate in ((SEBB)) PEBB insurance plans subject to the terms and conditions set forth below:((-))

(1)(a) State agencies. Every department, division, or separate agency of state government including the higher education personnel board, higher education coordinating board, vocational-technical institutions, and the state board for community and technical colleges is eligible and required to participate in all board approved plans.

(b) Employees of employee organizations representing state civil service employees, at the option of each such employee organization. ((provided:

Employees of vocational technical institutions who belong to collective bargaining units may participate in SEBB insurance plans only if the entire collective bargaining unit enrolls in the plans and such participation is consistent with section 83, chapter 238, Laws of 1991.))

- (2) Employees, of a county ((Counties)), municipality((ies)), ((and)) or other political subdivision((s)), ((including K-12 school districts)) of the state may participate in ((SEBB)) PEBB insurance programs provided:
- (a) All eligible employees of the entity transfer to ((SEBB)) PEBB plan coverage as a unit.

- (b) The legislative authority or the board of directors obligates itself to participate in all ((SEBB)) PEBB insurance plans.
- (c) The legislative authority of the entity ((or the board of directors of the school district)) submits an application together with employee census data and, if available, prior claims experience of the entity to the health care authority;
- (d) The legislative authority or the board of directors agrees to maintain its ((SEBB)) PEBB plan participation through the end of the plan year;
- (e) The legislative authority or the board of directors shall provide the health care authority written notice of its intent to terminate (SEBB)) PEBB plan participation no later than thirty days prior to the effective date of termination. If a county, municipality, ((er)) political subdivision, ((including a K-12 school district)) or employees of employee organizations representing state civil service employees terminates coverage in ((SEBB)) PEBB insurance plans, retired, and disabled employees who began participating after September 15, 1991, will no longer be eligible to participate in ((SEBB)) PEBB insurance plans beyond the mandatory extension requirements specified in WAC 182-12-215.
- (f) The health care authority administrator approves the entity's application.
- (3)(a) School districts and educational service districts.

  Bargaining units and nonrepresented employees of school districts and educational services districts of the state may participate in PEBB insurance programs provided:
- (i) The PEBB plans must be the only plans made available to the members of the bargaining unit through their employment by the school district or educational service district.
- (ii) All eligible employees of the bargaining unit transfer as a unit and all nonrepresented employees transfer as a unit.
- (iii) A bargaining unit employee or nonrepresented employee who would otherwise be considered an eligible employee under the rules established by the board may voluntarily waive enrollment in the programs and will no longer be considered an eligible employee for purposes of effectuating the transfer of the unit.
- (iv) The terms and conditions for the payment of insurance premiums shall be set forth in the provisions of the bargaining agreement and shall comply with the employer contribution requirements specified in RCW 28A.400.280. These provisions of the collective bargaining agreement, including eligibility, shall be subject to review and approval by the PEBB at the time of application for participation.
- (v) The application to participate in the PEBB plans is subject to the approval of the HCA.
- (vi) The eligibility requirements for dependents of school district and educational service district employees shall be the same as the requirements for dependents of the state employees and retirees as defined in WAC 182-12-115(10).
- (vii) The bargaining unit or unit of nonrepresented employees must agree to maintain its PEBB plan participation through the end of the plan year.
- (4) Eligible non-employees: (a) Dislocated Forest Products Workers. Dislocated forest products workers enrolled in the employment and career orientation program pursuant to chapter 50.70 RCW shall be eligible for PEBB

medical and dental plan coverage while enrolled in that program.

(b) School board members or students eligible to participate under RCW 28A.400.350.

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

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.

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 WSR 92-08-003, filed 3/18/92)]

WAC 182-12-115 Eligible employees, retirees, and dependents. The following definitions of eligible employees, retirees, and dependents of an eligible entity, as defined in WAC 182-12-111 shall apply for all ((SEBB)) PEBB approved plans except as otherwise stated in this chapter((+)). For purposes of defining eligible employees of school districts and educational service districts, the collective bargaining agreement will supersede all definitions provided under this rule if approved by the PEBB and the authority in accordance with WAC 182-12-111 (3)(a)(iv).

- (1) "Permanent employees." Those who are scheduled to work at least half-time per month and are expected to be employed for more than six months. Such employees shall be eligible effective with their first day of employment.
- (2) "Nonpermanent employees." Those who are scheduled to work at least half-time and are expected to be employed for no more than six months. Such employees shall be eligible effective the first day of the seventh calendar month of employment.
- (3) "Seasonal employees." Those who work at least half-time per month during a designated season for a minimum of three months but less than nine months per year and who have an understanding of continued employment with their agency season after season. These employees become eligible on the first day of such employment, however, they are not eligible for the employer contribution during the break between seasons of employment.
- (4) "Career Seasonal/Instructional Employees." Employees who work half-time or more on an instructional year (school year) or equivalent nine-month seasonal basis are eligible on their first day of employment and are eligible to receive the employer contribution for insurance during the off-season following each period of seasonal employment.
- (((4))) (5) "Part-time faculty." Faculty who are employed on a quarter/semester to quarter/semester basis become eligible beginning with the second consecutive quarter/semester of half-time or more employment at one or more state institutions of higher education, provided that:
- (a) For determining eligibility, spring and fall may be considered consecutive quarters/semesters; and
- (b) "Half-time or more employment" will be determined based on each institution's definition of "full-time"; and
- (c) At the beginning of each quarter/semester, the employers of part-time faculty shall notify, in writing, all

- current and newly hired part-time faculty of their potential right to benefits under this section. The employee shall have the responsibility, each quarter, to notify the employers, in writing, of the employee's multiple employment. In no case will there be a requirement for retroactive coverage or employer contribution if a part-time faculty member fails to inform all of his/her employing institutions about employment at all institutions within the current quarter; and
- (d) Where concurrent employment at more than one state higher education institution is used to determine total part-time faculty employment of half-time or more, the employing institutions will arrange to prorate the cost of the employer insurance contribution based on the employment at each institution. However, if the part-time faculty member would be eligible by virtue of employment at one institution, that institution will pay the entire cost of the employer contribution regardless of other higher education employment. In cases where the cost of the contribution is prorated between institutions, one institution will forward the entire contribution monthly to ((SEBB)) HCA; and
- (e) Once enrolled, if a part-time faculty member does not work at least a total of half-time in one or more state institutions of higher education, eligibility for the employer contribution ceases.
- (((5))) (6) "Appointed and elected officials." Legislators are eligible on the date their term begins. All other elected and full-time appointed officials of the legislative and executive branches of state government are eligible on the date their term begins or they take the oath of office, whichever occurs first.
- (((6))) (7) "Judges." Justices of the supreme court and judges of the court of appeals and the superior courts become eligible on the date they take the oath of office.
- (((7))) (8) "Retirees and disabled employees." Eligible employees who terminate state service after becoming vested in a Washington state sponsored retirement system are eligible for retiree medical, dental and life coverages provided the person:
- (a) Immediately begins receiving a monthly retirement income benefit from such retirement system; or
- (b) If not retiring under the public employees retirement system (PERS), would have been eligible for a monthly retirement income benefit because of age and years of service had the person been employed under the provisions of PERS I or PERS II for the same period of employment; or
- (c) Must take a lump sum benefit because their monthly benefit would have been under fifty dollars.

Employees who are permanently and totally disabled and eligible for a deferred monthly retirement income benefit are likewise eligible, provided they apply for retiree coverage before their ((SEBB)) PEBB active employee coverage ends. Persons retiring who do not have waiver of premium coverage from any ((SEBB)) PEBB life insurance plan are eligible for retiree life insurance, subject to the same qualifications as for retiree medical coverage. Retirees and disabled employees are not eligible for an employer premium contribution. The Federal Civil Service Retirement System shall be considered a Washington state sponsored retirement system for Washington State University cooperative extension service employees who hold a federal civil service

appointment and who are covered under the ((SEBB)) PEBB program at the time of retirement or disability.

- (9) "Retired and disabled school district and educational service district employees." The following persons are eligible to participate in PEBB medical and dental plans only, provided they meet the enrollment criteria stated below and if eligible for Medicare, be enrolled in Medicare Parts A and B or enroll in the next Medicare open enrollment period:
- (a) Persons receiving a retirement allowance under chapter 41.32 or 41.40 RCW as of September 30, 1993, and who enroll in PEBB plans not later than the end of the open enrollment period established by the authority for the plan year beginning January 1, 1995;
- (b) Persons who separate from employment with a school district or educational service district on or after October 1, 1993, and immediately upon separation begin to receive a retirement allowance under chapter 41.32 or 41.40 RCW. Such persons who retire on or after October 1, 1993, must elect PEBB coverage not later than the end of the open enrollment period established by the authority for the plan year beginning January 1, 1995, or sixty days following retirement whichever is later;
- (c) Persons who separate from employment with a school district or educational service district due to a total and permanent disability, and are eligible to receive a deferred retirement allowance under chapter 41.32 or 41.40 RCW. Such persons must enroll in PEBB plans not later than the end of the open enrollment period established by the authority for the plan year beginning January 1, 1995, or sixty days following retirement, whichever is later.
- (((8))) (10) "Eligible dependents." The following are eligible as dependents under the medical and dental plans:
- (a) Lawful spouse except that as of November 1, 1991, a lawful spouse who works full time and who is eligible for coverage as a subscriber on a plan or plans offered by a K-12 school district and who has waived that coverage is not eligible for employer-paid coverage as a dependent on a (SEBB)) PEBB plan.
- (b) Dependent children through age nineteen. As used in this section, "children" includes natural children, stepchildren, legally adopted children, and married children who qualify as dependents of the employee/retiree under the Internal Revenue Code or as specified in a court order or divorce decree, and foster children approved by the health care authority. To qualify for HCA approval, a foster child must:
- (i) Be living with the subscriber in a parent-child relationship;
- (ii) Be dependent upon the subscriber for financial support;
- (iii) Not be eligible for coverage under Medicare, Medicaid, or similar government entitlement programs; and
- (iv) Not be a foster child for whom support payments are made to the subscriber through the state department of social and health services (DSHS) foster care program.
- (c) Dependent children age twenty through age twentythree who are dependent upon the employee/retiree for maintenance and support, and who are registered students in full-time attendance at an accredited secondary school, college, university, vocational school, or school of nursing. Dependent student eligibility continues year-round for those

who attend three of the four school quarters and for the quarter following graduation provided the employee/retiree is covered at the same time; the dependent limiting age has not been exceeded; and the dependent meets all other eligibility requirements.

- (d) Dependent children of any age who are incapable of self-support due to developmental disability or physical handicap, provided such condition occurs prior to age twenty or during the time the dependent was covered under a((+)) ((SEBB)) PEBB plan as a full-time student. Proof of such disability and dependence must be furnished prior to the dependent's attainment of age twenty or loss of eligibility for student coverage, and as periodically requested thereafter.
- (e) "Dependent parents." Parents of the employee/ retiree or their spouse who qualify as dependents under the Internal Revenue Code and who were covered as dependents under ((SEBB)) PEBB medical/dental plans prior to July 1, 1990, may continue ((SEBB)) PEBB coverage on a self-pay basis.
- (((9))) (11) Notwithstanding any of the foregoing, employees who are not mandatorily, by election, or otherwise covered by industrial insurance under Title 51 RCW shall not be considered "eligible employees" within the meaning of this section.

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.

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

AMENDATORY SECTION (Amending Resolution No. 86-3, filed 8/5/86)

WAC 182-12-122 Surviving dependents eligibility.

(1) The following classes of surviving eligible dependents may continue their medical and dental coverages ((up to the age limits for dependent children by premium withholding or direct payment of premium)) on a self-pay basis: (((1)))

- (a) Surviving spouse and/or eligible dependent children of a deceased <u>state</u> retiree who were covered as dependents under ((these coverages)) a PEBB plan at the time of the retiree's death((, and (2)));
- (b) Surviving spouse and/or eligible dependent children of a deceased state employee who were covered ((as dependents)) under ((these coverages)) a PEBB plan at the time of the employee's death ((and who will immediately begin receiving a monthly retirement income benefit)) provided they are eligible to receive an allowance from a Washington state sponsored retirement system((.—Application for surviving dependents coverage must be made within sixty days from the date of death of the retiree/employee. Coverage is retroactive to the date retiree/employee medical coverage terminated. Surviving dependents are not eligible for an employer premium contribution. Surviving dependents are not eligible for retiree life insurance.));
- (c) Surviving spouses and/or eligible dependent children of deceased retired or disabled school district and education-

al service employees who were enrolled under a PEBB plan at the time of the retiree's death;

(d) Surviving spouses and/or eligible dependent children of a deceased school district or educational school district employee who was not enrolled in a PEBB plan at the time of death; provided, the employee died on or after October 1, 1993 and the dependents immediately began receiving a retirement benefit allowance under chapter 41.32 or 41.40 RCW;

(e) Surviving spouses and/or eligible dependent children of deceased retired or disabled school district or educational service district employees who died prior to October 1, 1993, and who would have been eligible to enroll pursuant to WAC 182-12-115 (8)(a).

(2)(a) Applications for surviving dependents coverage under subsections (1)(a), (b) and (c) must be made in writing on the enrollment form approved by the health care authority within sixty days from the date of death of the employee or retiree. Coverage is retroactive to the date the employee or retiree coverage terminated subject to the payment of premium.

(b) Application for surviving dependents coverage under (1)(d) and (e) must be made before the end of the open enrollment period established by the authority for the plan year beginning January 1, 1995. The effective date of coverage will be the first day of the month following the receipt of the completed application.

(3) The Federal Civil Service Retirement System shall be considered a Washington state sponsored retirement system under subsection (1)(b) of this section for Washington State University cooperative extension service employees who held a federal civil service appointment and who were covered under the ((SEIB)) PEBB program at the time of death.

## WSR 95-23-077 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)

[Order 95-170—Filed November 17, 1995, 2:37 p.m., effective November 19, 1995, 12:01 a.m.]

Date of Adoption: November 17, 1995.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-47-611.

Statutory Authority for Adoption: RCW 75.08.080.

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

Reasons for this Finding: Openings in Areas 7B and 8 provide opportunity to harvest the nontreaty allocation of chum salmon destined for the Nooksack-Samish and Skagit regions of origin per preseason schedule. The Area 8 purse seine release requirement necessary to reduce impacts to those species according to preseason agreements. Opening in Areas 8A and 8D provides opportunity to harvest the

nontreaty allocation of chum salmon destined for the Stillaguamish-Snohomish region of origin per preseason plan. Change from scheduled hours allow gillnet fishers to better avoid crab gear and sea bird impacts. Openings in Area 12C provide opportunity to harvest the nontreaty allocation of chum salmon destined for the Hood Canal region of origin and to target hatchery surplus chum salmon. The extension of the closure area between Glen Ayr dock and the Hoodsport Marina dock is to provide protection for milling chum salmon near the Hoodsport Hatchery and to maintain recreational harvest opportunity. All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: November 19, 1995, 12:01 a.m.
November 17, 1995
Robert Turner
Director

### **NEW SECTION**

WAC 220-47-612 Puget Sound all-citizen commercial salmon fishery. Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 a.m. Sunday November 19, 1995 until further notice, it is unlawful to take, fish for, or possess salmon or Atlantic salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:

- \* AREAS 7B, 8A AND 8D Gill nets using 6 1/4-inch minimum mesh and purse seines using the 5-inch strip may fish from 6:00 a.m. Monday November 20 until 4:00 p.m. Wednesday November 22, 1995.
- \* AREA 8 Purse seines using the 5-inch strip may fish from 7:00 a.m. to 5:00 p.m. daily, Monday, Tuesday and Wednesday November 20, 21 and 22 and Gillnets using 6 1/4-inch minimum mesh may fish from 4:00 p.m. to 8:00 a.m. nightly, Monday, Tuesday and Wednesday November 20, 21 and 22, 1995. Purse seines are required to release all coho and chinook salmon.
- \* AREA 12C Gillnets using 6 1/4-inch minimum mesh may fish from 4:00 p.m. Monday November 20 to 8:00 a.m. Tuesday November 21, 1995. Purse seines using the 5-inch strip may fish from 7:00 a.m. to 5:00 p.m. Tuesday November 21, 1995. Purse seines are required

to release all coho and chinook salmon in area 12C. The following exclusion zones apply:

- 1) closed in those waters within 1,000 feet of the eastern shore of Hood Canal.
- 2) closed in those waters within a 1/4 mile radius of the mouth of the Dewatto River.
- closed in those waters southerly of a line projected from the Cushman powerhouse to the public boat ramp at Union.
- closed in those waters within 2,000 feet of the western shore between the dock at Glen Ayr RV Park and the Hoodsport Marina dock.
- Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7C, 7D, 7E, 9, 9A, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12, 12A, 12B, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas, and exclusion zones provided for in WAC 220-47-307 except as modified herein Closed.

### **REPEALER**

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. November 18, 1995:

WAC 220-47-611

Puget Sound all-citizen commercial salmon fishery. (95-169)



### WSR 95-23-002 NOTICE OF PUBLIC MEETINGS OFFICE OF THE GOVERNOR

(Clemency and Pardons Board)
[Memorandum—October 31, 1995]

The Washington State Clemency and Pardons Board hereby files with the code reviser the following change in its meeting schedule:

The December 1 regularly scheduled meeting has been moved from Senate Hearing Room 3 located in the John A. Cherberg Building to the Governor's Office Conference Room located on the second floor of the Legislative Building. Meeting time remains the same 9:00 a.m.

### WSR 95-23-003 RULES COORDINATOR DEPARTMENT OF AGRICULTURE

[Filed November 2, 1995, 11:02 a.m.]

Dannie McQueen's address should be: P.O. Box 42560, Olympia, WA 98504-2560.

The agency has discontinued use of the P.O. Box 42562, although mail that is addressed to that P.O. box will still be delivered to the agency.

Kristi Bromley Secretary

## WSR 95-23-004 RULES COORDINATOR COMMISSION ON HISPANIC AFFAIRS

[Filed November 2, 1995, 11:03 a.m.]

Marvin G. Martinez is no longer with the commission.

Our new rules coordinator designee is Jaime E. Gallardo, Assistant Director, 1210 Eastside Street, 1st Floor, Olympia, WA 98504-0924, (360) 753-3159.

Jaime E. Gallardo Assistant Director

### WSR 95-23-005 RULES COORDINATOR DEPARTMENT OF LICENSING

[Filed November 2, 1995, 11:04 a.m.]

Please change the address for our rules coordinator, Walt Fahrer, to P.O. Box 48001, Olympia, WA 98504-8001.

Kathy Baros Friedt Director

### WSR 95-23-007 RULES COORDINATOR LOWER COLUMBIA COLLEGE

[Filed November 6, 1995, 10:45 a.m.]

Following is the name, office location, and mailing address of the rules coordinator for Lower Columbia College (Community College District 13):

Virginia M. Koken President's Office Lower Columbia College 1600 Maple Street P.O. Box 3010 Longview, WA 98632-0310

> Vernon R. Pickett President

### WSR 95-23-008 NOTICE OF PUBLIC MEETINGS HUMAN RIGHTS COMMISSION

[Memorandum—November 3, 1995]

The December meeting of the Washington State Human Rights Commission (WSHRC) has been changed from a public hearing and regular commission meeting to a conference call. The public hearing has been postponed until the spring of 1996.

The conference call will begin at 10:00 a.m. on Friday December 15, and will originate from [the] Washington State Human Rights Commission's Olympia office.

### WSR 95-23-009 NOTICE OF PUBLIC MEETINGS HARDWOODS COMMISSION

[Memorandum-November 1, 1995]

There will be a meeting of the Washington State Hardwoods Commission on November 16, 1995, at 8:30 a.m. until completed at the Higher Education Coordinating Board Building, 917 Lakeridge Way S.W., Olympia, WA.

### WSR 95-23-010 NOTICE OF PUBLIC MEETINGS UNIVERSITY OF WASHINGTON

[Memorandum-November 3, 1995]

Following is the schedule(s) for regular meetings to be held by the University of Washington's Department of Molecular Biotechnology, Graduate School of Library and Information Science, and the Department of Environmental Health.

1995: October 24 Tuesday 9:00 - 11:00 a.m.

K-350 Conference Room Health Sciences Building

November 21 Tuesday 9:00 - 11:00 a.m.

K-350 Conference Room Health Sciences Building

		•
	December 12	Tuesday 9:00 - 11:00 a.m. K-350 Conference Room Health Sciences Building
1996:	January 16	Tuesday 9:00 - 10:30 a.m. K-350 Conference Room Health Sciences Building
•	February 20	Tuesday 9:00 - 10:30 a.m. K-350 Conference Room Health Sciences Building
	March 19	Tuesday 9:00 - 10:30 a.m. K-350 Conference Room Health Sciences Building
	April 23	Tuesday 9:00 - 10:30 a.m. K-350 Conference Room Health Sciences Building
	May 14	Tuesday 9:00 - 10:30 a.m. K-350 Conference Room Health Sciences Building
	June 18	Tuesday 9:00 - 10:30 a.m. K-350 Conference Room Health Sciences Building
	July 16	Tuesday 9:00 - 10:30 a.m. K-350 Conference Room Health Sciences Building
	August 20	Tuesday 9:00 - 10:30 a.m. K-350 Conference Room Health Sciences Building
	September 10	Tuesday 9:00 - 10:30 a.m. K-350 Conference Room Health Sciences Building
	October 15	Tuesday 9:00 - 10:30 a.m. K-350 Conference Room Health Sciences Building
	November 19	Tuesday 9:00 - 10:30 a.m. K-350 Conference Room Health Sciences Building
	December 17	Tuesday 9:00 - 10:30 a.m. K-350 Conference Room Health Sciences Building

Graduate School of Library and Information Science

Our school will be having regularly scheduled faculty meetings for the 1995-96 academic year as follows:

October 17, 1995
November 7
November 21
December 5
January 9, 1996
February 6
February 20
March 5
April 2
April 16
April 30
May 14
May 28

All meetings will be held in 127 Suzzallo Library at 2:30 p.m.

### Department of Environmental Health

The following is the schedule for the Department of Environmental Health faculty meetings for 1995. All meetings will be held at 4225 Roosevelt Way, in the conference room on the 2nd floor.

Friday, January 14, 12:00 noon-2:00 p.m., Roos. Bldg. Friday, February 10, 12:00 noon-2:00 p.m., Roos. Bldg. Friday, March 10, 12:00 noon-2:00 p.m., Roos. Bldg. Friday, April 14, 12:00 noon-2:00 p.m., Roos. Bldg. Friday, May 12, 12:00 noon-2:00 p.m., Roos. Bldg. Friday, June 9, 12:00 noon-2:00 p.m., Roos. Bldg. 12:00 noon-2:00 p.m., Roos. Bldg. Friday, July 14, Friday, August 11, 12:00 noon-2:00 p.m., Roos. Bldg. Friday, September 8, 12:00 noon-2:00 p.m., Roos. Bldg. Friday, October 13, 12:00 noon-2:00 p.m., Roos. Bldg. Friday, November 3, 12:00 noon-2:00 p.m., F-348 Friday, December 8, 12:00 noon-2:00 p.m., Roos. Bldg.

\*To request disability accommodations, contact the Office of the ADA Coordinator, at least ten days in advance of the event at 543-6450 (voice); 543-6452 (TDD); 685-3885 (FAX); access @u.washington.edu (E-mail).\*

## WSR 95-23-011 NOTICE OF PUBLIC MEETINGS EASTERN WASHINGTON GROWTH MANAGEMENT HEARINGS BOARD

[Memorandum—November 1, 1995]

Pursuant to RCW 42.30.075, the code reviser's office is notified that the Eastern Washington Growth Planning Hearings Board will hold its regular meetings during 1996 at 10:30 a.m. on the first Wednesday of each month in the Yakima office:

Suite 818 Larson Building 6 South Second Street Yakima, WA 98901-2629

The above referenced meeting time and location is not consistent with the information provided at WAC 242-02-074 (1)(a). The code will need to be revised to reflect this change.

# WSR 95-23-012 RULES COORDINATOR EASTERN WASHINGTON GROWTH MANAGEMENT HEARINGS BOARD

[Filed November 6, 1995, 10:50 a.m.]

For publication in the Washington State Register, please designate Bill Nielsen as rules coordinator on behalf of the Eastern Washington Growth Management Hearings Board. Mr. Nielsen's address is P.O. Box 40953, Olympia, WA 98504-0953.

Judy Wall Administrative Chairman

# WSR 95-23-014 NOTICE OF PUBLIC MEETINGS WORKFORCE TRAINING AND EDUCATION COORDINATING BOARD

[Memorandum—November 11, 1995]

The Washington State Workforce Training and Education Coordinating Board's November 29, 1995, meeting site has changed to:

> Red Lion Hotel Seattle Airport 18740 Pacific Highway South Seattle, WA 98188 (206) 246-8600

### WSR 95-23-016 NOTICE OF PUBLIC MEETINGS SOUTH PUGET SOUND COMMUNITY COLLEGE

[Memorandum-November 6, 1995]

At their November 1, 1995, meeting, the board of trustees of Community College District 24 changed their regular December 6, 1995, meeting to December 14, 1995, to be held in the Boardroom of Building 25 on our campus.

## WSR 95-23-017 RULES COORDINATOR BELLINGHAM TECHNICAL COLLEGE

[Filed November 7, 1995, 11:51 a.m.]

The rules coordinator for Bellingham Technical College is Jody McBee, Administrative Assistant to the President, Bellingham Technical College, 3028 Lindbergh Avenue, Bellingham, WA 98225, phone (206) 738-3105, ext. 334.

Desmond P. McArdle President

### WSR 95-23-022 NOTICE OF PUBLIC MEETINGS UNIVERSITY OF WASHINGTON

[Memorandum—November 3, 1995]

Following is the schedule(s) for regular meetings to be held by the university of Washington's Student Activities and Union Facilities Finance and Budget Committee, Women Studies Faculty and Women Studies General Department.

### Women Studies

Date	Time of Day		Day Week	Location
Weekly	3 p.m.	Wed	Inesday	Padelford B110G
	12 12	: '		, .
eran or v W	Wom	en St	udies Prograi	m
Date	_	ime Day	Day of Week	Location

2nd Wednesday
of every month 4 p.m. Wednesday Padelford B110G

### Student Activities and Union Facilities Finance and Budget

Location	Time
HUB 204M	3:30
	HUB 204M HUB 204M HUB 204M HUB 204M HUB 204M HUB 204M

### WSR 95-23-023 NOTICE OF PUBLIC MEETINGS BELLINGHAM TECHNICAL COLLEGE

[Memorandum—November 8, 1995]

The regularly scheduled meeting of the board of trustees of Bellingham Technical College will be held on Thursday, November 16, 1995, 9-11 a.m., in the College Services Building Board Room on the Bellingham Technical College campus. Call 738-3105 extension 334 for information.

### WSR 95-23-024 NOTICE OF PUBLIC MEETINGS WASHINGTON STATE LIBRARY

(Library Commission)
[Memorandum—November 3, 1995]

The Washington State Library Commission will hold the following meetings as listed below:

WSL COMMISSION BRIEFING MEETING

DATE: Tuesday, December 5, 1995

TIME: 6:30 p.m.
LOCATION: Meany Towers

4507 Brooklyn N.E.

Seattle, WA

WSL COMMISSION QUARTERLY BUSINESS MEETING

DATE: Wednesday, December 6, 1995

TIME: 10:00 a.m.

LOCATION: University of Washington

Allen Library Peterson Room Seattle, WA

For additional information, please do not hesitate to contact Cathy M. Stussy at (360) 753-2914, FAX (360) 586-7575 or E-mail cstuussy@wln.com [cstussy@wln.com].

# WSR 95-23-025 RULES COORDINATOR UTILITIES AND TRANSPORTATION COMMISSION

[Filed November 8, 1995, 9:36 a.m.]

Robert Wallis has been assigned rules coordinator for the Washington Utilities and Transportation Commission. He

replaces Steve McLellan. Mr. Wallis' telephone number is (360) 753-6404; his address is P.O. Box 47250, Olympia, WA 98504-7250.

Dora L. Cundy Administrative Assistant

### WSR 95-23-027 NOTICE OF PUBLIC MEETINGS PUBLIC WORKS BOARD

[Memorandum—November 7, 1995]

#### PUBLIC WORKS BOARD MEETING DATES FOR 1996

DATE/TIME	EVENT	LOCATION
January 9, 1996 8:30 a.m 12:00 p.m.	Regular meeting	SeaTac Holiday Inn
February 6, 1996 8:30 a.m 12:00 p.m.	Regular meeting	SeaTac Holiday Inn
March 1996	No meeting	No meeting
April 2, 1996 8:30 a.m 12:00 p.m.	Regular meeting	SeaTac Holiday Inn
May 16, 1996 9:30 a.m 2:00 p.m.	Regular meeting and tour Joint PWTF/CERB tour	Yakima
June 1996	No meeting	No meeting
July 9, 1996 8:30 a.m 12:00 p.m.	Regular meeting	SeaTac Holiday Inn
August 6, 1996 9:30 a.m 2:00 p.m.	Regular meeting and tour	Ilwaco
August 20, 1996 8:30 a.m 12:00 p.m.	Regular meeting	SeaTac Holiday Inn
September 10, 1996 8:30 a.m 12:00 p.m.	Regular meeting	SeaTac Holiday Inn
October 1, 1996 8:30 a.m 12:00 p.m.	Regular meeting	SeaTac Holiday Inn
November 1996	No meeting	No meeting
December 3, 1996 8:30 a.m 12:00 p.m.	Regular meeting	SeaTac Holiday Inn

The above dates were adopted by the Public Works Board at the November 7, 1995, meeting.

#### WSR 95-23-035 RULES OF COURT STATE SUPREME COURT

[November 7, 1995]

IN THE MATTER OF THE ) ORDER ADOPTION OF THE AMENDMENT ) TO SAR 17 ) NO. 25700-A-571

The Court determined that the proposed amendment will aid in the prompt and orderly administration of justice and further determined that an emergency exists which necessitates an early adoption;

Now, therefore, it is hereby

ORDERED:

- (a) That the amendment as attached hereto is adopted..
- (b) That pursuant to the emergency provisions of GR 9(i), the amendment will be published expeditiously and become effective upon publication.

DATED at Olympia, Washington this 7th day of November, 1995.

	Durham, C.J.
Dolliver, J.	Alexander, J.
Smith, J.	
Guy, J.	Madsen, J.
Johnson, J.	Talmadge, J.

#### **SAR 17**

### **REPORTER - APPOINTMENT - DUTIES**

- (1) The Justices of the Supreme Court shall appoint a reporter for the opinions of the court, who shall be removable at their pleasure. The reporter shall receive such annual salary as shall be fixed and determined by the Supreme Court.
- ((2) The reporter shall prepare the opinions of the Supreme Court and of the Court of Appeals for publication in the weekly advance sheets and in the permanent volumes of the Washington Reports and the Washington Appellate Reports. The opinions shall be published chronologically, unless otherwise directed by the court.)
- ((3)) (2) The reporter shall (publish) provide for publication of the rules of court (and a cumulative subject index for multiple volumes) as directed by the court.
- ((4)) (3) The reporter shall be a member of the Commission on Supreme Court Reports and shall perform any and all other duties as may be prescribed by the Supreme Court or by statute.
- ((5)) (4) The reporter shall (prepare the opinions for publication by giving) provide for publication of opinions in advance sheets and in permanent volumes of the Washington Reports and the Washington Appellate Reports. The opinions shall be published chronologically, unless otherwise directed by the court. Publication of opinions shall include the title of each case, a list of the precedential holdings in the opinion, a summary of the nature of the action and prior court proceedings, and the names of counsel. Each advance sheet shall contain a table of cases and a subject index. The last advance sheet of a volume shall contain a cumulative table of cases and subject index.

Before publishing the permanent volume, the advance sheet material shall be revised by adding (eitations to unofficial parallel reports,) volume and page numbers of recent citations(;) and dispositions of motions for reconsideration, petitions for review, and other post filing dispositions. The reporter shall also make corrections for typographical errors noted in the advance sheets, revisions of language directed by modification orders, and changes otherwise directed by the courts. Opinions withdrawn shall be deleted, and tables and indexes shall be revised accordingly. Additional material such as memorials and rolls of attorneys shall be inserted in the permanent volume as directed by the courts or in the discretion of the reporter.

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

### WSR 95-23-036 RULES OF COURT STATE SUPREME COURT

[November 7, 1995]

IN THE MATTER OF THE	)	ORDER
ADOPTION OF THE AMENDMENT		
TO IRLJ 2.4(a)	)	NO. 25700-A-572

The District and Municipal Court Judges' Association having recommended the adoption of the proposed amendment to IRLJ 2.4(a), and the Court having further determined that an emergency exists which necessitates an early adoption;

Now, therefore, it is hereby

#### ORDERED:

- (a) That the amendment as attached hereto is adopted.
- (b) That pursuant to the emergency provisions of GR 9(i), the amendment will be published expeditiously and become effective upon publication.

DATED at Olympia, Washington this 7th day of November, 1995.

	Durham, C.J.
Dolliver, J.	Madsen, J.
Smith, J.	Alexander, J.
Guy, J.	
Johnson, J.	Talmadge, J.

### **GR 9 COVER SHEET**

### Proposed Amendments

#### **IRLJ 2.4**

- (1) <u>Background</u>: Presently IRLJ 2.4 conflicts with RCW 46.63.070(1) in that the rule grants a person 14 days to respond to an infraction notice, but the statute grants 15 days.
- (2) Purpose: The amendment to IRLJ 2.4 changes the response time to agree with the statutory 15 days. It also grants additional time for mailing the response to handle the vagaries of the U.S. Postal Service.
- (3) Washington State Bar Association Action: No information available.
- (4) <u>Supporting Material</u>: Attached is a copy of the proposed rule amendment.
- (5) <u>Spokesperson</u>: Judge Salvatore F. Cozza, Chair, Court Rules Committee, District and Municipal Court Judges Association.
- (6) Hearing: None recommended.

### Proposed Amendment

### **IRLJ 2.4 RESPONSE TO NOTICE**

- (a) Generally. A person who has been served with a notice of infraction must respond to the notice within  $\frac{14}{15}$  days of the date the notice is personally served or, if the notice is served by mail, within  $\frac{10}{18}$  days of the date the notice is mailed.
  - (b) (No change.)
  - (c) (No change.)

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

### WSR 95-23-037 RULES COORDINATOR PERSONNEL APPEALS BOARD

[Filed November 9, 1995, 11:33 a.m.]

Please be advised that I, Kenneth J. Latsch, have been designated to serve as rules coordinator. I assumed that responsibility when I was appointed to serve as the board's executive secretary.

Kenneth J. Latsch Executive Secretary

### WSR 95-23-038 RULES COORDINATOR COUNTY ROAD ADMINISTRATION BOARD

[Filed November 9, 1995, 11:34 a.m.]

Please note that Jay Armstrong will be replacing Eric Berger as rules coordinator.

Tracy Lusby Receptionist

### WSR 95-23-045 NOTICE OF PUBLIC MEETINGS WORKFORCE TRAINING AND EDUCATION COORDINATING BOARD

[Memorandum-November 9, 1995]

WASHINGTON STATE
WORKFORCE TRAINING AND
EDUCATION COORDINATING BOARD
MEETING NO. 42
NOVEMBER 29, 1995

RED LION INN CASCADE ROOM 3-4 18740 PACIFIC HIGHWAY SOUTH SEATAC, WA 98188 (206) 246-8600

On November 28, 1995, 6:00 - 9:00 p.m., at the Red Lion Inn, Cascade Room 3-4, the Workforce Training and Education Coordinating Board members will meet for a work study session. No action will be taken at this meeting.

On November 29, 1995, 8:00 a.m. - 12:00 noon, at the Red Lion Inn, Cascade Room 3-4, the Workforce Training and

Education Coordinating Board will hold a regular business meeting on Wednesday, November 29, 1995, beginning at 8:00 a.m. The meeting will be held in the Cascade Room 3-4 at the SeaTac Red Lion.

The board will take action on Standards for Agency Program Evaluations; Common Data Standards; SB 5992 "Gap Analysis"; and the Annual Report on "High Skills, High Wages."

Board members will also review the State Board for Community and Technical Colleges' 1988 Accountability Report and continue discussion on federal legislation.

The meeting site is barrier free. People needing special accommodations, please call Anne Townsend at least ten days in advance at (360) 753-5677.

### WSR 95-23-046 NOTICE OF PUBLIC MEETINGS EDMONDS COMMUNITY COLLEGE

[Memorandum-November 13, 1995]

BOARD OF TRUSTEES MEETING

November 16, 1995 Sno-King Building Room 103 4:30 p.m. - 5:50 p.m.

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

### WSR 95-23-049 RULES COORDINATOR WASHINGTON STATE PATROL

[Filed November 14, 1995, 12:24 p.m.]

The Washington State Patrol agency rules coordinator will be Ms. Jan Baca. Ms. Baca's address is as follows: Ms. Jan Baca, Washington State Patrol, P.O. Box 42602, Olympia, WA 98504-2602, phone (360) 753-6550, extension 211.

Bill Ford Budget and Fiscal Services

### WSR 95-23-050 RULES COORDINATOR HEALTH CARE POLICY BOARD

[Filed November 14, 1995, 12:25 p.m.]

The official rules coordinator for the Health Care Policy. Board will be Duane Thurman. Mr. Thurman is a policy analyst for our agency.

Bernie Dochnahl Chair

### WSR 95-23-051 NOTICE OF PUBLIC MEETINGS OLYMPIC COLLEGE

[Memorandum—November 9, 1995]

Consistent with RCW 42.30.075, the following information is included for your information from Olympic College board of trustees by-laws and standing orders as follows:

Regular Meetings: One regular meeting of the board of trustees shall be held each month. This meeting shall be held on the fourth Tuesday of each month and begin at 7:30 p.m. in the Board Room College Service Center, Olympic College, 1600 Chester Avenue, Bremerton, WA, or at such other time and place as the board may direct from time to time and as published in the state register. The location of each meeting is available in the Office of the President, Olympic College, 1600 Chester Avenue, Bremerton, WA. The chairman of the board, with the concurrence of a majority of the members of the board, may cancel any regular meeting. All such regular meetings will be conducted in conformance with the laws of the state of Washington governing such meetings.

The regular meeting date schedule for 1996, which needs to be published in the state register for Olympic College, is as follows:

January 23 February 27 March 26 April 23 May 28 June 25 July 23 August 27 September 24 October 22 November 26 December 24

### WSR 95-23-052 RULES COORDINATOR BOARD OF INDUSTRIAL INSURANCE APPEALS

[Filed November 14, 1995, 12:28 p.m.]

The rules coordinator at the Board of Industrial Insurance Appeals is Patricia B. Latsch, Executive Secretary, phone (360) 753-9646.

Patricia B. Latsch Executive Secretary

## WSR 95-23-055 NOTICE OF PUBLIC MEETINGS INTERAGENCY COMMITTEE FOR OUTDOOR RECREATION

[Memorandum—November 14, 1995]

Regular Meeting

November 27, 1995, 10:00 a.m. - 5:00 p.m. November 28, 1995, 8:30 a.m. - 1:00 p.m. Natural Resources Building - Room 172 1111 Washington Street Olympia, WA

If you need special accommodations to participate in this meeting, please notify us by November 15, 1995, at (360) 902-3000 or TDD (360) 902-1996.

Next Meeting: March 11-12, 1996, Natural Resources Building, Room 175, Olympia, Washington.

## WSR 95-23-056 RULES COORDINATOR GROWTH MANAGEMENT HEARINGS BOARDS

[Filed November 15, 1995, 11:46 a.m.]

We are appointing a new rules coordinator for the Growth Management Hearings Boards. William Nielsen of the Western Board will be replacing M. Peter Philley of the Central Puget Sound Board. Mr. Nielsen's address and telephone number are as follows: McCleary Mansion, 111 West 21st Avenue, Suite #1, P.O. Box 40953, Olympia, WA 98504-0953, phone (360) 664-8966, FAX (360) 664-8975.

Betty Mackey Executive Assistant

### WSR 95-23-063 RULES COORDINATOR DEPARTMENT OF VETERANS AFFAIRS

[Filed November 16, 1995, 1:37 p.m.]

Our department recently received a list of state agencies and contact names of rules coordinators. Our department's listing has the incorrect name of the contact person. Please change it to reflect as follows: Department of Veterans Affairs, Sherri Madison, (206) 566-2533.

Adolfo Capestany Public Affairs Manager

# WSR 95-23-064 RULES COORDINATOR CRIMINAL JUSTICE TRAINING COMMISSION

[Filed November 16, 1995, 1:38 p.m.]

The Criminal Justice Training Commission is designating Ruthie Hillenbrand as its rules coordinator effective November 15, 1995.

James C. Scott Executive Director

[7]

### WSR 95-23-071 NOTICE OF PUBLIC MEETINGS UTILITIES AND TRANSPORTATION COMMISSION

[Memorandum-November 17, 1995]

The following is the schedule for the 1996 regular meetings of the Washington Utilities and Transportation Commission:

January 10, 1996 January 24, 1996 January 31, 1996 February 14, 1996 February 23, 1996 March 13, 1996 March 27, 1996 April 10, 1996 April 24, 1996 May 8, 1996 May 22, 1996 May 29, 1996 June 7, 1996 June 26, 1996 July 10, 1996 July 31, 1996 August 14, 1996 August 28, 1996 September 11, 1996 September 25, 1996 October 9, 1996 October 23, 1996 October 30, 1996 November 13, 1996 November 27, 1996 December 11, 1996 December 30, 1996\*

\*This meeting will commence at 1:30 p.m.

All commission meetings will commence at 9:00 a.m. on the day scheduled unless otherwise noted. The meetings will be held in the Commission's Hearing Room 250, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA.

Assistance with sign language interpreters or information in alternate formats shall be provided when requested ten days prior to the meeting date, by contacting the ADA Coordinator at (360) 753-6447 or TTY (360) 586-8203.

### WSR 95-23-073 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF HEALTH

(Massage Program Board) [Memorandum—November 15, 1995]

The Massage Program Board meeting dates for the 1996 calendar year are as follows:

January 29, 1996	Firgrove	Olympia, Washington
April 16, 1996	TBA	TBA
July 22, 1996	TBA	TBA
October 15, 1996	TBA	TBA

Miscellaneous

## WSR 95-23-081 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF GENERAL ADMINISTRATION

(Capitol Campus Design Advisory Committee) [Memorandum—November 20, 1995]

Capitol Campus Design Advisory Committee 1996 Meeting Dates

> Thursday, February 15 Thursday, May 16 Thursday, September 12 Thursday, November 21

The meetings begin at 9:30 a.m. in Room 207, General Administration Building.

### WSR 95-23-082 NOTICE OF PUBLIC MEETINGS YAKIMA VALLEY COMMUNITY COLLEGE

[Memorandum-November 15, 1995]

The board of trustees for Yakima Valley Community College, District 16, shall continue to hold regular meetings the first Thursday of each month at 4:30 p.m. Meetings will be held in the College Boardroom, Prior Hall, Room 101, unless otherwise posted.

### WSR 95-23-083 NOTICE OF PUBLIC MEETINGS BATES TECHNICAL COLLEGE

[Memorandum-November 16, 1995]

The board of trustees for Bates Technical College will be holding regular meetings on the following dates in 1996:

January 17, 1996 February 21, 1996 March 20, 1996 April 17, 1996 May 15, 1996 June 19, 1996 July 17, 1996 September 18, 1996 October 16, 1996 November 20, 1996 December 18, 1996

All meetings will be held at Bates Technical College, 1101 South Yakima Avenue, Tacoma, WA 98405, in the Clyde Hupp Board Room and will commence at 3:00 p.m.

### WSR 95-23-084 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF AGRICULTURE

(Wheat Commission)
[Memorandum—November 17, 1995]

The Washington Wheat Commission hereby complies with regulations as stated in RCW 42.30.075 and provides

pertinent scheduled meeting information of the board of directors for publication in the state register for the period January 1996 through December 1996 as follows:

Regular - January 24 (10:00 a.m.) and 25 (8:30 a.m.)

West 907 Riverside Avenue

Spokane, WA

Regular - March 20 (10:00 a.m.) and 21 (8:30 a.m)

West 907 Riverside Avenue

Spokane, WA

Annual - May 22 (10:00 a.m.) and 23 (8:30 a.m.)

West 907 Riverside Avenue

Spokane, WA

Regular - September 18 (10:00 a.m.) and 19 (8:30 a.m.)

West 907 Riverside Avenue

Spokane, WA

Regular - November 20 (10:00 a.m.) and 21 (8:30 a.m.)

West 907 Riverside Avenue

Spokane, WA

Should any changes to this meeting schedule become necessary, we will provide the information at least twenty days prior to the rescheduled meeting date for publication in the state register.

### WSR 95-23-085 NOTICE OF PUBLIC MEETINGS LOWER COLUMBIA COLLEGE

[Memorandum—November 17, 1995]

On November 15, 1995, the Community College District 13 board of trustees approved the following meeting dates. Except in July, all regular meetings are scheduled to begin at 5:00 p.m., on the third Wednesday of each month. The July 9-10 meeting will be a two-day (Tuesday-Wednesday) workshop, which will commence at 9:30 a.m.

January 17, 1996 February 21, 1996 March 20, 1996 April 17, 1996 May 15, 1996 June 19, 1996 July 9-10, 1996 August 21, 1996 September 18, 1996 October 16, 1996 November 20, 1996 December 18, 1996

### WSR 95-23-094 HEALTH CARE POLICY BOARD

[Filed November 21, 1995, 9:29 a.m.]

In the Matter of:

WASHINGTON STATE MEDICAL ASSOCIATION PETITION TO APPROVE CERTAIN CONDUCT

NOTICE OF HEARING

TO: Andrew K. Doland, Attorney at Law, 5800 Columbia Center, 701 Fifth Avenue, Seattle, WA 98104-7096

Washington State Medical Association has filed a petition to approve certain conduct pursuant to the provisions of RCW 43.72.310. The Health Care Policy Board appoints Tom Hilyard, pursuant to provision of WAC 245-02-165, to serve as the Presiding Officer in this matter. The hearing is scheduled for January 10, 1995 [1996], at 9 a.m. at the Health Care Policy Board Offices (605 Woodland Square Loop Road S.E., Lacey, WA) in the 1st Floor Conference Room.

By close of business December 13, 1995, Petitioner shall serve two copies of a Brief on the Presiding Officer that addresses, with specificity, the factors set forth in RCW 43.72.310(4). Respondent's Brief shall be served on the Petitioner and the Presiding Officer by close of business December 22, 1995.

To the extent Petitioner wishes to submit proposed findings of fact and/or conclusions of law, they must be submitted to the Presiding Officer by close of business January 15, 1995 [1996].

DATED this 21 day of November, 1995.

BERNIE DOCHNAHL, Chair Washington Health Care Policy Board

#### WASHINGTON HEALTH CARE POLICY BOARD

### NOTICE OF PETITION TO APPROVE CERTAIN CONDUCT-IN THE MATTER OF WASHINGTON STATE MEDICAL ASSOCIATION

The Washington State Medical Association (WSMA) has petitioned the Washington Health Care Policy Board to approve certain conduct which could lessen competition in the relevant market pursuant to the provisions of RCW 43.72.310 and WAC 245-02-130 et seq. Consistent with the provisions of WAC 245-02-131, the Health Care Policy Board is soliciting comments from the public on the Petition.

The conduct that is the subject of the Petition can be generally described as follows:

WAC 245-02-040 sets forth circumstances under which competing health care providers can collectively negotiate certain non-fee terms and conditions of contracts with certified health plans. Petitioner, WSMA, seeks approval to act as a representative of providers to collectively negotiate as authorized by WAC 245-02-040 except with an expanded scope of payors. In addition to certified health plans, WSMA seeks approval to collectively negotiate with disability carriers regulated by RCW 48.21, health care service contractors regulated by RCW 48.44, health maintenance organizations regulated by RCW 48.46, the State Health Care Authority to the extent which it self insures public employees pursuant to RCW 48.62, the state insurance pool regulated by RCW 48.41, any entity participating in the Basic Health Plan regulated by RCW 79.47, and any other private sector insured or self entity subject to the jurisdiction of the State of Washington.

Written comments may be filed with Tom Hilyard, Presiding Officer, Washington Health Care Policy Board, P.O. Box 41185, Olympia, Washington 98504-1185, and

must be received by close of business on December 29, 1995.

### WSR 95-23-101 NOTICE OF PUBLIC MEETINGS EDMONDS COMMUNITY COLLEGE

[Memorandum—November 20, 1995]

Special Meeting Notice

The Edmonds Community College board of trustees is convening a special meeting December 14, 1995, at 4:30 p.m., to be held in the Edmonds Community College, Sno-King Building Board Room 103, located at 6600 196th S.W., Lynnwood.

This special meeting will replace the regular board meeting originally scheduled for December 21.

An executive session may be held for any of those items for which an executive session may be held under the Open Public Meetings Act.

### WSR 95-23-102 RULES COORDINATOR DEPARTMENT OF GENERAL ADMINISTRATION

[Filed November 22, 1995, 9:11 a.m.]

In accordance with RCW 34.05.310, the rules coordinator for the Department of General Administration is Marygrace G. Jennings. She can be reached by phone at (360) 902-7208, or by mail at the State Department of General Administration, P.O. Box 41000, Olympia, WA 98504-1000.

John Franklin Director

### WSR 95-23-103 RULES COORDINATOR PERSONNEL APPEALS BOARD

[Filed November 22, 1995, 9:12 a.m.]

Please be advised that Victoria Shelton [Sheldon] is no longer employed with the Personnel Appeals Board. The executive secretary position is now filled by Kenneth J. Latsch, and he is also the board's rules coordinator.

Kenneth J. Latsch Executive Secretary

### WSR 95-23-104 NOTICE OF PUBLIC MEETINGS HEALTH CARE POLICY BOARD

[Memorandum-November 22, 1995]

Meeting Agenda
November 29, 1995
9 a.m. starting time
SeaTac Marriott, Snoqualmie Ballroom
3201 South 176th
SeaTac, WA

### WSR 95-23-106 DEPARTMENT OF ECOLOGY

[Filed November 22, 1995, 10:04 a.m.]

NOTICE OF WATER QUALITY WORK PLAN AND AGREEMENT BETWEEN WASHINGTON STATE DEPARTMENT OF ECOLOGY AND U.S. ENVIRONMENTAL PROTECTION AGENCY (EPA)

The Washington State Department of Ecology and the United States Environmental Protection Agency (EPA) are requesting public review and comment on a proposed environmental work plan related to the submittal of an annual state grant application to the EPA for state fiscal year 1996 (July 1, 1995, through June 30, 1996).

This annual work plan addresses environmental problems that have been identified as priorities by both the state and federal government. It identifies planned state water quality activities that are proposed to be funded by federal grants, including a 1.5 million dollar "basic 106 grant." The grants require state matching funds. The activities will be carried out by state employees with federal technical assistance.

For a copy of the work plan, visit, call or write Ecology Headquarters in Lacey (see address below) or the water quality regional supervisor at ecology regional offices in Lacey, Bellevue, Yakima or Spokane. Comments are due within thirty days of this publication.

Requests for the draft "Clean Water Act Section 106 Water Quality Program Work Plan" and written comments should be addressed to William Obert, Water Quality Program, Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600, or in person at 300 Desmond Drive, Lacey, WA 98503, phone (360) 407-6499.

### WSR 95-23-107 DEPARTMENT OF ECOLOGY

[Filed November 22, 1995, 10:07 a.m.]

NOTICE OF PUBLIC HEARINGS
Washington State Implementation Plan (SIP)
December 19, 1995

The Washington State Department of Ecology will be conducting two public hearings with the Southwest Air Pollution Control Authority (SWAPCA) on December 19, 1995, at 1308 N.E. 134th Street, Vancouver, WA, at 3:00 p.m.

The first hearing will be to receive comments on including the SWAPCA's amended regulation SWAPCA 400, General Regulations for Air Pollution Sources, in the SIP. These amendments were adopted by SWAPCA and became effective in Clark, Cowlitz, Lewis, Skamania, and Wahkiakum counties on September 21, 1995.

The second hearing will be conducted jointly with SWAPCA to receive comments on submitting a carbon monoxide maintenance plan that will affect Vancouver, Washington. This plan will be submitted to the Environmental Protection Agency (EPA) with the request that they redesignate the Vancouver area to a "clean air community."

Interested persons may provide written or oral comments at the hearing. Written comments will be considered if postmarked no later than December 18, 1995, and should

be sent to Lydia L. Blalock, Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600.

For more information on the content of the proposals prior to the hearing, please contact Robert Elliott, Southwest Air Pollution Control Authority, (360) 574-3058.

For information on the SIP submittal, or for a list of locations where a copy of the draft documents can be reviewed, please contact Lydia Blalock at (360) 407-6860.

Ecology is an equal opportunity and affirmative action employer. If you have special accommodation needs, please call Lydia Blalock (360) 407-6860 (voice) or (360) 407-6006 (TDD only).

### WSR 95-23-108 ATTORNEY GENERAL OPINION

[Filed November 22, 1995, 10:30 a.m.]

NOTICE OF REQUEST FOR ATTORNEY GENERAL'S OPINION
WASHINGTON ATTORNEY GENERAL

The Washington Attorney General issues formal published opinions in response to requests by the heads of state agencies, state legislators, and county prosecuting attorneys. When it appears that individuals outside the Attorney General's Office have information or expertise that will assist in the preparation of a particular opinion, a summary of that opinion request will be published in the state register. If you are interested in commenting on a request listed in this volume of the register, you should notify the Attorney General's Office of your interest by December 13, 1995. This is not the due date by which comments must be received. However, if you do not notify the Attorney General's Office of your interest in commenting on an opinion request by December 13, 1995, the opinion may be issued before your comments have been received. You may notify the Attorney General's Office of your intention to comment by calling (360) 753-4114, or by writing to the Solicitor General, Office of the Attorney General, P.O. Box 40100, Olympia, WA 98504-0100. When you notify the office of your intention to comment, you will be provided with a copy of the opinion request in which you are interested; information about the Attorney General's Opinion process; information on how to submit your comments; and a due date by which your comments must be received to ensure that they are fully considered.

The Attorney General's Office seeks public input on the following opinion requests.

95-10-05 Request by Mary C. McQueen, Administrator for the Courts

Are superior court clerks and juvenile courts required by law to treat as confidential juvenile court records, the pleadings, and other records of truancy cases?

95-11-03 Request by Mary Margaret Haugen, Chair of the Municipal Research Council

Questions regarding subdivision requirements under chapter 58.17 RCW.

95-11-08 Mike Murphy, Chairman, Liquor Control Board

Question regarding the board's authority to appoint vendors to sell "spirituous liquor."

### WSR 95-23-118 SECRETARY OF STATE

(Corporations Division)
[Filed November 22, 1995, 11:59 a.m.]

July 1995 Voluntary and Administrative Corporate dissolutions under the jurisdiction of the Washington Business Corporation Act, chapter 23B.14 RCW, Dissolution.

Legislation passed in the 1995 session requires the Corporations Division to publish a list of dissolved corporations on a monthly basis. Dissolutions which are within the jurisdiction of the Washington Business Corporation Act include dissolutions requested by individual corporations (voluntary) and those which are dissolved by the Corporations Division (administrative).

In the case of an error, please notify our office by telephone, mail, or FAX. Contact Karen Dick, Operations Manager, FAX (360) 664-8781, phone (360) 586-6782, Corporations Division, Office of the Secretary of State, P.O. Box 40234, Olympia, WA 98504-0234.

Reviser's note: The material contained in this filing will appear in the 95-24 issue of the Register as it was received after the applicable closing date for the issue for agency-typed material exceeding the volume limitations of WAC 1-21-040.

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#### **KEY TO TABLE**

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

#### Symbols:

AMD = Amendment of existing section

A/R = Amending and recodifying a section

DECOD = Decodification of an existing section

NEW = New section not previously codified

OBJEC = Notice of objection by Joint Administrative

Rules Review Committee

PREP = Preproposal comments
RE-AD = Readoption of existing section

RECOD = Recodification of previously codified

section

REP = Repeal of existing section

RESCIND = Rescind previous emergency rule

REVIEW = Review of previously adopted rule

#### Suffixes:

-P = Proposed action

-C = Continuance of previous proposal

-E = Emergency action

-S = Supplemental notice

-W = Withdrawal of proposed action No suffix means permanent action

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits identify the document within the issue.

WAC#		WSR #	WAC #		WSR #	WAC#	·	WSR #
1-21	PREP	95-11-115	16-158-010	AMD	95-13-072	16-164-100	AMD	95-13-07
1-21-010	AMD-P	95-14-044	16-158-020	AMD-P	95-10-098	16-166	PREP	95-07-01
1-21-010	AMD	95-17-070	16-158-020	AMD	95-13-072	16-166-010	REP-P	95-10-10
1-21-020	AMD-P	95-14-044	16-158-025	NEW-P	95-10-098	16-166-010	REP	95-13-07
1-21-020	AMD	95-17-070	16-158-025	NEW	95-13-072	16-166-020	REP-P	95-10-10
1-21-040	AMD-P	95-14-044	16-158-027	NEW-P	95-10-098	16-166-020	REP	95-13-07
1-21-040	AMD	95-17-070	16-158-027	NEW	95-13-072	16-166-030	REP-P	95-10-10
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16-495-225 16-495-230	NEW-W NEW-P	95-14-034 95-11-118	16-674-080 16-674-080	AMD-P AMD-W	95-09-090 95-11-070	30-12-070 30-12-080	REP AMD-P	95-15-040 95-12-098
16-495-230	NEW-W	95-11-118 95-14-034	16-674-080	AMD-W	95-21-098	30-12-080	AMD-P	95-12-098
16-495-235	NEW-P	95-11-118	16-674-090	AMD-P	95-21-098	30-12-090	AMD-P	95-12-098
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16-495-250	NEW-P	95-11-118	16-675-029	REP-P	95-09-089	30-12-140	REP-P	95-12-098
16-495-250 16-495-255	NEW-W NEW-P	95-14-034 95-11-118	16-675-029 16-675-029	REP-W REP-P	95-11-071 95-17-093	30-12-140 30-12-160	REP AMD-P	95-15-040
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16-497-005	AMD-P	95-15-098	16-675-030	AMD-P	95-09-089	30-14-010	NEW-P	95-12-098
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16-532-040 16-532-040	AMD-P	95-10-095	16-675-040	AMD-W AMD-P	95-11-071 95-17-093	30-14-050 30-14-060	NEW NEW-P	95-15-040 95-12-098
16-532-040	AMD	95-17-118	16-675-040	AMD	95-21-097	30-14-060	NEW-P	95-15-040
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16-557-020	AMD-F	95-17-116	30-01-020	REP-P	95-12-098	30-16-010	REP	95-12-098 95-15-040
10-337-020	* 11/11/	75-17-110	, 50 01 050		75-12-070	. 50-10-010	NL1	23-13 <b>-0-1</b> 0

Table [2]

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0-16-020	REP	95-15-040	30-22-040	NEW-P	95-12-098	30-32-080	REP	95-15-0
0-16-030	REP-P	95-12-098	30-22-040	NEW	95-15-040	30-36-010	REP-P	95-12-0
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0-16-050	REP	95-15-040	30-22-070	NEW-P	95-12-098	30-36-030	REP	95-15-0
0-16-060	REP-P	95-12-098	30-22-070	NEW	95-15-040	30-36-040	REP-P	95-12-
)-16-060	REP	95-15-040	30-22-080	NEW-P NEW	95-12-098 95-15-040	30-36-040 30-36-050	REP REP-P	95-15-0 95-12-0
16-070	REP-P	95-12-098	30-22-080 30-22-090	NEW-P	95-13-040 95-12-098	30-36-050	REP-P	95-12- 95-15-
-16-070 -16-080	REP REP-P	95-15-040 95-12-098	30-22-090	NEW	95-15-040	30-36-060	REP-P	95-13-
-16-080 -16-080	REP-F	95-15-040	30-24-010	REP-P	95-12-098	30-36-060	REP	95-15-
-16-0 <del>8</del> 0 -16-090	REP-P	95-12-098	30-24-010	REP	95-15-040	30-36-070	REP-P	95-12-
-16-0 <del>9</del> 0 -16-0 <del>9</del> 0	REP	95-15-040	30-24-020	REP-P	95-12-098	30-36-070	REP	95-15-
-16-100	REP-P	95-12-098	30-24-020	REP	95-15-040	30-36-080	REP-P	95-12-
-16-100	REP	95-15-040	30-24-030	REP-P	95-12-098	30-36-080	REP	95-15-
-16-110	REP-P	95-12-098	30-24-030	REP	95-15-040	30-36-090	REP-P	95-12-
-16-110	REP	95-15-040	30-24-040	REP-P	95-12-098	30-36-090	REP	95-15-
-16-120	REP-P	95-12-098	30-24-040	REP	95-15-040	30-36-100	REP-P	95-12-
-16-120	REP	95-15-040	30-24-050	REP-P	95-12-098	30-36-100	REP	95-15-
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-18-030	NEW	95-15-040	30-24-080	REP-P	95-12-098	30-40-030	REP	95-15-
-18-040	NEW-P	95-12-098	30-24-080	REP	95-15-040	30-40-050	AMD-P	95-12-
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-18-050	NEW	95-15-040	30-24-100 30-24-100	REP-P REP	95-12-098 95-15-040	30-40-000	AMD-P	95-13-
-18-060	NEW-P NEW	95-12-098 95-15-040	30-24-100	NEW-P	95-12-098	30-40-070	AMD	95-15-
-18-060 -18-070	NEW-P	95-12-098	30-26-010	NEW	95-15-040	30-40-080	AMD-P	95-12-
-18-070 -18-070	NEW	95-15-040	30-26-020	NEW-P	95-12-098	30-40-080	AMD	95-15-
-18-070 -18-080	NEW-P	95-12-098	30-26-020	NEW	95-15-040	30-40-090	AMD-P	95-12-
-18-080	NEW	95-15-040	30-26-030	NEW-P	95-12-098	30-40-090	AMD	95-15-
-18-090 -18-090	NEW-P	95-12-098	30-26-030	NEW	95-15-040	30-44	AMD-P	95-12-
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-18-110	NEW	95-15-040	30-26-060	NEW-P	95-12-098	30-44-020	AMD	95-15-
-20-010	REP-P	95-12-098	30-26-060	NEW	95-15-040	30-44-030	AMD-P	95-12-
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-20-040	REP-P	95-12-098	30-26-090	NEW	95-15-040	30-44-060	NEW-P	95-12-
-20-040	REP	95-15-040	30-28-010	REP-P	95-12-098	30-44-060	NEW	95-15-
-20-050	REP-P	95-12-098	30-28-010	REP REP-P	95-15-040 95-12-098	30-48-010 30-48-010	REP-P REP	95-12- 95-15-
-20-050	REP	95-15-040	30-28-020 30-28-020		95-12-098 95-15-040	30-48-020	REP-P	95-13- 95-12-
-20-060	REP-P	95-12-098	30-28-020	REP REP-P	95-13-040 95-12-098	30-48-020	REP	95-12- 95-15-
-20-060 -20-070	REP REP-P	95-15-040 95-12-098	30-28-030	REP-P REP	95-12-098 95-15-040	30-48-030	REP-P	95-13-
-20-070 -20-070	REP-P	95-15-040	30-28-040	REP-P	95-12-098	30-48-030	REP	95-15-
-20-070	REP-P	95-12-098	30-28-040	REP	95-15-040	30-48-040	REP-P	95-12-
-20-080	REP	95-15-040	30-32-010	REP-P	95-12-098	30-48-040	REP	95-15-
-20-090	REP-P	95-12-098	30-32-010	REP	95-15-040	30-48-050	REP-P	95-12-
-20-090	REP	95-15-040	30-32-020	REP-P	95-12-098	30-48-050	REP	95-15-
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-20-100	REP	95-15-040	30-32-030	REP-P	95-12-098	30-48-060	REP	95-15-
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-20-110	REP .	95-15-040	30-32-040	REP-P	95-12-098	30-48-070	REP	95-15-
-20-120	REP-P	95-12-098	30-32-040	REP	95-15-040	44-10	PREP	95-21-
-20-120	REP	95-15-040	30-32-050	REP-P	95-12-098	44-10-010	AMD-P	95-23-
-22-010	NEW-P	95-12-098	30-32-050	REP	95-15-040	44-10-020	NEW-P	95-23-
-22-010	NEW	95-15-040	30-32-060	REP-P	95-12-098	44-10-030	AMD-P	95-23-
-22-020	NEW-P	95-12-098	30-32-060	REP	95-15-040	44-10-031	NEW-P	95-23-
-22-020	NEW	95-15-040	30-32-070	REP-P	95-12-098	44-10-040	AMD-P	95-23-
-22-020								

[3]

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44-10-060	AMD-P	05 22 000	50.60.000	4340	05 10 001	<b>51.00.000</b>		
44-10-060 44-10-070	AMD-P AMD-P	95-23-099 95-23-099	50-60-020 50-60-030	AMD AMD-P	95-13-091 95-05-084	51-20-002	REP-P	95-04-106
44-10-080	AMD-P	95-23-099	50-60-030	AMD-F	95-13-091	51-20-002 51-20-003	REP REP-P	95-11-107 95-04-106
44-10-090	AMD-P	95-23-099	50-60-035	NEW-P	95-05-084	51-20-003	REP-P	95-11-107
44-10-100	AMD-P	95-23-099	50-60-035	NEW	95-13-091	51-20-004	REP-P	95-04-106
44-10-110	AMD-P	95-23-099	50-60-040	AMD-P	95-05-084	51-20-004	REP	95-11-107
44-10-120	AMD-P	95-23-099	50-60-040	AMD	95-13-091	51-20-005	REP-P	95-04-106
44-10-130	AMD-P	95-23-099	50-60-042	NEW-P	95-05-084	51-20-005	REP	95-11-107
44-10-140	AMD-P	95-23-099	50-60-042	NEW	95-13-091	51-20-007	REP-P	95-04-106
44-10-150	AMD-P	95-23-099	50-60-045	AMD-P	95-05-084	51-20-007	REP	95-11-107
44-10-160	AMD-P	95-23-099	50-60-045	AMD	95-13-091	51-20-008	REP-P	95-04-106
44-10-165 44-10-170	REP-P AMD-P	95-23-099 95-23-099	50-60-050	AMD-P	95-05-084	51-20-008	REP	95-11-107
44-10-180	AMD-P	95-23-099 95-23-099	50-60-050 50-60-060	AMD AMD-P	95-13-091 95-05-084	51-20-009 51-20-009	REP-P REP	95-04-106
44-10-200	AMD-P	95-23-099	50-60-060	AMD-F AMD	95-13-091	51-20-0100	REP-P	95-11-107 95-04-106
44-10-210	AMD-P	95-23-099	50-60-070	AMD-P	95-05-084	51-20-0100	REP-P	95-11-107
44-10-220	REP-P	95-23-099	50-60-070	AMD	95-13-091	51-20-0104	REP-P	95-04-106
44-10-221	NEW-P	95-23-099	50-60-080	AMD-P	95-05-084	51-20-0104	REP	95-11-107
44-10-222	NEW-P	95-23-099	50-60-080	AMD	95-13-091	51-20-0300	REP-P	95-04-106
44-10-223	NEW-P	95-23-099	50-60-08001	NEW-P	95-05-084	51-20-0300	REP	95-11-107
44-10-230	REP-P	95-23-099	50-60-08002	NEW-P	95-05-084	51-20-0307	REP-P	95-04-106
44-10-300	AMD-P	95-23-099	50-60-08003	NEW-P	95-05-084	51-20-0307	REP	95-11-107
44-10-310	AMD-P	95-23-099	50-60-08004	NEW-P	95-05-084	51-20-0400	REP-P	95-04-106
44-10-320	REP-P	95-23-099	50-60-08005	NEW-P	95-05-084	51-20-0400	REP	95-11-107
50-20 50-20-100	PREP AMD-P	95-13-090 95-22-107	50-60-08005 50-60-08006	NEW NEW-P	95-13-091	51-20-0404	REP-P	95-04-106
50-20-110	AMD-P AMD-P	95-22-107	50-60-08007	NEW-P NEW-P	95-05-084 95-05-084	51-20-0404	REP	95-11-107
50-20-110	AMD-P	95-22-107	50-60-08008	NEW-P	95-05-084	51-20-0407 51-20-0407	REP-P REP	95-04-106 95-11-107
50-20-130	AMD-P	95-22-107	50-60-08010	NEW	95-13-091	51-20-0409	REP-P	95-04-106
50-20-140	AMD-P	95-22-107	50-60-08015	NEW	95-13-091	51-20-0409	REP.	95-11-107
50-20-150	AMD-P	95-22-107	50-60-08020	NEW	95-13-091	51-20-0414	REP-P	95-04-106
50-20-160	AMD-P	95-22-107	50-60-08025	NEW	95-13-091	51-20-0414	REP	95-11-107
50-20-170	REP-P	95-22-107	50-60-08030	NEW	95-13-091	51-20-0417	REP-P	95-04-106
50-20-190	AMD-P	95-22-107	50-60-08035	NEW	95-13-091	51-20-0417	REP	95-11-107
50-20-200	REP-P	95-22-107	50-60-08040	NEW	95-13-091	51-20-0420	REP-P	95-04-106
50-30 50-30-005	PREP	95-16-025	50-60-09001	NEW-P	95-05-084	51-20-0420	REP	95-11-107
50-30-005	NEW-E NEW-P	95-18-060 95-22-106	50-60-09002 50-60-09003	NEW-P NEW-P	95-05-084 95-05-084	51-20-0500	REP-P	95-04-106
50-30-005	AMD-E	95-18-060	50-60-09004	NEW-P	95-05-084	51-20-0500 51-20-0503	REP REP-P	95-11-107
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50-30-015	NEW-E	95-18-060	50-60-09010	NEW	95-13-091	51-20-0514	REP-P	95-04-106
50-30-015	NEW-P	95-22-106	50-60-09015	NEW	95-13-091	51-20-0514	REP	95-11-107
50-30-020	AMD-E	95-18-060	50-60-09020	NEW	95-13-091	51-20-0515	REP-P	95-04-106
50-30-020	AMD-P	95-22-106	50-60-100	AMD-P	95-05-084	51-20-0515	REP	95-11-107
50-30-025	NEW-E	95-18-060	50-60-100	AMD	95-13-091	51-20-0551	REP-P	95-04-106
50-30-025 50-30-030	NEW-P AMD-E	95-22-106	50-60-110	AMD-P	95-05-084	51-20-0551	REP	95-11-107
50-30-030	AMD-E AMD-P	95-18-060 95-22-106	50-60-110 50-60-120	AMD AMD-P	95-13-091	51-20-0600	REP-P	95-04-106
50-30-035	NEW-E	95-18-060	50-60-120	AMD-P	95-05-084 95-13-091	51-20-0600 51-20-0605	REP REP-P	95-11-107
50-30-035	NEW-P	95-22-106	50-60-125	NEW-P	95-05-084	51-20-0605	REP	95-04-106 95-11-107
50-30-040	AMD-P	95-22-106	50-60-125	NEW	95-13-091	51-20-0700	REP-P	95-04-106
50-30-050	AMD-E	95-18-060	50-60-130	AMD-P	95-05-084	51-20-0700	REP	95-11-107
50-30-050	AMD-P	95-22-106	50-60-130	AMD	95-13-091	51-20-0702	REP-P	95-04-106
50-30-060	AMD-P	95-22-106	50-60-140	AMD-P	95-05-084	51-20-0702	REP.	95-11-107
50-30-065	NEW-E	95-18-060	50-60-140	AMD	95-13-091	51-20-0800	REP-P	95-04-106
50-30-065	NEW-P	95-22-106	50-60-145	NEW	95-13-091	51-20-0800	REP.	95-11-107
50-30-068	NEW-E	95-18-060	50-60-150	AMD-P	95-05-084	51-20-0801	REP-P	95-04-106
50-30-068 50-30-070	NEW-P AMD-E	95-22-106 95-18-060	50-60-150 50-60-160	AMD	95-13-091	51-20-0801	REP	95-11-107
50-30-070	AMD-P	95-22-106	50-60-160	AMD-P AMD	95-05-084 95-13-091	51-20-0802 51-20-0802	REP-P	95-04-106
50-30-075	NEW-E	95-18-060	50-60-165	AMD-P	95-05-084	51-20-0900	RÉP REP-P	95-11-107 95-04-106
50-30-075	NEW-P	95-22-106	50-60-165	AMD	95-13-091	51-20-0900	REP .	95-11-107
50-30-080	AMD-E	95-18-060	50-60-180	REP-P	95-05-084	51-20-0901	REP-P	95-04-106
50-30-080	AMD-P	95-22-106	50-60-180	REP	95-13-091	51-20-0901	REP	95-11-107
50-30-085	NEW-E	95-18-060	50-60-190	NEW-P	95-05-084	51-20-0902	REP-P	95-04-106
50-30-085	NEW-P	95-22-106	50-60-190	NEW	95-13-091	51-20-0902	REP	95-11-107
50-30-090	AMD-P	95-22-106	50-60-200	NEW-P	95-05-084	51-20-1000	REP-P	95-04-106
50-30-095	NEW-P	95-22-106	50-60-200	NEW	95-13-091	51-20-1000	REP	95-11 <del>-</del> 107
50-30-100	AMD-P	95-22-106	50-60-210	NEW-P	95-05-084	51-20-1011	REP-P	95-04-106
50-30-110 50-60-010	REP-P	95-22-106	50-60-210	NEW	95-13-091	51-20-1011	REP	95-11-107
50-60-010 50-60-010	AMD-P AMD	95-05-084 95-13-091	51-20 51-20-001	PREP REP-P	95-03-086 95-04-106	51-20-1200	REP-P	95-04-106
50-60-020	AMD-P	95-05-084	51-20-001	REP-P REP	95-04-106 95-11-107	51-20-1200 51-20-1201	REP REP-P	95-11-107
	4 ELVALO-1	/J=0J*0 <del>01</del>	1 31-20-001	KLI	75-11-107	1 31-20-1201	rer-r	95-04-106

[4]

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51-20-1201	REP	95-11-107	51-20-3114	REP-P	95-04-106	51-21-38030	REP-P	95-04-106
51-20-1210	REP-P	95-04-106	51-20-3114	REP	95-11-107	51-21-38030	REP	95-11-107
51-20-1210	REP	95-11-107	51-20-3151	REP-P	95-04-106	51-21-38038	REP-P	95-04-106
51-20-1215	REP-P	95-04-106	51-20-3151	REP REP-P	95-11-107	51-21-38038	REP D	95-11-107
51-20-1215	REP REP-P	95-11-107 95-04-106	51-20-3152 51-20-3152	REP-P	95-04-106 95-11-107	51-21-38039 51-21-38039	REP-P REP	95-04-106 95-11-107
51-20-1223 51-20-1223	REP	95-11-107	51-20-3153	REP-P	95-04-106	51-22	PREP	95-03-086
51-20-1224	REP-P	95-04-106	51-20-3153	REP	95-11-107	51-22-001	REP-P	95-04-106
51-20-1224	REP	95-11-107	51-20-3154	REP-P	95-04-106	51-22-001	REP	95-11-107
51-20-1225	REP-P	95-04-106	51-20-3154	REP	95-11-107	51-22-002	REP-P	95-04-106
51-20-1225	REP	95-11-107	51-20-3155	REP-P	95-04-106	51-22-002	REP	95-11-107
51-20-1226 51-20-1226	REP-P REP	95-04-106 95-11-107	51-20-3155 51-20-3156	REP REP-P	95-11-107 95-04-106	51-22-003 51-22-003	REP-P REP	95-04-106 95-11-107
51-20-1226 51-20-1227	REP-P	95-04-106	51-20-3156	REP	95-11-107	51-22-004	REP-P	95-04-106
51-20-1227	REP	95-11-107	51-20-3300	REP-P	95-04-106	51-22-004	REP	95-11-107
51-20-1228	REP-P	95-04-106	51-20-3300	REP	95-11-107	51-22-005	REP-P	95-04-106
51-20-1228	REP	95-11-107	51-20-3304	REP-P	95-04-106	51-22-005	REP	95-11-107
51-20-1229	REP-P	95-04-106	51-20-3304	REP	95-11-107	51-22-007	REP-P	95-04-106
51-20-1229 51-20-1230	REP REP-P	95-11-107 95-04-106	51-20-3306 51-20-3306	REP-P REP	95-04-106 95-11-107	51-22-007 51-22-008	REP REP-P	95-11-107 95-04-106
51-20-1230 51-20-1230	REP	95-11-107	51-20-3315	REP-P	95-04-106	51-22-008	REP	95-11-107
51-20-1231	REP-P	95-04-106	51-20-3315	REP	95-11-107	51-22-0400	REP-P	95-04-106
51-20-1231	REP	95-11-107	51-20-3350	REP-P	95-04-106	51-22-0400	REP	95-11-107
51-20-1232	REP-P	95-04-106	51-20-3350	REP	<b>95</b> -11-107	51-22-0423	REP-P	95-04-106
51-20-1232	REP	95-11-107	51-20-3800	REP-P	95-04-106	51-22-0423	REP	95-11-107
51-20-1233	REP-P REP	95-04-106 95-11-107	51-20-3800 51-20-3801	REP REP-P	95-11-107 95-04-106	51-22-0500 51-22-0500	REP-P REP	95-04-106 95-11-107
51-20-1233 51-20-1234	REP-P	95-04-106	51-20-3801	REP	95-11-107	51-22-0500	REP-P	95-04-106
51-20-1234	REP	95-11-107	51-20-3802	REP-P	95-04-106	51-22-0504	REP	95-11-107
51-20-1800	REP-P	95-04-106	51-20-3802	REP	95-11-107	51-22-0800	REP-P	95-04-106
51-20-1800	REP	95-11-107	51-20-3900	REP-P	95-04-106	51-22-0800	REP	95-11-107
51-20-1807	REP-P	95-04-106	51-20-3900	REP	95-11-107	51-22-0807	REP-P	95-04-106
51-20-1807	REP REP-P	95-11-107 95-04-106	51-20-3901 51-20-3901	REP-P REP	95-04-106 95-11-107	51-22-0807 51-22-1000	REP REP-P	95-11-107 95-04-106
51-20-2300 51-20-2300	REP	95-11-107	51-20-3903	REP-P	95-04-106	51-22-1000	REP	95-11-107
51-20-2312	REP-P	95-04-106	51-20-3903	REP	95-11-107	51-22-1002	REP-P	95-04-106
51-20-2312	REP	95-11-107	51-20-5100	REP-P	95-04-106	51-22-1002	REP	95-11-107
51-20-2700	REP-P	95-04-106	51-20-5100	REP	95-11-107	51-22-1100	REP-P	95-04-106
51-20-2700	REP	95-11-107	51-20-5103 51-20-5103	REP-P	95-04-106	51-22-1100	REP	95-11-107
51-20-2710 51-20-2710	REP-P REP	95-04-106 95-11-107	51-20-5105	REP REP-P	95-11-107 95-04-106	51-22-1104 51-22-1104	REP-P REP	95-04-106 95-11-107
51-20-3000	REP-P	95-04-106	51-20-5105	REP	95-11-107	51-22-1500	REP-P	95-04-106
51-20-3000	REP .	95-11-107	51-20-5400	REP-P	95-04-106	51-22-1500	REP	95-11-107
51-20-3007	REP-P	95-04-106	51-20-5400	REP	95-11-107	51-22-1508	REP-P	95-04-106
51-20-3007	REP	95-11-107	51-20-5401	REP-P	95-04-106	51-22-1508	REP	95-11-107
51-20-3100	REP-P	95-04-106	51-20-5401	REP	95-11-107	51-22-1900	REP-P	95-04-106
51-20-3100 51-20-3101	REP REP-P	95-11-107 95-04-106	51-20-93100 51-20-93100	REP-P REP	95-04-106 95-11-107	51-22-1900 51-22-1903	REP REP-P	95-11-107 95-04-106
51-20-3101	REP-P	95-11-107	51-20-93115	REP-P	95-04-106	51-22-1903	REP	95-11-107
51-20-3102	REP-P	95-04-106	51-20-93115	REP	95-11-107	51-24	PREP	95-03-086
51-20-3102	REP	95-11-107	51-20-93116	REP-P	95-04-106	51-24-001	REP-P	95-04-106
51-20-3103	REP-P	95-04-106	51-20-93116	REP	95-11-107	51-24-001	REP	95-11-107
51-20-3103	REP	95-11-107	51-20-93117	REP-P	95-04-106	51-24-002	REP-P	95-04-106
51-20-3104 51-20-3104	REP-P REP	95-04-106 95-11-107	51-20-93117 51-20-93118	REP REP-P	95-11-107 95-04-106	51-24-002 51-24-003	REP REP-P	95-11-107 95-04-106
51-20-3104 51-20-3105	REP-P	95-04-106	51-20-93118	REP-P	95-11-107	51-24-003	REP-P	95-04-106
51-20-3105	REP	95-11-107	51-20-93119	REP-P	95-04-106	51-24-007	REP-P	95-04-106
51-20-3106	REP-P	95-04-106	51-20-93119	REP	95-11-107	51-24-007	REP	95-11-107
51-20-3106	REP	95-11-107	51-20-93120	REP-P	95-04-106	51-24-008	REP-P	95-04-106
51-20-3107	REP-P	95-04-106	51-20-93120	REP	95-11-107	51-24-008	REP	95-11-107
51-20-3107 51-20-3108	REP REP-P	95-11-107 95-04-106	51-21 51-21-001	PREP REP-P	95-03-086 95-04-106	51-24-04000 51-24-04000	REP-P REP	95-04-106 95-11-107
51-20-3108 51-20-3108	REP	95-11-107	51-21-001	REP-P	95-04-106 95-11-107	51-24-04000	REP-P	95-11-107 95-04-106
51-20-3109	REP-P	95-04-106	51-21-002	REP-P	95-04-106	51-24-04123	REP-P	95-11-107
51-20-3109	REP	95-11-107	51-21-002	REP	95-11-107	51-24-09000	REP-P	95-04-106
51-20-3110	REP-P	95-04-106	51-21-003	REP-P	95-04-106	51-24-09000	REP	95-11-107
51-20-3110	REP	95-11-107	51-21-003	REP	95-11-107	51-24-09105	REP-P	95-04-106
51-20-3111	REP-P REP	95-04-106 95-11-107	51-21-007	REP-P	95-04-106 05-11-107	51-24-09105	REP	95-11-107
51-20-3111 51-20-3112	REP-P	95-11-107 95-04-106	51-21-007 51-21-008	REP REP-P	95-11-107 95-04-106	51-24-09107 51-24-09107	REP-P REP	95-04-106 95-11-107
51-20-3112	REP	95-11-107	51-21-008	REP	95-11-107	51-24-09110	REP-P	95-04-106
51-20-3113	REP-P	95-04-106	51-21-31010	REP-P	95-04-106	51-24-09110	REP	95-11-107
51-20-3113	REP	95-11-107	51-21-31010	REP	95-11-107	51-24-09117	REP-P	95-04-106
				[5]				Table
								- auto

WAC #		WSR #	WAC#		WSR #	WAC #		WSR #
51-24-09117	REP	95-11-107	51-25-003	REP	95-11-107	67-25-085	AMD	95-06-057
51-24-10000	REP-P	95-04-106	51-25-007	REP-P	95-04-106	67-25-090	AMD	95-06-057
51-24-10000	REP	95-11-107	51-25-007	REP	95-11-107	67-25-095	AMD	95-06-057
51-24-10201	REP-P	95-04-106	51-25-008	REP-P	95-04-106	67-25-100	AMD	95-06-057
51-24-10201	REP	95-11-107	51-25-008	REP	95-11-107	67-25-105	REP	95-06-057
51-24-10507	REP-P REP	95-04-106	51-30-0311 51-30-0417	NEW-W	95-05-055 95-05-055	67-25-110 67-25-120	AMD REP	95-06-057
51-24-10507 51-24-25000	REP-P	95-11-107 95-04-106	51-30-0502	NEM-M	95-05-055	67-25-120	AMD	95-06-057 95-06-057
51-24-25000	REP	95-11-107	51-30-3302	NEW-P	95-16-125	67-25-257	AMD	95-06-057
51-24-25107	REP-P	95-04-106	51-30-31200	NEW-P	95-16-125	67-25-260	AMD	95-06-057
51-24-25107	REP	95-11-107	51-30-31201	NEW-P	95-16-125	67-25-270	AMD	95-06-057
51-24-45000	REP-P	95-04-106	51-30-31202	NEW-P	95-16-125	67-25-275	AMD	95-06-057
51-24-45000	REP	95-11-107	51-30-31203	NEW-P	95-16-125	67-25-280	AMD	95-06-057
51-24-45211	REP-P	95-04-106	51-30-31204	NEW-P	95-16-125	67-25-281	REP	95-06-057
51-24-45211	REP REP-P	95-11-107	51-30-31205	NEW-P NEW-P	95-16-125	67-25-284 67-25-288	NEW NEW	95-06-057 95-06-057
51-24-78000 51-24-78000	REP-P	95-04-106 95-11-107	51-30-31206 51-30-31207	NEW-P	95-16-125 95-16-125	67-25-300	AMD	95-06-057
51-24-78201	REP-P	95-04-106	51-30-31208	NEW-P	95-16-125 95-16-125	67-25-305	AMD	95-06-057
51-24-78201	REP	95-11-107	51-30-31209	NEW-P	95-16-125	67-25-326	AMD	95-06-057
51-24-79000	REP-P	95-04-106	51-30-31210	NEW-P	95-16-125	67-25-350	AMD	95-06-057
51-24-79000	REP	95-11-107	51-34-7901	NEW-W	95-05-054	67-25-360	AMD	95-06-057
51-24-79601	REP-P	95-04-106	51-35-09000	NEW-W	95-05-054	67-25-380	AMD	95-06-057
51-24-79601	REP	95-11-107	51-35-52404	NEW-W	95-05-054	67-25-384	AMD	95-06-057
51-24-79603	REP-P	95-04-106	51-35-52411	NEW-W	95-05-054	67-25-385	REP	95-06-057
51-24-79603	REP	95-11-107	51-35-52417	NEW-W	95-05-054	67-25-388	AMD	95-06-057
51-24-79809	REP-P	95-04-106	51-35-52501	NEW-W	95-05-054	67-25-390	AMD	95-06-057
51-24-79809 51-24-79901	REP REP-P	95-11-107 95-04-106	51-35-52502 51-35-52503	NEW-W	95-05-054 95-05-054	67-25-392 67-25-394	REP AMD	95-06-057 95-06-057
51-24-79901 51-24-79901	REP-P	95-11-107	51-35-52504	NEW-W	95-05-054	67-25-396	AMD	95-06-057
51-24-80000	REP-P	95-04-106	51-35-52505	NEW-W	95-05-054	67-25-398	NEW	95-06-057
51-24-80000	REP	95-11-107	51-35-52506	NEW-W	95-05-054	67-25-399	NEW	95-06-057
51-24-80101	REP-P	95-04-106	51-35-52507	NEW-W	95-05-054	67-25-400	AMD	95-06-057
51-24-80101	REP	95-11-107	51-35-52508	NEW-W	95-05-054	67-25-404	AMD	95-06-057
51-24-80103	REP-P	95-04-106	51-35-52509	NEW-W	95-05-054	67-25-408	AMD	95-06-057
51-24-80103	REP	95-11-107	55-01	PREP	95-04-058	67-25-412 67-25-416	AMD	95-06-057
51-24-80108	REP-P REP	95-04-106 95-11-107	55-01 55-01-010	PREP AMD-E	95-22-072 95-04-075	67-25-418	AMD NEW	95-06-057 95-06-057
51-24-80108 51-24-80109	REP-P	95-04-106	55-01-010	AMD-E	95-12-016	67-25-420	REP	95-06-057
51-24-80109	REP .	95-11-107	55-01-010	AMD-E	95-20-012	67-25-428	REP	95-06-057
51-24-80110	REP-P	95-04-106	55-01-020	AMD-E	95-04-075	67-25-432	AMD	95-06-057
51-24-80110	REP	95-11-107	55-01-020	AMD-E	95-12-016	67-25-436	NEW	95-06-057
51-24-80111	REP-P	95-04-106	55-01-020	AMD-E	95-20-012	67-25-440	AMD	95-06-057
51-24-80111	REP	95-11-107	55-01-030	AMD-E	95-04-075	67-25-444	AMD	95-06-057
51-24-80113	REP-P	95-04-106	55-01-030	AMD-E	95-12-016	67-25-446	AMD	95-06-057
51-24-80113 51-24-80114	REP REP-P	95-11-107 95-04-106	55-01-030 55-01-040	AMD-E AMD-E	95-20-012 95-04-075	67-25-448 67-25-452	AMD AMD	95-06-057 95-06-057
51-24-80114	REP	95-11-107	55-01-040	AMD-E	95-12-016	67-25-500	REP	95-06-057
51-24-80120	REP-P	95-04-106	55-01-040	AMD-E	95-20-012	67-25-505	REP	95-06-057
51-24-80120	REP	95-11-107	55-01-050	AMD-E	95-04-075	67-25-510	REP	95-06-057
51-24-80202	REP-P	95-04-106	55-01-050	AMD-E	95-12-016	67-25-525	REP	95-06-057
51-24-80202	REP	95-11-107	55-01-050	AMD-E	95-20-012	67-25-530	REP	95-06-057
51-24-80301	REP-P	95-04-106	55-01-060	AMD-E	95-04-075	67-25-540	AMD	95-06-057
51-24-80301	REP	95-11-107	55-01-060	AMD-E	95-12-016	67-25-545	AMD	95-06-057
51-24-80303	REP-P REP	95-04-106 95-11-107	55-01-060 55-01-070	AMD-E AMD-E	95-20-012	67-25-550	AMD	95-06-057
51-24-80303 51-24-80305	REP-P	95-04-106	55-01-070 55-01-070	AMD-E	95-04-075 95-12-016	67-25-560 67-25-570	AMD AMD	95-06-057 95-06-057
51-24-80305	REP	95-11-107	55-01-070	AMD-E	95-20-012	67-25-590	AMD	95-06-057
51-24-80315	REP-P	95-04-106	60-12-010	PREP	95-04-090	67-35-030	PREP	95-04-012
51-24-80315	REP	95-11-107	60-12-010	AMD-P	95-06-085	67-35-030	AMD-P	95-05-040
51-24-80401	REP-P	95-04-106	60-12-010	AMD	95-10-097	67-35-030	AMD	95-12-007
51-24-80401	REP	95-11-107	67-25-005	AMD	95-06-057	67-35-210	PREP	95-04-012
51-24-80402	REP-P	95-04-106	67-25-010	AMD	95-06-057	67-35-210	AMD-P	95-05-040
51-24-80402	REP	95-11-107	67-25-015	AMD	95-06-057	67-35-210	AMD	95-12-007
51-24-99500	REP-P	95-04-106	67-25-020	AMD	95-06-057	67-35-215	PREP	95-04-012
51-24-99500 51-24-99510	REP REP-P	95-11-107 95-04-106	67-25-025 67-25-030	AMD AMD	95-06-057 95-06-057	67-35-215 67-35-215	NEW-P NEW	95-05-040
51-24-99510 51-24-99510	REP-P	95-11-107	67-25-050	AMD	95-06-057 95-06-057	67-35-215	PREP	95-12-007 95-04-012
51-25	PREP	95-03- <b>086</b>	67-25-055	AMD	95-06-057	67-35-220	AMD-P	95-05-040
51-25-001	REP-P	95-04-106	67-25-056	NEW	95-06-057	67-35-220	AMD	95-12-007
51-25-001	REP .	95-11-107	67-25-070	AMD	95-06-057	67-35-230	PREP	95-04-012
51-25-002	REP-P	95-04-106	67-25-075	AMD	95-06-057	67-35-230	AMD-P	95-05-040
51-25-002	REP	95-11-107	67-25-077	AMD	95-06-057	67-35-230	AMD	95-12-007
51-25-003	REP-P	95-04-106	67-25-080	AMD	95-06-057		PREP	

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67-35-350 67-35-350 67-35-360 67-35-360 67-35-360 67-35-430 67-35-430 82-50-021 106-72-005 106-72-005	REP-P REP PREP AMD-P AMD PREP AMD-P	95-05-040 95-12-007 95-04-012 95-05-040	131-28-045 131-28-080 131-28-080	AMD AMD-E	95-13-070	132G-126-360	REP	95-07-103
67-35-350 67-35-360 67-35-360 67-35-360 67-35-430 67-35-430 82-50-021 82-50-021 106-72-005	REP PREP AMD-P AMD PREP AMD-P	95-12-007 95-04-012 95-05-040	131-28-080					,, 100
67-35-360 67-35-360 67-35-430 67-35-430 67-35-430 82-50-021 82-50-021 106-72-005	AMD-P AMD PREP AMD-P	95-05-040	131-28-080		95-07-004	132G-126-370	REP-P	95-04-008
67-35-360 67-35-430 67-35-430 67-35-430 82-50-021 82-50-021 106-72-005	AMD PREP AMD-P		,	PREP	95-10-088	132G-126-370	REP	95-07-103
67-35-430 67-35-430 67-35-430 82-50-021 82-50-021 106-72-005	PREP AMD-P	05 12 007	131-28-080	AMD-P	95-10-090	132G-126-380	REP-P	95-04-008
67-35-430 67-35-430 82-50-021 82-50-021 106-72-005	AMD-P	95-12-007	131-28-080	AMD	95-13-070	132G-126-380	REP	95-07-103
67-35-430 82-50-021 82-50-021 106-72-005		95-04-012	131-28-085	AMD-E	95-07-004	132G-126-390	REP-P	95-04-008
82-50-021 82-50-021 106-72-005		95-05-040	131-28-085	PREP	95-10-088	132G-126-390	REP	95-07-103
82-50-021 106-72-005	AMD	95-12-007	131-28-085	AMD-P	95-10-090	132G-126-400	REP-P	95-04-008
106-72-005	AMD-P	95-11-116	131-28-085	AMD	95-13-070	132G-126-400	REP	95-07-103
	AMD	95-15-031	131-28-090	AMD-E	95-07-004	132G-160-075	PREP	95-15-016
	PREP AMD-E	95-18-087 95-20-061	131-28-090	PREP	95-10-088	132G-160-075	NEW-P	95-19-081
106-72-005	AMD-P	95-22-045	131-28-090 131-28-090	AMD-P AMD	95-10-090 95-13-070	132G-160-075 132H-121-020	NEW D	95-23-015 95-14-069
106-72-025	PREP	95-18-087	131-46-135	NEW-P	95-06-054	132H-121-020	NEW-P NEW	95-14-069 95-19-050
106-72-025	AMD-E	95-20-061	131-46-135	NEW	95-10-013	132H-152-100	REP-P	95-21-093
106-72-025	AMD-P	95-22-045	132D-300	PREP	95-16-050	132H-152-110	REP-P	95-21-093
106-140-036	AMD-P	95-19-019	132D-300-005	PREP	95-16-050	132H-152-120	REP-P	95-21-093
106-140-036	AMD	95-22-058	132D-300-010	REP-P	95-19-080	132H-152-130	REP-P	95-21-093
130-10	PREP	95-06-051A	132D-300-020	REP-P	95-19-080	132H-152-135	NEW-P	95-21-093
131-12-010	AMD-E	95-10-012	132D-300-030	REP-P	95-19-080	132H-160-052	NEW-P	95-14-070
131-12-010	PREP	95-10-017	132D-300-040	REP-P	95-19-080	132H-160-052	NEW	95-19-049
131-12-010	AMD-P	95-10-018	132D-305-005	NEW-P	95-19-080	132H-160-093	REP-P	95-14-070
131-12-010	AMD-C	95-13-005	132D-310-005	NEW-P	95-19-080	132H-160-093	REP	95-19-049
131-12-010	AMD	95-13-068	132D-315-005	NEW-P	95-19-080	132H-160-094	REP-P	95-14-070
131-16-005	PREP	95-05-026	132G-126-010	REP-P	95-04-008	132H-160-094	REP	95-19-049
131-16-005	REP-P	95-06-064	132G-126-010	REP	95-07-103	132H-160-095	REP-P	95-14-070
131-16-005	REP	95-10-014	132G-126-020	REP-P	95-04-008	132H-160-095	REP	95-19-049
131-16-056	PREP	95-10-087	132G-126-020	REP	95-07-103	132H-160-182	AMD-E	95-11-098
131-16-056	NEW-P	95-10-089	132G-126-030	REP-P	95-04-008	132H-160-182	PREP	95-14-068
131-16-056	NEW-C	95-13-006	132G-126-030	REP	95-07-103	132H-160-182	AMD-P	95-21-092
131-16-056 131-28	NEW AMD-C	95-13-069 95-13-007	132G-126-040	REP-P REP	95-04-008	1321-130	PREP	95-06-004
131-28-010	AMD-E	95-07-004	132G-126-040 132G-126-050	REP-P	95-07-103 95-04-008	1321-130-030 1321-130-030	NEW-P NEW	95-06-083
131-28-010	PREP	95-10-088	132G-126-050	REP-P	95-07-103	1321-150-030	PREP	95-09-072 95-10-021
131-28-010	AMD-P	95-10-090	132G-126-060	REP-P	95-04-008	1321-160-110	AMD-P	95-11-102
131-28-010	AMD	95-13-070	132G-126-060	REP	95-07-103	1321-160-110	AMD-P	95-15-026
131-28-015	AMD-E	95-07-004	132G-126-070	REP-P	95-04-008	132K-120	PREP	95-11-136
131-28-015	PREP	95-10-088	132G-126-070	REP	95-07-103	132K-120-005	REP-P	95-12-103
131-28-015	AMD-P	95-10-090	132G-126-080	REP-P	95-04-008	132K-120-005	REP	95-17-073
131-28-015	AMD	95-13-070	132G-126-080	REP	95-07-103	132K-120-010	REP-P	95-12-103
131-28-021	AMD-E	95-07-004	132G-126-200	REP-P	95-04-008	132K-120-010	REP	95-17-073
131-28-021	PREP	95-10-088	132G-126-200	REP :	95-07-103	132K-120-015	REP-P	95-12-103
131-28-021	AMD-P	95-10-090	132G-126-210	REP-P	95-04-008	132K-120-015	REP	95-17-073
131-28-021	AMD	95-13-070	132G-126-210	REP	95-07-103	132K-120-020	REP-P	95-12-103
131-28-025	AMD-E	95-07-004	132G-126-220	REP-P	95-04-008	132K-120-020	REP	95-17-073
131-28-025	PREP	95-10-088	132G-126-220	REP	95-07-103	132K-120-025	REP-P	95-12-103
131-28-025	AMD-P	95-10-090	132G-126-230	REP-P	95-04-008	132K-120-025	REP	95-17-073
131-28-025 131-28-02501	AMD NEW-E	95-13-070 95-07-004	132G-126-230	REP	95-07-103	132K-120-030	REP-P	95-12-103
131-28-02501	PREP	95-10-088	132G-126-240 132G-126-240	REP-P REP	95-04-008 95-07-103	132K-120-030 132K-120-035	REP	95-17-073 95-12-103
131-28-02501	NEW-P	95-10-090	132G-126-250	REP-P	95-04-008	132K-120-035	REP-P REP	-
131-28-02501	NEW	95-13-070	132G-126-250	REP	95-07-103	132K-120-033	REP-P	95-17-073 95-12-103
131-28-026	AMD-E	95-07-004	132G-126-260	REP-P	95-04-008	132K-120-040	REP	95-17-073
131-28-026	PREP	95-10-088	132G-126-260	REP .	- 95-07-103	132K-120-045	REP-P	95-12-103
131-28-026	AMD-P	95-10-090	132G-126-270	REP-P	95-04-008	132K-120-045	REP	95-17-073
131-28-026	AMD	95-13-070	132G-126-270	REP	95-07-103	132K-120-050	ŘEP-P	95-12-103
131-28-026	AMD-E	95-19-063	132G-126-280	REP-P	95-04-008	132K-120-050	REP	95-17-073
131-28-026	AMD-P	95-22-073	132G-126-280	REP	95-07-103	132K-120-055	REP-P	95-12-103
131-28-028	REP-E	95-07-004	132G-126-290	REP-P	95-04-008	132K-120-055	REP	95-17-073
131-28-028	PREP	95-10-088	132G-126-290	REP	95-07-103	132K-120-060	REP-P	95-12-103
131-28-028	REP-P	95-10-090	132G-126-300	REP-P	95-04-008	132K-120-060	REP	95-17-073
131-28-028	REP	95-13-070	132G-126-300	REP	95-07-103	132K-120-065	REP-P	95-12-103
131-28-030	AMD-E	95-07-004	132G-126-310	REP-P	95-04-008	132K-120-065	REP	95-17-073
131-28-030	PREP	95-10-088	132G-126-310	REP ··	95-07-103	132K-120-070	REP-P	95-12-103
131-28-030	AMD-P	95-10-090	132G-126-320	REP-P	95-04-008	132K-120-070	REP	95-17-073
131-28-030	AMD	95-13-070	132G-126-320	REP	95-07-103	132K-120-075	REP-P	95-12-103
131-28-040 131-28-040	AMD-E PREP	95-07-004 95-10-088	132G-126-330	REP-P	95-04-008	132K-120-075	REP	95-17-073
131-28-040	AMD-P	95-10-088 95-10-090	132G-126-330	REP	95-07-103	132K-120-080	REP-P	95-12-103
131-28-040	AMD-P	95-10-090 95-13-070	132G-126-340 132G-126-340	REP-P	95-04-008	132K-120-080	REP	95-17-073
131-28-045	AMD-E	95-07-004	132G-126-340 132G-126-350	REP REP-P	95-07-103 95-04-008	132K-120-085	REP-P	95-12-103
131-28-045	PREP	95-10-088	132G-126-350 132G-126-350	REP-P	95-04-008 95-07-103	132K-120-085 132K-130-010	REP PREP	95-17-073
131-28-045	AMD-P	95-10-088	132G-126-360	REP-P	95-04-008	132K-130-010	PREP NEW-P	95-11-137
<del></del>			120-500	(7)	7J=UT=UU0	134K-13U-010	ME M-L	95-12-102 T-bl-

[7] Table

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
132K-130-010	NEW	95-17-072	137-28-100	REP	95-15-044	137-96-100	NEW	95-22-059
132M-108-020	AMD-P	95-13-097	137-28-105	REP	95-15-044	137-96-110	NEW	95-22-059
132M-108-020	AMD	95-16-069	137-28-107	REP	95-15-044	137-96-120	NEW	95-22-059
132M-108-090	NEW-P	95-06-052	137-28-110	REP	95-15-044	137-96-130	NEW	95-22-059
132M-108-090	NEW	95-11-014	137-28-115	REP	95-15-044	137-96-140	NEW	95-22-059
132M-160-040	NEW-P	95-13-097	137-28-120	REP	95-15-044	137-96-150	NEW	95-22-059
132M-160-040	NEW	95-16-069	137-28-130	REP	95-15-044	137-96-160	NEW	95-22-059
132M-160-050	NEW-P	95-13-097	137-28-140	NEW	95-15-044	139-10-210	AMD-P	95-04-068
132M-160-050	NEW	95-16-069	137-28-150	NEW	95-15-044	139-10-210	AMD	95-08-036
132Q-04-076 132Q-04-076	NEW-P NEW	95-11-019 95-16-066	137-28-160 137-28-170	NEW NEW	95-15-044 95-15-044	. 139-10-210 162-12	AMD PREP	95-09-070
132Q-04-077	NEW-P	95-11-020	137-28-170	NEW	95-15-044 95-15-044	162-12	PREP	95-18-047 95-18-047
132Q-04-077	NEW	95-16-067	137-28-190	NEW	95-15-044	162-30	PREP	95-18-047
132Q-04-078	NEW-P	95-11-021	137-28-200	NEW	95-15-044	173-06-010	REP-P	95-03-081
132Q-04-078	NEW	95-16-068	137-28-210	NEW	95-15-044	173-06-010	REP	95-07-058
132Q-04-097	NEW	95-03-060	137-28-220	NEW	95-15-044	173-06-020	REP-P	95-03-081
133-10-010	PREP	95-12-079	137-28-230	NEW	95-15-044	173-06-020	REP	95-07-058
133-10-010	AMD-P	95-13-075	137-28-240	NEW	95-15-044	173-06-030	REP-P	95-03-081
133-10-020	PREP	95-12-079	137-28-250	NEW	95-15-044	173-06-030	REP	95-07-058
133-10-020	AMD-P	95-13-075	137-28-260	NEW	95-15-044	173-06-040	REP-P	95-03-081
133-10-030	AMD-P	95-13-075	137-28-270	NEW	95-15-044	173-06-040	REP	95-07-058
133-20-010	PREP	95-12-080	137-28-280	NEW	95-15-044	173-06-100	NEW-P	95-03-081
133-20-010 133-20-020	AMD-P PREP	95-13-078 95-12-080	137-28-290 137-28-300	NEW NEW	95-15-044 95-15-044	173-06-100 173-06-110	NEW NEW-P	95-07-058
133-20-020	AMD-P	95-12-080 95-13-078	137-28-310	NEW	95-15-044	173-06-110	NEW-P	95-03-081 95-07-058
133-20-020	PREP	95-12-080	137-28-310	NEW	95-15-044	173-06-110	NEW-P	95-03-081
133-20-040	AMD-P	95-13-078	137-28-330	NEW	95-15-044	173-06-120	NEW	95-07-058
133-20-060	PREP	95-12-080	137-28-340	NEW	95-15-044	173-06-130	NEW-P	95-03-081
133-20-060	AMD-P	95-13-078	137-28-350	NEW	95-15-044	173-06-130	NEW	95-07-058
133-20-100	AMD-P	95-13-078	137-28-360	NEW	95-15-044	173-08-010	REP-P	95-20-071
133-20-120	PREP	95-12-080	137-28-370	NEW	95-15-044	173-08-020	REP-P	95-20-071
133-20-120	AMD-P	95-13-078	137-28-380	NEW	95-15-044	173-08-030	REP-P	95-20-071
133-30	PREP	95-12-081	137-28-390	NEW	95-15-044	173-08-040	REP-P	95-20-071
133-30-010	REP-P	95-13-077	137-28-400	NEW	95-15-044	173-08-050	REP-P	95-20-071
133-30-020	REP-P	95-13-077	137-28-410	NEW	95-15-044	173-08-065	REP-P	95-20-071
133-30-030	REP-P REP-P	95-13-077	137-28-420 137-28-430	NEW NEW	95-15-044 95-15-044	173-08-070 173-09-010	REP-P NEW-P	95-20-071
133-30-040 133-30-050	REP-P	95-13-077 95-13-077	137-26-430	AMD	95-13-044 95-22-060	173-09-010	NEW-P	95-20-071 95-20-071
133-30-060	REP-P	95-13-077	137-56-210	AMD	95-22-060	173-09-030	NEW-P	95-20-071
133-30-070	REP-P	95-13-077	137-56-250	AMD	95-22-060	173-10-010	REP-P	95-20-071
133-30-080	REP-P	95-13-077	137-95-010	REP	95-22-059	173-10-020	REP-P	95-20-071
133-40-010	PREP	95-12-082	137-95-020	REP	95-22-059	173-10-030	REP-P	95-20-071
133-40-010	AMD-P	95-13-076	137-95-030	REP	95-22-059	173-10-040	REP-P	95-20-071
133-40-020	PREP	95-12-082	137-95-040	REP	95-22-059	173-10-050	REP-P	95-20-071
133-40-020	AMD-P	95-13-076	137-95-050	REP	- 95-22-059	173-10-060	REP-P	95-20-071
133-40-030	PREP	95-12-082	137-95-060	REP	95-22-059	173-10-070	REP-P	95-20-071
133-40-030	AMD-P	95-13-076	137-95-070	REP	95-22-059	173-10-080	REP-P	95-20-071
133-40-040	PREP	95-12-082	137-95-080	REP	95-22-059	173-10-090	REP-P	95-20-071
133-40-040	AMD-P	95-13-076	137-95-090	REP	95-22-059	173-10-100	REP-P	95-20-071
137-28-005 137-28-006	REP REP	95-15-044 95-15-044	137-95-100 137-95-110	REP REP	95-22-059 95-22-059	173-10-110 173-12	REP-P PREP	95-20-071 95-03-080
137-28-000	REP	95-15-044	137-95-110	REP	95-22-059	173-12-010	REP-P	95-05-065
137-28-015	REP	95-15-044	137-95-130	REP	95-22-059	173-12-010	REP	95-09-036
137-28-020	REP	95-15-044	137-95-140	REP	95-22-059	173-12-010	REP-P	95-05-065
137-28-025	REP	95-15-044	137-95-150	REP	95-22-059	173-12-020	REP	95-09-036
137-28-030	REP	95-15-044	137-95-160	REP	95-22-059	173-12-030	REP-P	95-05-065
137-28-031	REP	95-15-044	137-95-170	REP	95-22-059	173-12-030	REP	95-09-036
137-28-032	REP	95-15-044	137-95-180	REP	95-22-059	173-12-040	REP-P	95-05-065
137-28-035	REP	95-15-044	137-95-190	REP	95-22-059	173-12-040	REP	95-09-036
137-28-040	REP	95-15-044	137-95-200	REP	95-22-059	173-12-050	REP-P	95-05-065
137-28-045	REP	95-15-044	137-95-210	REP	95-22-059	173-12-050	REP	95-09-036
137-28-050	REP	95-15-044	137-95-220	REP	95-22-059	173-12-060	REP-P	95-05-065
137-28-055	REP	95-15-044	137-95-230	REP	95-22-059	173-12-060	REP	95-09-036
137-28-065	REP	95-15-044	137-95-240	REP	95-22-059	173-14	PREP	95-22-068
137-28-072	REP REP	95-15-044 95-15-044	137-95-250	REP	95-22-059	173-16	PREP	95-22-068
137-28-075 137-28-080	REP REP	95-15-044 95-15-044	137-95-260 137-95-270	REP REP	95-22-059 95-22-059	173-17 173-18	PREP PREP	95-22-068
137-28-080	REP	95-15-044 95-15-044	137-95-270	REP	95-22-059 95-22-059	173-18	PREP	95-22-068 95-22-068
137-28-083	REP	95-15-044	137-95-290	REP	95-22-059	173-19-1202	PREP	95-22-068
137-28-093	REP	95-15-044	137-96-010	NEW	95-22-059	173-19-1202	AMD	95-12-057
137-28-094	REP	95-15-044	137-96-020	NEW	95-22-059	173-19-250	PREP	95-04-101
	REP	95-15-044	173-96-030	NEW	95-22-059	173-19-250	AMD-P	
137-28-095	I L	7J-1J-0 <del>44</del>	1/3-90-030	IAEM	93-22-039	1/3-19-230	MMD-F	95-07-144

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WAC#		WSR #_	WAC #		WSR #	WAC#		WSR #
172 10 2512	DDED	05.05.062	173-204-415	AMD B	05 16 002	172 202 190	AMD D	05 11 112
173-19-2513 173-19-2515	PREP PREP	9 <b>5-</b> 05-063 95-07-020	173-204-413	AMD-P AMD-P	95-16-023 95-16-023	173-303-180 173-303-180	AMD-P AMD	95-11-113 95-22-008
173-19-2519	PREP	95-07-022	173-204-510	AMD-P	95-16-023	173-303-180	AMD-P	95-11-113
173-19-2519	AMD-P	95-12-092	173-204-520	AMD-P	95-16-023	173-303-190	AMD	95-22-008
173-19-2519	AMD	95-17-039	173-204-530	AMD-P	95-16-023	173-303-200	AMD-P	95-11-113
173-19-2521	PREP	95-07-021	173-204-560	AMD-P	95-16-023	173-303-200	AMD	95-22-008
173-19-2521	AMD-P	95-11-088	173-204-590	AMD-P	95-16-023	173-303-201	AMD-P	95-11-113
173-19-2521	AMD	95-16-024	173-221A	PREP	95-07-057	173-303-201	AMD	95-22-008
173-19-260	PREP	95-04-076	173-221A-030	AMD-P	95-17-107	173-303-210	AMD-P	95-11-113
173-19-260	AMD-P	95-05-064	173-221A-030	AMD	95-22-079	173-303-210	AMD	95-22-008
173-19-260	AMD-W	95-18-048	173-221A-100	AMD-P	95-17-107	173-303-220	AMD-P	95-11-113
173-19-280	PREP	95-11-085	173-221A-100	AMD	95-22-079	173-303-220	AMD	95-22-008
173-19-3101	AMD	95-10-051	173-221A-110	NEW-P	95-17-107	173-303-230	AMD-P	95-11-113
173-19-3507	AMD-S	95-03-082	173-221A-110	NEW	95-22-079	173-303-230	AMD	95-22-008
173-19-3507	AMD AMD-P	95-08-042 95-03-078	173-224-040 173-224-050	AMD-P AMD-P	95-15-045 95-15-045	173-303-240 173-303-240	AMD-P	95-11-113
173-19-3514 173-19-3514	AMD-P	95-11-008	173-224-030	REP-P	95-15-045 95-15-045	173-303-240	AMD AMD-P	95-22-008 95-11-113
173-19-360	PREP	95-07-019	173-224-070	AMD-P	95-15-045 95-15-045	173-303-250	AMD-P	95-22-008
173-19-360	AMD	95-07-125	173-224-090	PREP	95-05-062	173-303-250	AMD-P	95-11-113
173-19-360	AMD-P	95-09-052	173-303-016	AMD-P	95-11-113	173-303-260	AMD	95-22-008
173-19-360	AMD	95-18-102	173-303-016	AMD	95-22-008	173-303-270	AMD-P	95-11-113
173-19-370	AMD	95-12-026	173-303-017	AMD-P	95-11-113	173-303-270	AMD	95-22-008
173-19-4005	PREP	95-11-086	173-303-017	AMD	95-22-008	173-303-280	AMD-P	95-11-113
173-19-420	AMD-P	95-11-089	173-303-020	AMD-P	95-11-113	173-303-280	AMD	95-22-008
173-19-420	AMD	95-16-048	173-303-020	AMD	95-22-008	173-303-281	AMD-P	95-11-113
173-19-4205	AMD-P	95-11-089	173-303-030	AMD-P	95-11-113	173-303-281	AMD	95-22-008
173-19-4205	AMD	95-16-048	173-303-030	AMD	95-22-008	173-303-282	AMD-P	95-11-113
173-20	PREP	95-22-068	173-303-040	AMD-P	95-11-113	173-303-282	AMD	95-22-008
173-22	PREP	95-22-068	173-303-040	AMD	95-22-008	173-303-283	AMD-P	95-11-113
173-28	PREP	95-22-068	173-303-045	AMD-P	95-11-113	173-303-283	AMD	95-22-008
173-175	PREP	95-15-064	173-303-045	AMD	95-22-008	173-303-290	AMD-P	95-11-113
173-175-020	AMD-P	95-18-104	173-303-060	AMD-P	95-11-113	173-303-290	AMD	95-22-008
173-175-020	AMD	95-22-030	173-303-060	AMD	95-22-008	173-303-300	AMD-P	95-11-113
173-175-030	AMD-P	95-18-104	173-303-070	AMD-P	95-11-113	173-303-300	AMD	95-22-008
173-175-030 173-175-070	AMD AMD-P	95-22-030 95-18-104	173-303-070 173-303-071	AMD AMD-P	95-22-008 95-11-113	173-303-310 173-303-310	AMD-P AMD	95-11-113
173-175-070 173-175-070	AMD-P AMD	95-18-104 95-22 <b>-</b> 030	173-303-071	AMD-P AMD	95-22-008	173-303-310	AMD-P	95-22-008 95-11-113
173-175-390	AMD-P	95-18-104	173-303-071	AMD-P	95-11-113	173-303-320	AMD-P	95-22-008
173-175-390	AMD	95-22-030	173-303-072	AMD	95-22-008	173-303-320	AMD-P	95-11-113
173-175-700	REP-P	95-18-104	173-303-073	NEW-P	95-11-113	173-303-330	AMD	95-22-008
173-175-700	REP	95-22-030	173-303-073	NEW	95-22-008	173-303-335	NEW-P	95-11-113
173-175-710	REP-P	95-18-104	173-303-075	AMD-P	95-11-113	173-303-335	NEW	95-22-008
173-175-710	REP	95-22-030	173-303-075	AMD	95-22-008	173-303-340	AMD-P	95-11-113
173-175-720	REP-P	95-18-104	173-303-081	AMD-P	95-11-113	173-303-340	AMD	95-22-008
173-175-720	REP	95-22-030	173-303-081	AMD	95-22-008	173-303-350	AMD-P	95-11-113
173-175-730	REP-P	95-18-104	173-303-082	AMD-P	95-11-113	173-303-350	AMD	95-22-008
173-175-730	REP	95-22-030	173-303-082	AMD	95-22-008	173-303-355	AMD-P	95-11-113
. 173-175-740	REP-P	95-18-104	173-303-083	AMD-P	95-11-113	173-303-355	AMD	95-22-008
173-175-740	REP	95-22-030	173-303-083	AMD	95-22-008	173-303-360	AMD-P	95-11-113
173-175-750	REP-P REP	95-18-104 95-22-030	173-303-090 173-303-090	AMD-P	95-11-113	173-303-360	AMD	95-22-008
173-175-750 173-175-760	REP-P	95-18-104	173-303-090	AMD AMD-P	95-22-008 95-11-113	173-303-370 173-303-370	AMD-P AMD	95-11-113 95-22-008
173-175-760	REP	95-22-030	173-303-100	AMD-P	95-22-008	173-303-370	AMD-P	
173-175-770	REP-P	95-18-104	173-303-100	AMD-P	95-22-008 9 <b>5</b> -11-113	173-303-380	AMD-P	95-11-113 95-22-008
173-175-770	REP	95-22-030	173-303-104	AMD	95-22-008	173-303-380	AMD-P	95-11-113
173-175-780	REP-P	95-18-104	173-303-104	AMD-P	95-11-113	173-303-390	AMD-1	95-22-008
173-175-780	REP	95-22-030	173-303-110	AMD	95-22-008	173-303-395	AMD-P	95-11-113
173-175-790	REP-P	95-18-104	173-303-120	AMD-P	95-11-113	173-303-395	AMD	95-22-008
173-175-790	REP	95-22-030	173-303-120	AMD	95-22-008	173-303-400	AMD-P	.95-11-113
		05 10 101	173-303-140	AMD-P	95-11-113	173-303-400	AMD	95-22-008
· 173-175-800	REP-P	95-18-104	1 1/3 303 170			1	414D D	95-11-113
173-175-800 173-175-800	REP-P REP	95-18-104 95-22-030	173-303-140	AMD	95-22-008	173-303-500	AMD-P	73-11-113
173-175-800 173-175-810	REP REP-P	95-22-030 95-18-104	173-303-140 173-303-141	AMD-P	95-11-113	173-303-500	AMD	95-22-008
173-175-800 173-175-810 173-175-810	REP REP-P REP	95-22-030 95-18-104 95-22-030	173-303-140 173-303-141 173-303-141	AMD-P AMD	95-11-113 95-22-008	173-303-500 173-303-505	AMD AMD-P	95-22-008 95-11-113
173-175-800 173-175-810 173-175-810 173-175-820	REP REP-P REP REP-P	95-22-030 95-18-104 95-22-030 95-18-104	173-303-140 173-303-141 173-303-141 173-303-145	AMD-P AMD AMD-P	95-11-113 95-22-008 95-11-113	173-303-500 173-303-505 173-303-505	AMD AMD-P AMD	95-22-008 95-11-113 95-22-008
173-175-800 173-175-810 173-175-810 173-175-820 173-175-820	REP REP-P REP REP-P REP	95-22-030 95-18-104 95-22-030 95-18-104 95-22-030	173-303-140 173-303-141 173-303-141 173-303-145 173-303-145	AMD-P AMD AMD-P AMD	95-11-113 95-22-008 95-11-113 95-22-008	173-303-500 173-303-505 173-303-505 173-303-506	AMD AMD-P AMD AMD-P	95-22-008 95-11-113 95-22-008 95-11-113
173-175-800 173-175-810 173-175-810 173-175-820 173-175-820 173-204-100	REP REP-P REP REP-P REP AMD-P	95-22-030 95-18-104 95-22-030 95-18-104 95-22-030 95-16-023	173-303-140 173-303-141 173-303-141 173-303-145 173-303-145 173-303-150	AMD-P AMD AMD-P AMD AMD-P	95-11-113 95-22-008 95-11-113 95-22-008 95-11-113	173-303-500 173-303-505 173-303-505 173-303-506 173-303-506	AMD AMD-P AMD AMD-P AMD	95-22-008 95-11-113 95-22-008 95-11-113 95-22-008
173-175-800 173-175-810 173-175-810 173-175-820 173-175-820 173-204-100 173-204-130	REP REP-P REP REP-P REP AMD-P AMD-P	95-22-030 95-18-104 95-22-030 95-18-104 95-22-030 95-16-023 95-16-023	173-303-140 173-303-141 173-303-141 173-303-145 173-303-145 173-303-150 173-303-150	AMD-P AMD AMD-P AMD AMD-P AMD	95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008	173-303-500 173-303-505 173-303-505 173-303-506 173-303-506 173-303-510	AMD AMD-P AMD AMD-P AMD AMD-P	95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113
173-175-800 173-175-810 173-175-810 173-175-820 173-175-820 173-204-100 173-204-130 173-204-200	REP REP-P REP-P REP REP AMD-P AMD-P AMD-P	95-22-030 95-18-104 95-22-030 95-18-104 95-22-030 95-16-023 95-16-023 95-16-023	173-303-140 173-303-141 173-303-141 173-303-145 173-303-145 173-303-150 173-303-150 173-303-160	AMD-P AMD AMD-P AMD-P AMD-P AMD-P	95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113	173-303-500 173-303-505 173-303-505 173-303-506 173-303-506 173-303-510 173-303-510	AMD AMD-P AMD AMD-P AMD AMD-P AMD	95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008
173-175-800 173-175-810 173-175-810 173-175-820 173-175-820 173-204-100 173-204-130 173-204-200 173-204-315	REP REP-P REP-P REP-AMD-P AMD-P AMD-P AMD-P	95-22-030 95-18-104 95-22-030 95-18-104 95-22-030 95-16-023 95-16-023 95-16-023 95-16-023	173-303-140 173-303-141 173-303-145 173-303-145 173-303-150 173-303-150 173-303-160 173-303-160	AMD-P AMD AMD-P AMD AMD-P AMD AMD-P AMD	95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008	173-303-500 173-303-505 173-303-505 173-303-506 173-303-506 173-303-510 173-303-510 173-303-515	AMD AMD-P AMD AMD-P AMD AMD-P AMD AMD-P AMD REP-P	95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-15-104
173-175-800 173-175-810 173-175-810 173-175-820 173-175-820 173-204-100 173-204-130 173-204-200 173-204-315 173-204-320	REP REP-P REP-P REP-P AMD-P AMD-P AMD-P AMD-P AMD-P	95-22-030 95-18-104 95-22-030 95-18-104 95-22-030 95-16-023 95-16-023 95-16-023 95-16-023 95-16-023	173-303-140 173-303-141 173-303-145 173-303-145 173-303-150 173-303-150 173-303-160 173-303-160 173-303-161	AMD-P AMD AMD-P AMD AMD-P AMD AMD-P AMD-P	95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113	173-303-500 173-303-505 173-303-505 173-303-506 173-303-506 173-303-510 173-303-510 173-303-515 173-303-550	AMD AMD-P AMD AMD-P AMD AMD-P AMD AMD-P AMD AMD	95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-15-104 95-11-113
173-175-800 173-175-810 173-175-810 173-175-820 173-175-820 173-204-100 173-204-130 173-204-200 173-204-315 173-204-320 173-204-400	REP REP-P REP-P REP-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P	95-22-030 95-18-104 95-22-030 95-18-104 95-22-030 95-16-023 95-16-023 95-16-023 95-16-023 95-16-023 95-16-023	173-303-140 173-303-141 173-303-141 173-303-145 173-303-145 173-303-150 173-303-160 173-303-160 173-303-161 173-303-161	AMD-P AMD AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P	95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008	173-303-500 173-303-505 173-303-505 173-303-506 173-303-506 173-303-510 173-303-515 173-303-515 173-303-550 173-303-550	AMD AMD-P AMD AMD-P AMD AMD-P AMD AMD AMD-P AMD AMD AMD-P AMD AMD-P AMD-P	95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-15-104 95-11-113 95-22-008
173-175-800 173-175-810 173-175-810 173-175-820 173-175-820 173-204-100 173-204-130 173-204-200 173-204-315 173-204-320	REP REP-P REP-P REP-P AMD-P AMD-P AMD-P AMD-P AMD-P	95-22-030 95-18-104 95-22-030 95-18-104 95-22-030 95-16-023 95-16-023 95-16-023 95-16-023 95-16-023	173-303-140 173-303-141 173-303-145 173-303-145 173-303-150 173-303-150 173-303-160 173-303-160 173-303-161	AMD-P AMD AMD-P AMD AMD-P AMD AMD-P AMD-P	95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113	173-303-500 173-303-505 173-303-505 173-303-506 173-303-506 173-303-510 173-303-510 173-303-515 173-303-550	AMD AMD-P AMD AMD-P AMD AMD-P AMD AMD-P AMD AMD	95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-11-113 95-22-008 95-15-104 95-11-113

[9] Table

WAC #		WSR #	WAC#		WSR #	WAC #		WSR #
173-303-600	AMD-P	95-11-113	173-303-9906	AMD	95-22-008	173-360-385	AMD	95-04-102
173-303-600	AMD	95-22-008	173-330-010	REP-P	95-15-104	173-360-600	AMD	95-04-102
173-303-610	AMD-P	95-11-113	173-330-020	REP-P	95-15-104	173-360-610	AMD	95-04-102
173-303-610	AMD	95-22-008	173-330-030	REP-P	95-15-104	173-360-620	NEW	95-04-102
173-303-620	AMD-P	95-11-113	173-330-040	REP-P	95-15-104	173-360-630	AMD	95-04-102
173-303-620	AMD	95-22-008	173-330-050	REP-P	95-15-104	173-360-640	REP	95-04-102
173-303-630	AMD-P	95-11-113	173-330-060	REP-P	95-15-104	173-360-650	REP	95-04-102
173-303-630	AMD	95-22-008	173-330-070	REP-P	95-15-104	173-360-655	REP	95-04-102 95-04-102
173-303-640	AMD-P	95-11-113	173-330-900 173-340	REP-P PREP	95-15-104 95-22-069	173-360-660 173-360-680	REP REP	95-04-102
173-303-640 173-303-645	AMD AMD-P	95-22-008 95-11-113	173-340-200	AMD-P	95-15-078	173-360-690	REP	95-04-102
173-303-645	AMD-F	95-22-008	173-340-440	AMD-P	95-15-078	173-360-695	REP	95-04-102
173-303-646	AMD-P	95-11-113	173-340-530	AMD-P	95-15-078	173-400	PREP	95-06-067
173-303-646	AMD	95-22-008	173-340-700	AMD-P	95-15-078	173-400-030	AMD	95-07-126
173-303-650	AMD-P	95-11-113	173-340-706	AMD-P	95-15-078	173-400-099	NEW	95-07-126
173-303-650	AMD	95-22-008	173-340-740	AMD-P	95-15-078	173-400-100	AMD	95-07-126
173-303-655	AMD-P	95-11-113	173-340-745	AMD-P	95-15-078	173-400-101	AMD	95-07-126
173-303-655	AMD	95-22-008	173-351	PREP	95-13-088	173-400-102	NEW	95-07-126
173-303-660	AMD-P	95-11-113	173-354	NEW-C	95-16-109	173-400-103	NEW	95-07-126
173-303-660	AMD	95-22-008	173-354	NEW-C	95-20-066	173-400-104	NEW	95-07-126
173-303-665	AMD-P	95-11-113	173-354-008	NEW-P	95-15-104	173-400-171	AMD D	95-07-126
173-303-665	AMD	95-22-008	173-354-010	NEW-P	95-15-104	173-420-020	AMD-P	95-10-052 95-18-022
173-303-670	AMD-P	95-11-113	173-354-020 173-354-050	NEW-P NEW-P	95-15-104 95-15-104	173-420-020 173-420-030	AMD AMD-P	95-10-022
173-303-670	AMD NEW D	95-22-008 95-11-113	173-354-050	NEW-P NEW-P	95-15-104 95-15-104	173-420-030	AMD-F	95-18-022
173-303-675 173-303-675	NEW-P NEW	95-22-008	173-354-090	NEW-P	95-15-104	173-420-040	AMD-P	95-10-052
173-303-675	AMD-P	95-11-113	173-354-100	NEW-P	95-15-104	173-420-040	AMD	95-18-022
173-303-680	AMD	95-22-008	173-354-150	NEW-P	95-15-104	173-420-050	AMD-P	95-10-052
173-303-690	NEW-P	95-11-113	173-354-200	NEW-P	95-15-104	173-420-050	AMD	95-18-022
173-303-690	NEW	95-22-008	173-354-230	NEW-P	95-15-104	173-420-055	NEW-P	95-10-052
173-303-691	NEW-P	95-11-113	173-354-300	NEW-P	95-15-104	173-420-055	NEW	95-18-022
173-303-691	NEW	95-22-008	173-354-320	NEW-P	95-15-104	173-420-060	AMD-P	95-1 <b>0</b> -052
173-303-695	NEW-P	95-11-113	173-354-340	NEW-P	95-15-104	173-420-060	AMD	95-18-022
173-303-695	NEW	95-22-008	173-354-360	NEW-P	95-15-104	173-420-065	NEW-P	95-10-052
173-303-700	AMD-P	95-11-113	173-354-380	NEW-P	95-15-104 95-15-104	173-420-065 173-420-070	NEW AMD-P	95-18-022 95-10-052
173-303-700	AMD B	95-22-008 95-11-113	173-354-400 173-354-440	NEW-P NEW-P	95-15-104 95-15-104	173-420-070	AMD-F AMD	95-10-032
173-303-800 173-303-800	AMD-P AMD	95-22-008	173-354-460	NEW-P	95-15-104	173-420-080	AMD-P	95-10-052
173-303-801	AMD-P	95-11-113	173-354-500	NEW-P	95-15-104	173-420-080	AMD	95-18-022
173-303-801	AMD-1	95-22-008	173-354-515	NEW-P	95-15-104	173-420-110	AMD-P	95-10-052
173-303-802	AMD-P	95-11-113	173-354-525	NEW-P	95-15-104	173-420-110	AMD	95-18-022
173-303-802	AMD	95-22-008	173-354-535	NEW-P	95-15-104	173-420-120	NEW-P	95-10- <b>0</b> 52
173-303-804	AMD-P	95-11-113	173-354-545	NEW-P	95-15-104	173-420-120	NEW	95-18-022
173-303-804	AMD	95-22-008	173-354-555	NEW-P	95-15-104	173-422	PREP	95-18-075
173-303-805	AMD-P	95-11-113	173-354-600	NEW-P	95-15-104	173-422-020	AMD	95-06-068
173-303-805	AMD	95-22-008	173-354-620	NEW-P	95-15-104	173-422-030	AMD	95-06-068
173-303-806	AMD-P	95-11-113	173-354-640	NEW-P	95-15-104	173-422-035	AMD	95-06-068
173-303-806	AMD	95-22-008	173-354-660	NEW-P	95-15-104 95-15-104	173-422-050 173-422-060	AMD AMD	95-06-068 95-06-068
173-303-807 173-303-807	AMD-P AMD	95-11-113 95-22-008	173-354-670 173-354-680	NEW-P NEW-P	95-15-104 95-15-104	173-422-065	AMD	95-06-068
173-303-808	AMD-P	95-22-008 95-11-113	173-354-700	NEW-P	95-15-104	173-422-003	AMD	95-06-068
173-303-808	AMD-I	95-22-008	173-354-720	NEW-P	95-15-104	173-422-090	AMD	95-06-068
173-303-809	AMD-P	95-11-113	173-354-800	NEW-P	95-15-104	173-422-100	AMD	95-06-068
173-303-809	AMD	95-22-008	173-354-900	NEW-P	95-15-104	173-422-120	AMD	95-06-068
173-303-810	AMD-P	95-11-113	173-354-990	NEW-P	95-15-104	173-422-160	AMD	95-06-068
173-303-810	AMD -	95-22-008	173-360-100	AMD	95-04-102	173-422-170	AMD	95-06-068
173-303-830	AMD-P	95-11-113	173-360-110	AMD	95-04-102	173-422-190	AMD	9 <b>5</b> -06-068
173-303-830	AMD	95-22-008	173-360-120	AMD	95-04-102	173-422-195	AMD	95-06-068
173-303-840	AMD-P	95-11-113	173-360-130	AMD	95-04-102	173-430-010	AMD	95-03-083
173-303-840	AMD	95-22-008	173-360-190	AMD	95-04-102	173-430-020	AMD	95-03-083
173-303-902	AMD-P	95-11-113	173-360-200	AMD	95-04-102	173-430-030	AMD	95-03-083
173-303-902	AMD	95-22-008	173-360-210	AMD	95-04-102 95-04-102	173-430-040	AMD	95-03-083
173-303-905 173-303-905	AMD-P AMD	95-11-113 95-22-008	173-360-305 173-360-310	AMD AMD	95-04-102 95-04-102	173-430-050 173-430-060	AMD AMD	95-03-083 95-03-083
173-303-903	AMD-P	95-11-113	173-360-310	AMD	95-04-102 95-04-102	173-430-000	AMD	95-03-083
173-303-910	AMD-P	95-22-008	173-360-325	AMD	95-04-102 95-04-102	173-430-080	AMD,	95-03-083
173-303-910	AMD-P	95-11-113	173-360-330	AMD	95-04-102	173-430-090	NEW	95-03-083
173-303-9903	AMD-I	95-22-008	173-360-335	AMD	95-04-102	173-430-100	NEW	95-03-083
173-303-9904	AMD-P	95-11-113	173-360-340	AMD	95-04-102	173-548	· AMD-C	95-06-055
173-303-9904	AMD	95-22-008	173-360-345	AMD	95-04-102	173-548	PREP	9 <b>5-</b> 12-059
173-303-9905	AMD-P	95-11-113	173-360-350	AMD	<b>95-04-</b> 102	1 <b>7</b> 3- <b>5</b> 48-010	AMD-E	95-07-009
173-303-9905	AMD	95-22-008	173-360-370	AMD	95-04-102	173-548-010	AMD-W	95-12-065
173-303-9906	AMD-P	95-11-113	173-360-380	AMD	95-04-102	173-548-015	NEW-E	95-07-009

Table [ 10 ]

WAC #		WSR #	WAC #		WSR #	WAC#	=	WSR #
173-548-015	NEW-W	95-12-065	178-01-010	REP-P	95-04-017	180-27-615	NEW	95-20-088
173-548-030	AMD-E	95-07-009	178-01-010	REP	95-08-008	180-29-015	PREP	95-05-036
173-548-030	AMD-W	95-12-065	180-10	PREP	95-11-069	180-29-015	AMD-P	95-05-081
173-563-015	AMD	95-02-066	180-10-003	AMD-P	95-20-091	180-29-015	AMD	95-08-033
173-564-040	AMD	95-02-066	180-10-005 180-10-007	AMD-P NEW-P	95-20-091 95-20-091	180-29-095 180-29-095	PREP AMD-P	95-05-037 95-05-082
174-116-010 174-116-011	PREP PREP	95-05-010 95-05-010	180-10-010	AMD-P	95-20-091	180-29-095	AMD-F	95-08-031
174-116-020	PREP	95-05-010	180-10-015	NEW-P	95-20-091	180-29-125	PREP	95-05-035
174-116-020	AMD-P	95-07-132	180-10-020	NEW-P	95-20-091	180-29-125	AMD-P	95-05-080
174-116-020	AMD	95-16-093	180-10-025	NEW-P	95-20-091	180-29-125	AMD	95-08-030
174-116-030	PREP	95-05-010	180-10-030	NEW-P	95-20-091	180-43-010	AMD-P	95-05-077
174-116-030	AMD-P	95-07-132	180-10-035	NEW-P	95-20-091	180-43-010	AMD B	95-08-028
174-116-030 174-116-040	AMD PREP	95-16-093 95-05-010	180-10-040 180-10-045	NEW-P NEW-P	95-20-091 95-20-091	180-43-015 180-43-015	AMD-P AMD	95-05-077 95-08-028
174-116-040	AMD-P	95-07-132	180-16-200	AMD-P	95-16-113	180-51-050	AMD-P	95-12-025
174-116-040	AMD	95-16-093	180-16-200	AMD	95-20-086	180-51-050	AMD	95-16-063
174-116-041	PREP	95-05-010	180-16-205	AMD-P	95-16-113	180-53-070	AMD-P	95-16-113
174-116-041	AMD-P	95-07-132	180-16-205	AMD	95-20-086	180-53-070	AMD	95-20-086
174-116-041	AMD	95-16-093	180-16-210	AMD-P	95-16-113 95-20-086	180-57-080 180-75-047	PREP	95-12-024 95-21-087
174-116-042 174-116-042	PREP AMD-P	• 95-05-010 95-07-132	180-16-210 180-16-215	AMD AMD-P	95-16-113	180-75-070	PREP PREP	95-05-043
174-116-042	AMD-I	95-16-093	180-16-215	AMD	95-20-086	180-73-070	NEW-P	95-08-058
174-116-043	PREP	95-05-010	180-16-222	PREP	95-13-047	180-77-001	NEW	95-12-056
174-116-043	AMD-P	95-07-132	180-18-010	NEW-P	95-16-113	180-77-002	NEW-P	95-08-058
174-116-043	AMD	95-16-093	180-18-010	NEW	95-20-054	180-77-002	NEW	95-12-056
174-116-044	PREP	95-05-010	180-18-020	NEW-P	95-16-113	180-77-003	AMD-P	95-08-058
174-116-044 174-116-044	AMD-P AMD	95-07-132 95-16-093	180-18-020 180-18-030	NEW NEW-P	95-20-054 95-16-113	180-77-003 180-77-004	AMD NEW-P	95-12-056 95-08-058
174-116-044	PREP	95-05-010	180-18-030	NEW	95-20-054	180-77-004	NEW	95-12-056
174-116-046	AMD-P	95-07-132	180-18-040	NEW-P	95-16-113	180-77-005	AMD-P	95-08-058
174-116-046	AMD	95-16-093	180-18-040	NEW	95-20-054	180-77-005	AMD	95-12-056
174-116-050	PREP	95-05-010	180-18-050	NEW-P	95-16-113	180-77-010	REP-P	95-08-058
174-116-050	AMD-P	95-07-132	180-18-050	NEW	95-20-054	180-77-010	REP	95-12-056
174-116-050 174-116-060	AMD PREP	95-16-093 95-05-010	180-18-060 180-18-060	NEW-P NEW	95-16-113 95-20-054	180-77-012 180-77-012	NEW-P NEW	95-08-058 95-12-056
174-116-060	AMD-P	95-07-132	180-18-080	NEW-P	95-16-113	180-77-012	NEW-P	95-08-058
174-116-060	AMD	95-16-093	180-18-080	NEW	95-20-054	180-77-014	NEW	95-12-056
174-116-071	PREP	95-05-010	180-20	PREP	95-17-028	180-77-015	AMD-P	95-08-058
174-116-071	AMD-P	95-07-132	180-20-035	PREP	95-16-059	180-77-015	AMD	95-12-056
174-116-071	AMD	95-16-093	180-24-400	NEW-P	95-16-064	180-77-020	AMD-P	95-08-058
174-116-072 174-116-072	PREP AMD-P	95-05-010 95-07-132	180-24-400 180-24-405	NEW NEW-P	95-20-055 95-16-064	180-77-020 180-77-030	AMD REP-P	95-12-056 95-08-058
174-116-072	AMD-F	95-16-093	180-24-405	NEW	95-20-055	180-77-030	REP	95-12-056
174-116-072	PREP	95-05-010	180-24-410	NEW-P	95-16-064	180-77-031	NEW-P	95-08-058
174-116-080	AMD-P	95-07-132	180-24-410	NEW	95-20-055	180-77-031	NEW	95-12-056
174-116-080	AMD	95-16-093	180-24-415	NEW-P	95-16-064	180-77-035	REP-P	95-08-058
174-116-091	PREP	95-05-010	180-24-415	NEW	95-20-055	180-77-035	REP	95-12-056
174-116-091 174-116-091	AMD-P AMD	95-07-132 95-16-093	180-25-032 180-25-032	PREP REP-P	95-17-033 95-20-087	180-77-040 180-77-040	REP-P REP	95-08-058 95-12-056
174-116-091	PREP	95-05-010	180-23-032	PREP	95-05-038	180-77-041	NEW-P	95-08-058
174-116-092	AMD-P	95-07-132	180-27-019	AMD-P	95-05-083	180-77-041	NEW	95-12-056
174-116-092	AMD	95-16-093	180-27-019	AMD	95-08-032	180-77-045	REP-P	95-08-058
174-116-119	PREP	95-05-010	180-27-019	PREP	95-12-075	180-77-045	REP	95-12-056
174-116-119	AMD-P	95-07-132	180-27-019	AMD-P	95-16-077	180-77-050	REP-P	95-08-058
174-116-119	AMD PREP	95-16-093 95-05-010	180-27-019 180-27-040	AMD PREP	95-20-090 95-12-073	180-77-050 180-77-055	REP REP-P	95-12-056 95-08-058
174-116-121 174-116-121	AMD-P	95-07-132	180-27-040	AMD-P	95-16-079	180-77-055	REP	95-12-056
174-116-121	AMD	95-16-093	180-27-040	AMD	95-20-089	180-77-060	REP-P	95-08-058
174-116-122	PREP	95-05-010	180-27-05605	AMD-E	95-11-092	180-77-060	REP	95-12-056
174-116-122	AMD-P	95-07-132	180-27-05605	PREP	95-12-043	180-77-065	REP-P	95-08-058
174-116-122	AMD	95-16-093	180-27-05605	AMD-P	95-12-074	180-77-065	REP	95-12-056
174-116-123	PREP	95-05-010	180-27-05605	AMD	95-16-076	180-77-068	NEW-P	95-08-058
174-116-123 174-116-123	AMD-P AMD	95-07-132 95-16-093	180-27-600 180-27-600	PREP NEW-P	95-14-042 95-16-078	180-77-068 180-77-070	NEW AMD-P	95-12-056 95-08-058
174-116-123	PREP	95-05-010	180-27-600	NEW	95-20-088	180-77-070	AMD-F	95-12-056
174-116-124	AMD-P	95-07-132	180-27-605	PREP	95-14-042	180-77-075	AMD-P	95-08-058
174-116-124	AMD	95-16-093	180-27-605	NEW-P	95-16-078	180-77-075	AMD	95-12-056
174-116-125	PREP	95-05-010	180-27-605	NEW	95-20-088	180-77-080	AMD-P	95-08-058
174-116-126	PREP	95-05-010	180-27-610	PREP	95-14-042	180-77-080	AMD	95-12-056
174-116-127 174-116-127	PREP AMD-P	95-05-010 95-07-132	180-27-610 180-27-610	NEW-P NEW	95-16-078 95-20-088	180-77-085 180-77-085	REP-P REP	95-08-058 95-12-056
174-116-127	AMD-P	95-16-093	180-27-615	PREP	95-14-042	180-77-083	REP-P	95-12-036 95-08-058
178-01	PREP	95-04-016	180-27-615	NEW-P	95-16-078	180-77-090	REP	95-12-056
				[ 11 ]				Table
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WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
100 77 005	DED D	0.5.00.050	100 10 010					
180-77-095	REP-P	95-08-058	182-13-040	NEW	95-07-011	192-16-007	REP-P	95-06-081
180-77-095	REP	95-12-056	182-14-010	NEW-E	95-08-001	192-16-007	REP	95-09-085
180-77-100	REP-P	95-08-058	182-14-010	NEW-E	95-15-092	192-16-017	AMD-P	95-06-081
180-77-100	REP	95-12-056	182-14-020	NEW-E	95-08-001	192-16-017	AMD	95-09-085
180-77-105	REP-P	95-08-058	182-14-020	NEW-E	95-15-092	192-16-019	AMD-P	95-06-081
180-77-105	REP	95-12-056	182-14-030	NEW-E	95-08-001	192-16-019	AMD	95-09-085
180-77-106	NEW-P	95-08-058	182-14-030	NEW-E	95-15-092	192-16-022	PREP	95-21-095
180-77-106	NEW	95-12-056	182-14-040	NEW-E	95-08-001	192-16-021	AMD-P	95-06-081
180-77-110 180-77-110	AMD-P	95-08-058	182-14-040	NEW-E	95-15-092	192-16-021	AMD	95-09-085
180-77-110	AMD NEW-P	95-12-056	182-14-050	NEW-E	95-08-001	192-16-024	NEW-E	95-14-091
180-77-120		95-08-058	182-14-050	NEW-E	95-15-092	192-16-025	AMD-P	95-06-081
180-77-120	NEW D	95-12-056	182-14-060	NEW-E	95-08-001	192-16-025	AMD	95-09-085
180-77-122	NEW-P NEW	95-08-058	182-14-060	NEW-E	95-15-092	192-16-050	AMD-P	95-06-081
180-77-122	PREP	95-12-056	182-14-070	NEW-E	95-08-001	192-16-050	AMD	95-09-085
180-78-145	AMD-P	95-06-024	182-14-070	NEW-E	95-15-092	192-16-051	PREP	95-11-128
180-78-145		95-08-057	182-14-080	NEW-E	95-08-001	192-16-051	AMD-E	95-14-091
180-78-143	AMD PREP	95-12-055	182-14-080	NEW-E	95-15-092	192-16-052	NEW-E	95-14-091
180-78-160		95-13-048	182-14-090	NEW-E	95-08-001	192-16-065	REP-P	95-06-081
180-78-160	AMD-P	95-16-081	182-14-090	NEW-E	95-15-092	192-16-065	REP	95-09-085
	AMD	95-20-039	182-14-100	NEW-E	95-08-001	192-18-012	PREP	95-21-095
180-78-160	PREP	95-22-038	182-14-100	NEW-E .	95-15-092	192-23-018	PREP	95-07-075
180-79-062	PREP	95-13-046	182-16	PREP	95-04-057	192-23-019	NEW-P	95-08-077
180-79-062	AMD-P	95-16-082	182-18	PREP	95-04-057	192-23-019	NEW	95-12-014
180-79-062	AMD	95-20-038	182-20-001	NEW-P	95-08-060	192-23-800	PREP	95-21-095
180-79-230	PREP	95-13-047	182-20-001	NEW	95-12-010	192-23-810	PREP	95-21-095
180-79-230	PREP	95-21-087	182-20-010	NEW-P	95-08-060	192-23-900	PREP	95-21-095
180-79-241	PREP	95-13-049	182-20-010	NEW	95-12-010	192-28-100	REP-P	98-06-081
180-79-241	AMD-P	95-16-080	182-20-100	NEW-P	95-08-060	192-28-100	REP	95-09-085
180-79-241	AMD	95-20-040	182-20-100	NEW	95-12-010	192-28-110	AMD-P	98-06-081
180-79-311	PREP	95-23-054	182-20-130	NEW-P	95-08-060	192-28-110	AMD	95-09-085
180-79-334	PREP	95-16-075	182-20-130	NEW	95-12-010	192-28-120	AMD-P	98-06-081
180-79-340	PREP	95-16-073	182-20-160	NEW-P	95-08-060	192-28-120	AMD	95-09-085
180-79-350	PREP	95-16-074	182-20-160	NEW	95-12-010	192-32	PREP	95-12-085
180-79-350	AMD-P	95-20-044	182-20-200	NEW-P	95-08-060	192-32-001	AMD-P	95-06-081
180-85	PREP	95-05-042	182-20-200	NEW	95-12-010	192-32-001	AMD	95-09-085
180-95	AMD-P	95-05-076	182-20-300	NEW-P	95-08-060	192-32-010	AMD-P	95-06-081
180-95	AMD	95-08-029	182-20-300	NEW	95-12-010	192-32-010	AMD,	95-09-085
180-95-005	AMD-P	95-05-076	182-20-320	NEW-P	95-08-060	192-32-015	AMD-P	95-06-081
180-95-005 180-95-050	AMD	95-08-029	182-20-320	NEW	95-12-010	192-32-015	AMD	95-09-085
180-95-050	AMD-P	95-05-076 95-08-029	182-20-400	NEW-P	95-08-060	192-32-025	AMD-P	95-06-081
180-95-070	AMD NEW-P	95-08-029 95-05-076	182-20-400 192-04-060	NEW	95-12-010	192-32-025	AMD	95-09-085
180-95-070	NEW-P	95-08-029		AMD-P	95-15-063	192-32-045	AMD-P	95-06-081
182-04	PREP	95-08-029	192-04-060 192-04-063	AMD	95-18-055	192-32-045	AMD	95-09-085
182-08	PREP			NEW-P	95-15-063	192-42-005	REP	95-05-048
182-12	PREP	95-04-057 95-04-057	192-04-063 192-04-090	NEW	95-18-055	192-42-010	REP	95-05-048
182-12-110	AMD-E			AMD-P	95-15-063	192-42-021	REP	95-05-048
182-12-110	AMD-E	95-08-002 95-15-112	192-04-090	AMD	95-18-055	192-42-030	REP	95-05-048
182-12-110	AMD-E AMD-E		192-04-170	AMD-P	95-15-063	192-42-056	REP	95-05-048
		95-23-075	192-04-170	AMD	95-18-055	192-42-057	REP	95-05-048
182-12-111 182-12-111	AMD-E AMD-E	95-08-002	192-04-175	NEW-P	95-15-063	192-42-058	REP	95-05-048
182-12-111	AMD-E	95-15-112 95-23-075	192-04-175 192-12	NEW	95-18-055	192-42-081	REP	95-05-048
182-12-111	AMD-E	95-23-075 95-08-002		PREP	95-10-053	196-12	PREP	95-15-120
182-12-115	AMD-E	95-15-112	192-12-005	PREP	95-21-095	196-16	PREP	95-15-120
182-12-115	AMD-E	95-23-075	192-12-012 192-12-013	PREP	95-21-095	196-20	PREP	95-15-120
182-12-113	AMD-E	95-08-002		PREP	95-21-095	196-24	PREP	95-15-120
182-12-122	AMD-E	95-15-112	192-12-130	PREP	95-04-104	196-26-020	AMD-P	95-19-078
182-12-122	AMD-E	95-23-075	192-12-130	AMD-P	95-15-094	196-26-020	AMD	95-23-013
182-13-010	NEW-P	95-03-063	192-12-130	AMD	95-18-107	197-11-200	NEW-W	95-08-061
182-13-010	NEW-P	95-03-063	192-12-141	PREP	95-04-104	197-11-210	NEW	95-07-023
	NEW-P	95-03-075	192-12-141	PREP	95-07-075	197-11-220	NEW	-95-07-023
192 12 010		95-07-011	192-12-141	AMD-P	95-15-094	197-11-225	NEW-E	95-03-059
182-13-010			192-12-141	AMD	95-18-107	197-11-228	NEW-E	95-03-059
182-13-010	NEW		102 12 141		95-21-095	197-11-228	NEW	0.5.03.000
182-13-010 182-13-020	NEW NEW-P	95-03-063	192-12-141	PREP				95-07-023
182-13-010 182-13-020 182-13-020	NEW NEW-P NEW-W	95-03-063 95-03-074	192-12-184	AMD-P	95-06-081	197-11-230	NEW-E	95-03-059
182-13-010 182-13-020 182-13-020 182-13-020	NEW NEW-P NEW-W NEW-P	95-03-063 95-03-074 95-03-075	192-12-184 192-12-184	AMD-P AMD	95-06-081 95-09-085	197-11-230 197-11-230	NEW-E	95-03-059 95-07-023
182-13-010 182-13-020 182-13-020 182-13-020 182-13-020	NEW NEW-P NEW-W NEW-P NEW	95-03-063 95-03-074 95-03-075 95-07-011	192-12-184 192-12-184 192-12-190	AMD-P AMD AMD-P	95-06-081 95-09-085 95-06-081	197-11-230 197-11-230 197-11-232	NEW-E NEW NEW-E	95-03-059 95-07-023 95-03-059
182-13-010 182-13-020 182-13-020 182-13-020 182-13-020 182-13-030	NEW NEW-P NEW-W NEW-P NEW NEW-P	95-03-063 95-03-074 95-03-075 95-07-011 95-03-063	192-12-184 192-12-184 192-12-190 192-12-190	AMD-P AMD AMD-P AMD	95-06-081 95-09-085 95-06-081 95-09-085	197-11-230 197-11-230 197-11-232 197-11-232	NEW-E 'NEW NEW-E NEW	95-03-059 95-07-023 95-03-059 95-07-023
182-13-010 182-13-020 182-13-020 182-13-020 182-13-020 182-13-030 182-13-030	NEW NEW-P NEW-P NEW NEW-P NEW-P NEW-W	95-03-063 95-03-074 95-03-075 95-07-011 95-03-063 95-03-074	192-12-184 192-12-184 192-12-190 192-12-190 192-12-320	AMD-P AMD AMD-P AMD AMD-P	95-06-081 95-09-085 95-06-081 95-09-085 95-06-081	197-11-230 197-11-230 197-11-232 197-11-232 197-11-235	NEW-E NEW NEW-E NEW NEW-E	95-03-059 95-07-023 95-03-059 95-07-023 95-03-059
182-13-010 182-13-020 182-13-020 182-13-020 182-13-020 182-13-030 182-13-030 182-13-030	NEW NEW-P NEW-P NEW-P NEW-P NEW-P NEW-W NEW-P	95-03-063 95-03-074 95-03-075 95-07-011 95-03-063 95-03-074 95-03-075	192-12-184 192-12-184 192-12-190 192-12-190 192-12-320 192-12-320	AMD-P AMD AMD-P AMD AMD-P AMD	.95-06-081 95-09-085 95-06-081 95-09-085 95-06-081 95-09-085	197-11-230 197-11-230 197-11-232 197-11-232 197-11-235 197-11-235	NEW-E NEW NEW-E NEW NEW-E NEW	95-03-059 95-07-023 95-03-059 95-07-023 95-03-059 95-07-023
182-13-010 182-13-020 182-13-020 182-13-020 182-13-020 182-13-030 182-13-030 182-13-030	NEW NEW-P	95-03-063 95-03-074 95-03-075 95-07-011 95-03-063 95-03-074 95-03-075 95-07-011	192-12-184 192-12-184 192-12-190 192-12-190 192-12-320 192-12-320 192-12-340	AMD-P AMD AMD-P AMD AMD-P AMD AMD-P	95-06-081 95-09-085 95-06-081 95-09-085 95-06-081 95-09-085 95-06-081	197-11-230 197-11-230 197-11-232 197-11-232 197-11-235 197-11-235 197-11-250	NEW-E NEW NEW-E NEW NEW-E NEW NEW	95-03-059 95-07-023 95-03-059 95-07-023 95-03-059 95-07-023 95-08-041
182-13-010 182-13-020 182-13-020 182-13-020 182-13-020 182-13-030 182-13-030 182-13-030 182-13-030 182-13-040	NEW NEW-P NEW-P NEW-P NEW-P NEW-P NEW-P NEW-P NEW-P NEW-P NEW	95-03-063 95-03-074 95-03-075 95-07-011 95-03-063 95-03-074 95-03-075 95-07-011 95-03-063	192-12-184 192-12-184 192-12-190 192-12-190 192-12-320 192-12-320 192-12-340 192-12-340	AMD-P AMD AMD-P AMD-P AMD-P AMD AMD-P AMD	95-06-081 95-09-085 95-06-081 95-09-085 95-06-081 95-09-085 95-06-081 95-09-085	197-11-230 197-11-230 197-11-232 197-11-232 197-11-235 197-11-250 197-11-250	NEW-E NEW NEW-E NEW-E NEW- NEW NEW NEW	95-03-059 95-07-023 95-03-059 95-07-023 95-03-059 95-07-023 95-08-041 95-08-041
182-13-010 182-13-020 182-13-020 182-13-020 182-13-020 182-13-030 182-13-030 182-13-030	NEW NEW-P	95-03-063 95-03-074 95-03-075 95-07-011 95-03-063 95-03-074 95-03-075 95-07-011	192-12-184 192-12-184 192-12-190 192-12-190 192-12-320 192-12-320 192-12-340	AMD-P AMD AMD-P AMD AMD-P AMD AMD-P	95-06-081 95-09-085 95-06-081 95-09-085 95-06-081 95-09-085 95-06-081	197-11-230 197-11-230 197-11-232 197-11-232 197-11-235 197-11-235 197-11-250	NEW-E NEW NEW-E NEW NEW-E NEW NEW	95-03-059 95-07-023 95-03-059 95-07-023 95-03-059 95-07-023 95-08-041

Table [ 12 ]

197-11-262 197-11-265 197-11-268 197-11-305 197-11-340	NEW NEW	95-08-041	220-32-05500T					
197-11-265 197-11-268 197-11-305			220-32-033001	REP-E	95-21-005	220-47-601	REP-E	95-19-015
197-11-305		95-08-041	220-32-05700Q	NEW-E	95-03-002	220-47-602	NEW-E	95-19-015
	NEW	95-08-041	220-32-06000A	NEW-E	95-10-041	220-47-602	REP-E	95-19-066
197-11-340	AMD	95-07-023	220-33-01000A 220-33-01000A	NEW-E REP-E	95-21-018 95-21-018	220-47-603 220-47-603	NEW-E REP-E	95-19-066 95-20-009
	AMD AMD	95-07-023 95-07-023	220-33-01000A 220-33-01000B	NEW-E	95-21-018	220-47-604	NEW-E	95-20-009
197-11-680 197-11-748	REP	95-07-023	220-33-01000B	REP-E	95-21-058	220-47-604	REP-E	95-20-048
197-11-890	AMD	95-07-023	220-33-03000J	NEW-E	95-11-062	220-47-605	NEW-E	95-20-048
197-11-904	AMD	95-07-023	220-33-04000A	NEW-E	95-03-013	220-47-605	REP-E	95-21-070
197-11-908	AMD	95-07-023	220-33-060	AMD-P	95-17-130	220-47-606	NEW-E	95-21-070
197-11-938	AMD	95-07-023	220-33-060	AMD AMD-P	95-22-020 95-10-105	220-47-606 220-47-607	REP-E NEW-E	95-22-020 95-22-020
204-24-050	AMD-S AMD	95-03-089 95-07-137	220-36-021 220-36-021	AMD-P AMD-C	95-13-062	220-47-607	REP-E	95-22-055
204-24-050 204-41-030	AMD-E	95-04-060	220-36-021	AMD AMD	95-13-065	220-47-608	NEW-E	95-22-055
204-41-030	PREP	95-05-001	220-36-023	AMD-P	95-10-105	220-47-608	REP-E	95-23-001
204-41-030	AMD-P	95-06-065	220-36-023	AMD-C	95-13-062	220-47-609	NEW-E	95-23-001
204-41-030	AMD	95-09-091	220-36-023	AMD	95-13-065	220-47-609	REP-E	95-23-006
208-620-010	NEW-P	95-22-107	220-36-02300P 220-36-02300P	NEW-E REP-E	95-19-092 95-19-092	220-47-610 220-47-610	NEW-E REP-E	95-23-006 95-23-040
208-620-020	NEW-P NEW-P	95-22-107 95-22-107	220-36-02300P 220-36-02300Q	NEW-E	95-19-092 95-21-081	220-47-611	NEW-E	95-23-040
208-620-030 208-620-040	NEW-P	95-22-107	220-36-02300Q	REP-E	95-21-081	220-47-611	REP-E	95-23-077
208-620-050	NEW-P	95-22-107	220-36-02300R	NEW-E	95-22-021	220-47-612	NEW-E	95-23-077
208-620-060	NEW-P	95-22-107	220-36-02300R	REP-E	95-22-021	220-49-020	AMD-P	95-17-130
208-620-070	NEW-P	95-22-107	220-36-03001	AMD-P	95-17-130	220-49-020	AMD	95-23-020
208-620-080	NEW-P	95-22-107	220-36-03001	AMD	95-23-020	220-49-02000H	NEW-E	95-04-088
208-620-090	NEW-P	95-22-107	220-40-021	AMD-P AMD-C	95-10-105 95-13-062	220-52-03000I 220-52-03000I	NEW-E REP-E	95-13-057 95-13-057
208-620-150	NEW-P NEW-P	95-22-107 95-22-107	220-40-021 220-40-021	AMD-C	95-13-065 95-13-065	220-52-04600A	NEW-E	95-06-001
208-620-180 208-620-200.	NEW-P	95-22-107	220-40-027	AMD-P	95-10-105	220-52-04600A	REP-E	95-06-016
208-620-220	NEW-P	95-22-107	220-40-027	AMD-C	95-13-062	220-52-04600B	NEW-E	95-06-016
220-12-010	AMD-P	95-14-133	220-40-027	AMD	95-13-065	220-52-04600B	REP-E	95-07-027
220-12-010	AMD	95-17-062	220-40-02700K	NEW-E	95-19-010	220-52-04600C	NEW-E	95-09-027
220-12-020	AMD	95-04-066	220-40-02700K	REP-E	95-19-010	220-52-04600D 220-52-04600D	NEW-E REP-E	95-20-047 95-20-060
220-16-320	AMD-P	95-22-111 95-17-130	220-40-02700L 220-40-02700L	NEW-E REP-E	95-21-069 95-21-069	220-52-04600E	NEW-E	95-20-060
220-20-020 220-20-020	AMD-P AMD	95-17-130 95-23-020	220-40-02700L 220-40-02700M	NEW-E	95-23-021	220-52-04600E	REP-E	95-21-043
220-20-025	AMD-P	95-17-130	220-40-02700M	REP-E	95-23-021	220-52-04600F	NEW-E	95-21-017
220-20-025	AMD	95-23-020	220-40-030	AMD-P	95-17-130	220-52-04600F	REP-E	95-21-043
220-22-030	AMD-P	95-09-081	220-40-030	AMD	95-23-020	220-52-04600G	NEW-E	95-21-043
220-22-030	AMD	95-13-056	220-44-050	AMD-P AMD	95-06-094 95-08-069	220-52-04600G 220-52-04600H	REP-E NEW-E	95-22-018 95-22-018
220-24-02000W	NEW-E . REP-E	95-16-002 95-17-047	220-44-050 220-44-05000M	REP-E	95-05-007	220-52-04600H	NEW-E	95-05-056
220-24-02000W 220-24-02000X	NEW-E	95-17-047	220-44-05000N	NEW-E	95-05-007	220-52-04600Z	REP-E	95-06-001
220-24-02000X	REP-E	95-17-076	220-44-05000N	REP-E	95-05-021	220-52-07100U	NEW-E	95-10-030
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220-24-02000Y	REP-E	95-18-077	220-44-05000P	REP-E	95-08-034	220-52-07100V	NEW-E	95-10-057
220-24-02000Z	NEW-E	95-18-077	220-44-05000Q	NEW-E	95-08-034 95-10-001C	220-52-07100V 220-52-07100W	REP-E NEW-E	95-11-015 95-11-015
220-32-05100M	NEW-E	95-04-087 95-07-010	220-44-05000Q 220-44-05000R	REP-E NEW-E	95-10-001C 95-10-001C	220-52-07100W	REP-E	95-11-013
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220-32-05100R 220-32-05500K	NEW-E	95-09-031	220-47-262	AMD	95-13-056	220-52-07300Y	NEW-E	95-07-119
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220-32-05500N 220-32-05500P	NEW-E	95-18-023	220-47-401	AMD-P	95-09-081	220-56-100	AMD	95-04-066
220-32-05500P	REP-E	95-19-008	220-47-401	AMD	95-13-056	220-56-100	AMD-P	95-22-111
220-32-05500Q	NEW-E	95-19-008	220-47-40100A	NEW-E	95-18-058	220-56-103	NEW-P	95-14-133
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220-56-127 220-56-128 220-56-130 220-56-134	AMD	95-12-027		NEW-E	95-11-065	220-57-16000B	NEW-E	95-14-029
220-56-128 220-56-130 220-56-134	REP	95-04-066	220-56-32500D	NEW-E	95-20-002	220-57-16000B	REP-E	95-16-046
220-56-130 220-56-134	AMD	95-12-027	220-56-326 220-56-330	NEW-P	95-22-111	220-57-16000C	NEW-E	95-16-046
220-56-134	AMD	95-04-066	220-56-330	AMD-W	95-12-066	220-57-16000C	REP-E	95-16-046
	NEW	95-12-027	220-56-33000E	AMD-P NEW-E	95-22-111	220-57-16000Z	NEW-E	95-05-049
	AMD	95-04-066	220-56-33000E	REP-E	95-17-043 95-22-018	220-57-16000Z	REP-E	95-08-037
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220-56-190	AMD	95-12-027	220-56-350	AMD	95-12-027	220-57-170	AMD-P	95-22-111
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220-56-19000A	NEW-E	95-17-007	220-56-35000C	REP-E	95-04-086	220-57-175 220-57-17500B	AMD-P	95-22-111
220-56-19000A	REP-E	95-18-076	220-56-35000D	NEW-E	95-04-086	220-57-17500B 220-57-17500B	NEW-E	95-05-049
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220-56-191	AMD-P	95-22-111	220-56-35000G	REP-E	95-17-075	220-57-200	AMD AMD-P	95-12-027
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220-56-19100K	NEW-E	95-12-028	220-56-36000N	NEW-E	95-10-104	220-57-205	AMD-P	95-12-027 95-22-111
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220-56-19100M	NEW-E	95-19-024	220-56-370	AMD	95-04-066	220-57-215	AMD-W	95-12-000
220-56-19100M	REP-E	95-20-027	220-56-372	AMD-P	95-22-111	220-57-220	AMD	95-12-027
220-56-19100N	NEW-E	95-19-067	220-56-380	AMD	95-12-027	220-57-220	AMD-P	95-22-111
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220-56-192	NEW-P	95-22-111	220-56-38000A	REP-E	95-16-040	220-57-235	AMD	95-12-027
220-56-195	AMD	95-12-027	220-56-38000B	NEW-E	95-16-040	220-57-235	AMD-P	95-22-111
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20-56-196	AMD	95-12-027	220-56-38000C	NEW-E	95-17-075	220-57-240	AMD-P	95-22-111
20-56-199	AMD	95-12-027	220-56-38000W	REP-E	95-04-086	220-57-250	AMD	95-12-027
20-56-205	AMD	95-04-066	220-56-38000X	NEW-E	95-04-086	220-57-250	AMD-P	95-22-111
20-56-205	AMD-P	95-22-111	220-56-38000X	REP-E	95-10-040	220-57-255	AMD	95-12-027
20-56-210	AMD	95-04-066	220-56-38000Y	NEW-E	95-10-040	220-57-260	AMD	95-12-027
20-56-225	AMD	95-04-066	220-56-38000Y	REP-E	95-14-099	220-57-260	AMD-P	95-22-111
20-56-225	AMD-P	95-22-111	220-56-38000Z	NEW-E	95-14-099	220-57-265	AMD-W	95-12-066
20-56-235	AMD	95-04-066	220-56-38000Z	REP-E	95-15-002	220-57-265	AMD-P	95-22-111
20-56-235	AMD-P	95-22-111	220-56-390	AMD	95-04-066	220-57-270	AMD	95-12-027
20-56-240	AMD	95-04-066	220-56-420	NEW-P	95-22-111	220-57-270	AMD-P	95-22-111
20-56-240	AMD-P	95-22-111	220-57	AMD-C	95-04-064	220-57-27000A	NEW-E	95-11-063
20-56-245	AMD	95-12-027	220-57-001	AMD	95-12-027	220-57-280	AMD	95-12-027
20-56-250	REP-P	95-22-111	220-57-120	AMD	95-12-027	220-57-280	AMD-P	95-22-111
20-56-255	AMD	95-12-027	220-57-130	AMD	95-12-027	220-57-285	AMD	95-12-027
20-56-25500A	NEW-E	95-16-003	220-57-130	AMD-P	95-22-111	220-57-285	AMD-P	95-22-111
20-56-25500A	REP-E	95-17-074	220-57-13000T	NEW-E	95-14-035	220-57-290	AMD	95-12-027
20-56-25500B	NEW-E	95-17-074	220-57-13000T	REP-E	95-14-035	220-57-29000R	NEW-E	95-08-037
20-56-25500X	NEW-E	95-12-012	220-57-13000U	NEW-E	95-18-057	220-57-295	. AMD	95-12-027
20-56-25500X	REP-E	95-14-073	220-57-13000U	REP-E	95-18-057	220-57-300	AMD	95-12-027
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20-56-25500Y	REP-E	95-14-098	220-57-135	AMD-P	95-22-111	220-57-305	AMD	95-12-027
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20-56-282	AMD	95-04-066	220-57-13500S	REP-E	95-18-057	220-57-31000N	REP-E	95-12-029
20-56-285	AMD	95-12-027	220-57-137	AMD	95-12-027	220-57-31000P	NEW-E	95-12-029
20-56-28500D	NEW-E	95-05-049	220-57-137	AMD-P	95-22-111	220-57-31000P	REP-E	95-12-039
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20-56-28500F	NEW-E	95-18-025	220-57-140	AMD	95-12-027	220-57-310000	REP-E	95-19-041
20-56-305	AMD	95-12-027	220-57-140	AMD-P	95-22-111	220-57-31000R	NEW-E	95-20-010
20-56-310	AMD	95-04-066	220-57-155	AMD	95-12-027	220-57-31000R	REP-E	95-20-010

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220-57-315	AMD	95-12-027	220-57-505	NEW-E	95-08-037	222-21-010	NEW-C	95-14-028
220-57-31500A	NEW-E	95-08-037	220-57-50500X 220-57-510	AMD	95-12-027	222-21-010	NEW-C	95-04-073
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220-57-31900I	REP-E	95-12-029	220-57-520	AMD-P AMD	95-12-027	222-21-030	NEW-C	95-04-073
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220-57-31900J	REP-E	95-12-039	220-57-525	AMD-P	95-04-064	222-21-040	AMD-C	95-04-073
220-57-321	NEW	95-12-027	220-57A	AMD-C	95-12-027	222-24-030	AMD-E	95-04-074
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220-57-327	AMD	95-12-027	220-57A-001		95-12-027	222-24-030	AMD-C	95-14-028
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220-57-345	AMD	95-12-027	220-57A-035	AMD-P	-	222-30-050	AMD-C	95-14-028
220-57-345	AMD-P	95-22-111	220-57A-037	AMD	95-12-027	222-30-050	AMD-E	95-19-012
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220-57-38500Y	REP-E	95-18-057	220-57A-185	AMD	95-12-027	222-30-070	AMD-E	95-14-028
220-57-390	AMD	95-12-027	220-57A-190	AMD	95-12-027	222-30-070	AMD-E	95-19-012
220-57-395	AMD	95-12-027	220-69-24000A	NEW-E	95-20-047	222-30-075	NEW-C	95-04-073
220-57-400	AMD	95-12-027	220-88A-07000A	NEW-E	95-11-064	222-30-075	NEW-E	95-04-074
220-57-405	AMD	95-12-027	220-88A-07000B	NEW-E	95-20-002	l l	NEW-E	95-11-052
220-57-410	AMD	95-12-027	220-88A-08000A	NEW-E	95-20-002	222-30-075	NEW-E	95-14-028
220-57-410	AMD-P	95-22-111	220-95-011	REP-P	95-03-088	222-30-075	NEW-E	95-19-012
220-57-415	AMD	95-12-027	220-95-011	REP	95-07-012	222-30-075	AMD-C	95-04-073
220-57-415	AMD-P	95-22-111	220-95-013	NEW-P	95-03-088	222-30-100	AMD-E	95-04-074
220-57-425	AMD _	95-12-027	220-95-013	NEW	95-07-012	222-30-100	AMD-E	95-11-052
220-57-425	AMD-P	95-22-111	220-95-016	REP-P	95-03-088	222-30-100	AMD-E	95-14-028
220-57-427	AMD	95-12-027	220-95-016	REP	95-07-012	222-30-100 222-30-100	AMD-E	95-19-012
220-57-430	AMD	95-12-027	220-95-018	NEW-P	95-03-088			95-04-073
220-57-430	AMD-P	95-22-111	220-95-018	NEW	95-07-012	222-38-020	AMD-C AMD-E	95-04-074
220-57-43000I	NEW-E	95-16-099	220-95-021	REP-P	95-03-088	222-38-020		05.11.050
220-57-43000I	REP-E	95-16-099	220-95-021	REP	95-07-012	222-38-020	AMD-E AMD-C	95-11-052 95-14-028
220-57-435	AMD	95-12-027	220-95-022	NEW-P	95-03-088	222-38-020		95-14-028
220-57-435	AMD-P	95-22-111	220-95-022	NEW	95-07-012	222-38-020	AMD-E	95-19-012
220-57-43500J	NEW-E	95-16-095	220-95-026	REP-P	95-03-088	222-38-030	AMD-C	
220-57-43500J	REP-E	95-16-095	220-95-026	REP	95-07-012	222-38-030	AMD-E	95-04-074 95-11-052
220-57-440	AMD	95-12-027	220-95-027	NEW-P	95-03-088	222-38-030	AMD-E	
220-57-450	AMD	95-12-027	220-95-027	NEW	95-07-012	222-38-030	AMD-C	95-14-028
220-57-450	AMD-P	95-22-111	220-95-031	REP-P	95-03-088	222-38-030	AMD-E	95-19-012
220-57-455	AMD	95-12-027	220-95-031	REP	95-07-012	230-02-010	AMD-P	95-04-043
220-57-455	AMD-P	95-22-111	220-95-032	NEW-P	95-03-088	230-02-010	AMD	95-07-095
220-57-460	AMD	95-12-027	220-95-032	NEW	95-07-012	230-02-102	NEW-P	95-20-069
220-57-460	AMD-P	95-22-111	220-95-03200A	NEW-E	95-12-036	230-02-102	NEW	95-23-091
220-57-46000B	NEW-E		222-10-030	NEW-C	95-04-073	230-02-104	NEW-P	95-20-069
220-57-46000B	REP-E	95-14-035	222-10-030	NEW-C	95-14-028	230-02-104	NEW	95-23-091
220-57-46000C	NEW-E	95-18-057	222-10-040	NEW-C	95-04-073	230-02-125	REP-P	95-06-012
220-57-46000C	REP-E	95-18-057	222-10-040	NEW-C	95-14-028	230-02-125	REP	95-09-061
220-57-465	AMD	95-12-027	222-16-010	AMD-C	95-04-073	230-02-183	AMD-P	95-04-039
220-57-465	AMD-P	95-22-111	222-16-010	AMD-E	95-04-074	230-02-183	AMD	95-07-093
220-57-473	AMD	95-12-027	222-16-010	AMD-E	95-11-052	230-02-210	AMD-P	95-14-095
220-57-473	AMD-P	95-22-111	222-16-010	AMD-C	95-14-028	230-02-210	AMD	95-19-071
220-57-470	AMD-W	95-12-066	222-16-010	AMD-E	95-19-012	230-02-240	AMD-P	95-04-037
220-57-480	AMD	95-12-027	222-16-075	NEW-C	95-04-073	230-02-240	AMD-C	95-07-099
220-57-480	AMD-P	95-22-111	222-16-075	NEW-C	95-14-028	230-02-240	AMD	95-09-062
220-57-495	AMD	95-12-027	222-16-080	AMD-C	95-04-073	230-02-250	AMD-P	95-14-094
220-57-495	AMD-P	95-22-111	222-16-080	AMD-E	95-04-074	230-02-250	AMD	95-19-070
220-57-497	AMD	95-12-027	222-16-080	AMD-E	95-11-052	230-02-300	PREP	95-19-034
220-57-49700J	NEW-E	95-08-037	222-16-080	AMD-C	95-14-028	230-02-300	AMD-P	95-20-070
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[ 15 ]

WAC#		WSR #	WAC#		WSR #	WAC#		WSR #
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230-02-300	AMD	95-23-109	230-12-079	NEW-P	95-04-037	230-40-200	AMD	95-23-109
230-02-350	AMD-P	95-04-038	230-12-079	NEW-C	95-07-099	230-40-225	AMD-P	95-20-070
230-02-350	AMD	95-07-094	230-12-079	NEW	95-09-062	230-40-225	AMD	95-23-109
230-02-360 230-02-360	AMD-P AMD	95-04-038 95-07-094	230-20-055 230-20-064	PREP	95-23-088	230-40-310	PREP	95-19-034
230-02-360	AMD-P	95-07-094 95-04-038	230-20-064	AMD-E PREP	95-21-078 95-21-079	230-40-310 230-40-310	REP-P REP	95-20-070
230-02-370	AMD	95-07-094	230-20-064	AMD-P	95-23-090	230-40-400	AMD-E	95-23-109 95-05-070
230-02-380	AMD-P	95-04-038	230-20-070	AMD-P	95-04-037	230-40-400	AMD-P	95-06-011
230-02-380	AMD	95-07-094	230-20-070	AMD-C	95-07-099	230-40-400	AMD-C	95-09-060
230-02-418	AMD-P	95-04-037	230-20-070	AMD	95-09-062	230-40-400	AMD	95-13-024
230-02-418	AMD-C	95-07-099	230-20-080	PREP	95-18-029	230-40-400	PREP	95-19-034
230-02-418 230-02-511	AMD PREP	95-09-062	230-20-090	AMD-P	95-07-111	230-40-400	AMD-P	95-20-070
230-02-311	AMD-P	95-23-088 95-07-111	230-20-090 230-20-130	AMD AMD-P	95-12-051 95-06-010	230-40-400 230-46-010	AMD AMD-P	95-23-109 95-07-111
230-04-075	AMD	95-12-051	230-20-130	AMD-I	95-09-064	230-46-010	AMD-P	95-12-051
230-04-080	AMD-P	95-04-038	230-20-170	AMD-P	95-07-111	230-48-010	NEW-E	95-07-065
230-04-080	AMD	95-07-094	230-20-170	AMD	95-12-051	230-48-010	NEW-P	95-07-096
230-04-110	AMD-E	95-07-064	230-20-170	PREP	95-18-029	230-48-010	NEW-C	95-12-048
230-04-110	AMD-P	95-07-098	230-20-170	AMD-P	95-20-069	230-48-010	NEW	95-13-032
230-04-110 230-04-115	AMD NEW-E	95-12-052 95-07-064	230-20-170 230-20-190	AMD AMD-P	95-23-091 95-07-111	230-50-010 230-50-010	AMD-C	95-04-040
230-04-115	NEW-P	95-07-098	230-20-190	AMD-F	95-12-051	230-50-010	AMD-C AMD-C	95-06-013 95-07-097
230-04-115	NEW	95-12-052	230-20-220	AMD-P	95-07-111	230-50-010	AMD-C	95-12-054
230-04-120	AMD-P	95-14-095	230-20-220	AMD	95-12-051	230-50-010	AMD	95-13-030
230-04-120	AMD	95-19-071	230-20-240	AMD-P	95-14-094	230-50-560	PREP	95-23-089
230-04-145	AMD-P	95-04-037	230-20-240	AMD	95-19-070	232-12-001	AMD	95-05-008
230-04-145 230-04-145	AMD-C AMD	95-07-099 95-09-062	230-20-300	AMD-P AMD	95-04-039 95-07-093	232-12-001 232-12-018	AMD-P NEW-P	95-22-113
230-04-147	AMD-P	95-04-037	230-20-300	AMD-P	95-04-039	232-12-018	NEW-P	95-14-134 95-17-063
230-04-147	AMD-C	95-07-099	230-20-325	AMD	95-07-093	232-12-019	AMD-P	95-14-134
230-04-147	AMD	95-09-062	230-20-325	PREP	95-20-068	232-12-019	AMD	95-17-063
230-04-203	AMD-E	95-07-064	230-20-335	NEW-P	95-04-039	232-12-055	REP-P	95-14-100
230-04-203 230-04-203	AMD-P AMD	95-07-098	230-20-335	NEW	95-07-093	232-12-055	REP-W	95-18-064
230-04-280	AMD-C	95-12-052 95-04-040	230-20-335 230-20-620	PREP AMD-P	95-20-068 95-06-010	232-12-068 232-12-068	NEW-P NEW	95-14-106 95-18-072
230-04-280	AMD-C	95-06-013	230-20-620	AMD	95-09-064	232-12-008	AMD	95-03-034
230-04-280	AMD-C	95-07-097	230-20-630	AMD-P	95-07-111	232-12-131	AMD-P	95-22-112
230-04-280	AMD-W	95-12-053	230-20-630	AMD	95-12-051	232-12-144	AMD-P	95-22-113
230-04-400 230-04-400	AMD-C AMD-C	95-04-040 95-06-013	230-25-040 230-25-055	PREP	95-20-068	232-12-147	AMD-P	95-22-113
230-04-400	AMD-C	95-07-097	230-25-055	AMD-P AMD	95-07-111 95-12-051	232-12-151 232-12-168	AMD AMD-P	95-05-008 95-22-113
230-04-400	AMD-S	95-12-050	230-25-070	AMD-P	95-07-111	232-12-108	AMD	95-02-070
230-04-400	AMD-C	95-12-054	230-25-070	AMD	95-12-051	232-12-287	AMD-P	95-06-095
230-04-400	AMD-W	95-13-029	230-25-220	PREP	95-20-068	232-12-287	AMD	95-10-026
230-04-400 230-04-405	AMD NEW-P	95-17-065 95-07-110	230-25-330 230-25-330	AMD-P	95-07-111	232-12-619	AMD	95-05-008
230-04-405	NEW-C	95-12-049	230-23-330	AMD PREP	95-12-051 95-19-034	232-12-619 232-12-619	AMD-P AMD	95-14-134 95-17-063
230-04-405	NEW	95-13-031	230-30-050	AMD-P	95-20-070	232-12-619	AMD-P	95-22-113
230-08-010	AMD-P	95-14-096	230-30-050	AMD	95-23-109	232-12-61900A	NEW-E	95-04-065
230-08-010	AMD	95-19-069	230-30-065	PREP	95-19-034	232-12-827	REP-E	95-22-017
230-08-070 230-08-070	AMD-P AMD	95-04-039 95-07-093	230-30-065 230-30-065	AMD-P	95-20-070	232-12-827	REP-P	95-22-112
230-08-080	AMD-P	95-14-096	230-30-003	AMD PREP	95-23-109 95-19-034	232-12-828 232-12-82900A	NEW-P NEW-E	95-22-112 95-22-017
230-08-080	PREP	95-18-029	230-30-070	AMD-P	95-20-070	232-12-823007	REP-E	95-22-017
230-08-080	AMD-P	95-20-069	230-30-070	AMD	95-23-109	232-12-831	REP-P	95-22-112
230-08-080	AMD	95-23-091	230-30-080	PREP	95-19-034	232-16-380	AMD-P	95-14-107
230-08-095 230-08-095	AMD-P AMD	95-14-096 95-19-069	230-30-080 230-30-080	AMD-P	95-20-070	232-16-380	AMD	95-18-066
230-08-105	AMD-P	95-14-094	230-30-080	AMD PREP	95-23-109 95-19-034	232-24-120 232-24-120	REP-E REP-P	95-20-016
230-08-105	AMD	95-19-070	230-30-097	AMD-P	95-20-070	232-24-120	AMD	95-22-112 95-03-024
230-08-110	NEW-P	95-14-096	230-30-097	AMD	95-23-109	232-28-02202	AMD-P	95-14-101
230-08-110	NEW	95-19-069	230-30-106	PREP	95-19-034	232-28-02202	AMD	95-18-067
230-08-130 230-08-130	AMD-P AMD	95-04-038 95-07-094	230-30-106 230-30-106	AMD-P	95-20-070	232-28-02203	AMD	95-03-025
230-08-160	AMD-P	95-04-038	230-40-050	AMD PREP	95-23-109 95-19-034	232-28-02203 232-28-02204	AMD-P	95-22-112
230-08-160	AMD	95-07-094	230-40-050	AMD-P	95-20-070	232-28-02204	AMD AMD-P	95-03-026 95-22-112
230-12-020	AMD-P	95-14-096	230-40-050	AMD	95-23-109	232-28-02205	AMD-F	95-03-027
230-12-020	AMD	95-19-069	230-40-055	PREP	95-23-088	232-28-02205	AMD-P	95-22-112
230-12-030	PREP	95-19-034	230-40-125	PREP	95-19-034	232-28-02206	AMD	95-03-028
230-12-040 230-12-040	AMD-P AMD	95-04-039 95-07-093	230-40-125 230-40-125	AMD-P AMD	95-20-070 95-23-109	232-28-02210	AMD	95-03-029
230-12-075	REP-P	95-06-012	230-40-200	PREP	95-19-034	232-28-02210 232-28-02220	AMD-P AMD	95-22-112 95-03-040
230-12-075	REP	95-09-061	230-40-200	AMD-P	95-20-070	232-28-02220	AMD-P	95-06-100
Table				[ 16 ]				

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232-28-02220	AMD	95-11-035	232-28-404	REP-P	95-22-112	232-28-61952	NEW-W	95-03-066
232-28-02220	AMD-P	95-22-112	232-28-407	REP-E	95-20-016	232-28-61953	REP-E	95-09-050
232-28-02240	AMD-P	95-22-112	232-28-407	REP-P	95-22-112	232-28-61953	REP-P	95-14-134
232-28-02250	AMD-P	95-22-112	232-28-418	REP-P	95-14-103	232-28-61953	REP	95-17-064
232-28-02270	AMD-P	95-22-112	232-28-418	REP	95-18-068	232-28-61954	REP-E	95-09-050
232-28-02280	AMD	95-03-030	232-28-419	NEW-P	95-14-103	232-28-61954	REP-P	95-14-134
232-28-02280	AMD-P	95-22-112	232-28-419 232-28-419	NEW AMD-P	95-18-068 95-22-112	232-28-61954 232-28-61957	REP REP-E	95-17-064 95-09-050
232-28-02290	AMD-P REP-E	95-22-112 95-20-016	232-28-514	AMD-P	95-14-102	232-28-61957	REP-P	95-14-134
232-28-206 232-28-206	REP-P	95-22-112	232-28-514	AMD	95-18-065	232-28-61957	REP	95-17-064
232-28-209	REP-E	95-20-016	232-28-60101	REP-E	95-20-016	232-28-812	REP-E	95-20-016
232-28-209	REP-P	95-22-112	232-28-60101	REP-P	95-22-112	232-28-812	REP-P	95-22-112
232-28-21201	REP-E	95-20-016	232-28-60102	REP-E	95-20-016	232-28-827	REP-P	95-22-112
232-28-21201	REP-P	95-22-112	232-28-60102	REP-P	95-22-112	232-28-831	REP-P	95-22-112
232-28-215	REP-E	95-20-016	232-28-604	REP-E	95-20-016	236-12	PREP AMD-P	95-11-130 95-13-107
232-28-215	REP-P	95-22-112 95-20-016	232-28-604	REP-P REP-E	95-22-112 95-20-016	236-12-015 236-12-015	AMD-P AMD	95-15-107
232-28-216	REP-E REP-P	95-20-016 95-22-112	232-28-60415 232-28-60415	REP-E	95-20-010 95-22-112	236-12-360	AMD-P	95-13-107
232-28-216 232-28-225	REP-E	95-20-016	232-28-605	REP-E	95-20-016	236-12-360	AMD	95-16-107
232-28-225	REP-P	95-22-112	232-28-605	REP-P	95-22-112	236-12-361	AMD-P	95-13-107
232-28-239	REP-P	95-06-099	232-28-60508	REP-E	95-20-016	236-12-361	AMD	95-16-107
232-28-239	REP	95-11-028	232-28-60508	REP-P	95-22-112	236-12-362	AMD-P	95-13-107
232-28-240	AMD	95-03-031	232-28-61610	REP-E	95-20-016	236-12-362	AMD	95-16-107
232-28-240	AMD-P	95-22-112	232-28-61610	REP-P	95-22-112	236-15	PREP	95-11-131
232-28-241	AMD	95-03-032	232-28-619	AMD AMD-P	95-05-008 95-06-093	236-15-010 236-15-010	NEW REP-P	95-05-044 95-13-108
232-28-241 232-28-24100A	AMD-P NEW-E	95-22-112 95-17-0 <b>7</b> 7	232-28-619 232-28-619	AMD-P AMD	95-10-027	236-15-010	REP	95-16-106
232-28-24100A 232-28-24102	NEW-E	95-03-035	232-28-619	AMD-P	95-14-134	236-15-015	NEW	95-05-044
232-28-24102	AMD-P	95-14-104	232-28-619	AMD	95-19-011	236-15-015	REP-P	95-13-108
232-28-24102	AMD	95-18-069	232-28-619	AMD-P	95-22-113	236-15-015	REP	95-16-106
232-28-242	AMD	95-03-033	232-28-61900A	NEW-E	95-04-065	236-15-050	NEW	95-05-044
232-28-242	AMD-P	95-22-112	232-28-61900B	NEW-E	95-07-018	236-15-050	REP-P	95-13-108
232-28-243	REP-P	95-06-099	232-28-61900B	REP-E	95-12-030	236-15-050	REP NEW	95-16-106 95-05-044
232-28-243	REP	95-11-028 95-06-099	232-28-61900B 232-28-61900C	REP-E NEW-E	95-12-040 95-09-050	236-15-100 236-15-100	REP-P	95-13-108
232-28-244 232-28-244	REP-P REP	95-11-028	232-28-61900C	REP-E	95-16-094	236-15-100	REP	95-16-106
232-28-245	REP-P	95-06-099	232-28-61900D	NEW-E	95-09-051	236-15-200	NEW	95-05-044
232-28-245	REP	95-11-028	232-28-61900D	REP-E	95-16-094	236-15-200	REP-P	95-13-108
232-28-246	NEW	95-03-036	232-28-61900E	NEW-E	95-12-030	236-15-200	REP	95-16-106
232-28-246	AMD-P	95-06-107	232-28-61900E	REP-E	95-12-040	236-15-300	NEW	95-05-044
232-28-246	AMD	95-11-037	232-28-61900F	NEW-E	95-12-040	236-15-300 236-15-300	REP-P REP	95-13-108 95-16-106
232-28-246	AMD-P	95-22-112 95-03-068	232-28-61900F 232-28-61900G	REP-E NEW-E	95-16-094 95-14-063	236-15-700	NEW	95-05-044
232-28-24601 232-28-247	NEW-E NEW	95-03-037	232-28-61900H	NEW-E	95-16-094	236-15-700	REP-P	95-13-108
232-28-248	NEW	95-03-038	232-28-61900H	REP-E	95-16-094	236-15-700	REP	95-16-106
232-28-248	AMD-P	95-06-106	232-28-619001	NEW-E	95-20-015	236-15-800	NEW	95-05-044
232-28-248	AMD	95-11-036	232-28-619001	REP-E	95-20-015	236-15-800	REP-P	95-13-108
232-28-248	AMD-P	95-22-112	232-28-61900J	NEW-E	95-21-065	236-15-800	REP	95-16-106
232-28-249	NEW	95-03-039	232-28-61900J	REP-E	95-21-065	236-15-900 236-15-900	NEW REP-P	95-05-044 95-13-108
232-28-249	AMD-P	95-22-112	232-28-61940	REP-E	95-09-050 95-14-134	236-15-900	REP-P	95-16-106
232-28-250 232-28-250	NEW-P NEW	95-06-097 95-11-034	232-28-61940 232-28-61940	REP-P REP	95-14-134 95-17-064	240-10-030	AMD	95-09-025
232-28-251	NEW-P	95-06-098	232-28-61941	REP-E	95-09-050	240-10-040	AMD	95-09-025
232-28-251	NEW	95-11-038	232-28-61941	REP-P	95-14-134	240-15-020	PREP	95-23-095
232-28-252	NEW-P	95-06-102	232-28-61941	REP	95-17-064	243-01-010	NEW-P	95-17-112
232-28-252	NEW	95-11-033	232-28-61942	REP-E	95-09-050	243-01-010	NEW	95-23-058
232-28-253	NEW-P	95-06-101	232-28-61942	REP-P	95-14-134	243-01-020	NEW-P	95-17-112
232-28-253	NEW	95-11-032	232-28-61942	REP	95-17-064	243-01-020 243-01-030	NEW NEW-P	95-23-058 95-17-112
232-28-254 232-28-254	NEW-P NEW	95-06-103 95-11-031	232-28-61945 232-28-61945	REP-E REP-P	95-09-050 95-14-134	243-01-030	NEW-P	95-23-058
232-28-255	NEW-P	95-06-105	232-28-61945	REP	95-17-064	243-01-040	NEW-P	95-17-112
232-28-255	NEW	95-11-029	232-28-61946	REP-E	95-09-050	243-01-040	NEW	95-23-058
232-28-256	NEW-P	95-06-104	232-28-61946	REP-P	95-14-134	243-01-050	NEW-P	95-17-112
232-28-256	NEW	95-11-030	232-28-61946	REP	95-17-064	243-01-050	NEW	95-23-058
232-28-257	NEW-P	95-06-096	232-28-61947	REP-E	95-09-050	243-01-060	NEW-P	95-17-112
232-28-257	NEW	95-11-027	232-28-61947	REP-P	95-14-134	243-01-060	NEW D	95-23-058
232-28-257	AMD-P	95-22-112	232-28-61947 232-28-61950	REP REP-E	95-17-064 95-09-050	243-01-070 243-01-070	NEW-P NEW	95-17-112 95-23-058
232-28-258 232-28-258	NEW-P NEW	95-14-105 95-18-070	232-28-61950	REP-E REP-P	95-14-134	243-01-070	NEW-P	95-17-112
232-28-259	NEW-P	95-14-129	232-28-61950	REP	95-17-064	243-01-080	NEW	95-23-058
232-28-259	NEW	95-18-071	232-28-61951	REP-E	95-09-050	243-01-090	NEW-P	95-17-112
232-28-260	NEW-P	95-22-112	232-28-61951	REP-P	95-14-134	243-01-090	NEW '	95-23-058
232-28-404	REP-E	95-20-016	232-28-61951	REP	95-17-064	243-01-100	NEW-P	95-17-112
				f 17 l				Table

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WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
243-01-100	NEW	95-23-058	245-03-160	NEW-W	95-07-037	245.02.000		
243-01-110	NEW-P	95-17-112	245-03-160	NEW-W	95-07-037 95-12-047	245-03-880 245-03-880	NEW-P	95-06-074
243-01-110	NEW	95-23-058	245-03-180	NEW-P	95-06-075	245-03-880	NEW-W NEW-W	95-07-034 95-12-047
243-01-120	NEW-P	95-17-112	245-03-180	NEW-W	95-07-037	245-04-010	NEW-W	95-12-047
243-01-120	NEW	95-23-058	245-03-180	NEW-W	95-12-047	245-04-010	NEW-W	95-07-033
243-01-130	NEW-P	95-17-112	245-03-200	NEW-P	95-06-075	245-04-010	NEW-W	95-12-047
243-01-130	NEW	95-23-058	245-03-200	NEW-W	95-07-037	245-04-020	NEW-P	95-06-077
243-01-140	NEW-P	95-17-112	245-03-200	NEW-W	95-12-047	245-04-020	NEW-W	95-07-033
243-01-140	NEW	95-23-058	245-03-220	NEW-P	95-06-075	245-04-020	NEW-W	95-12-047
243-01-150	NEW-P	95-17-112	245-03-220	NEW-W	95-07-037	245-04-025	NEW-P	95-06-077
243-01-150 245-01-010	NEW	95-23-058	245-03-220	NEW-W	95-12-047	245-04-025	NEW-W	95-07-033
245-01-010	DECOD DECOD	95-12-009 95-12-009	245-03-240	NEW-P	95-06-075	245-04-025	NEW-W	95-12-047
245-01-020	DECOD	95-12-009	245-03-240 245-03-240	NEW-W NEW-W	95-07-037	245-04-030	NEW-P	95-06-077
245-01-040	DECOD	95-12-009	245-03-260	NEW-P	95-12-047 95-06-075	245-04-030	NEW-W	95-07-033
245-01-050	DECOD	95-12-009	245-03-260	NEW-W	95-07-037	245-04-030 245-04-040	NEW-W NEW-P	95-12-047
245-01-060	DECOD	95-12-009	245-03-260	NEW-W	95-12-047	245-04-040	NEW-P	95-06-077 95-07-033
245-01-070	DECOD	95-12-009	245-03-280	NEW-P	95-06-075	245-04-040	NEW-W	95-12-047
245-01-080	DECOD	95-12-009	245-03-280	NEW-W	95-07-037	245-04-050	NEW-P	95-06-077
245-01-090	DECOD	95-12-009	245-03-280	NEW-W	95-12-047	245-04-050	NEW-W	95-07-033
245-01-100	DECOD	95-12-009	245-03-300	NEW-P	95-06-075	245-04-050	NEW-W	95-12-047
245-01-110	DECOD	95-12-009	245-03-300	NEW-W	95-07-037	245-04-060	NEW-P	95-06-077
245-01-120	DECOD	95-12-009	245-03-300	NEW-W	95-12-047	245-04-060	NEW-W	95-07-033
245-01-130	DECOD	95-12-009	245-03-320	NEW-P	95-06-075	245-04-060	NEW-W	95-12-047
245-01-140 245-01-150	DECOD DECOD	95-12-009	245-03-320	NEW-W	95-07-037	245-04-070	NEW-P	95-06-077
245-02-010	NEW	95-12-009 95-04-115	245-03-320 245-03-390	NEW-W	95-12-047	245-04-070	NEW-W	95-07-033
245-02-020	NEW	95-04-115 95-04-115	245-03-390	NEW-P NEW-W	95-06-075	245-04-070	NEW-W	95-12-047
245-02-025	NEW	95-04-115	245-03-390	NEW-W	95-07-037 95-12-047	245-04-080	NEW-P	95-06-077
245-02-030	NEW	95-04-115	245-03-520	NEW-W	95-07-035	245-04-080 245-04-080	NEW-W NEW-W	95-07-033 95-12-047
245-02-035	NEW	95-04-115	245-03-520	NEW-W	95-12-047	245-04-090	AMD-P	95-12 <del>-04</del> 7 95-03-101
245-02-040	NEW	95-04-115	245-03-540	NEW-W	95-07-035	245-04-090	AMD	95-06-048
245-02-045	NEW	95-04-115	245-03-540	NEW-W	95-12-047	245-04-090	DECOD	95-12-009
245-02-050	NEW	95-04-115	245-03-560	NEW-W	95-07-035	245-04-100	AMD-P	95-03-101
245-02-100	NEW	95-04-112	245-03-560	NEW-W	95-12-047	245-04-100	AMD	95-06-048
245-02-110	NEW	95-04-112	245-03-580	NEW-W	95-07-035	245-04-100	DECOD	95-12-009
245-02-115 245-02-120	NEW	95-04-112	245-03-580	NEW-W	95-12-047	245-04-110	AMD-P	95-03-101
245-02-125	NEW NEW	95-04-112 95-04-112	245-03-610	NEW-P	95-06-076	245-04-110	AMD	95-06-048
245-02-130	NEW	95-04-112 95-04-112	245-03-610 245-03-620	NEW-W NEW-P	95-12-047	245-04-110	DECOD	95-12-009
245-02-131	NEW	95-04-112	245-03-620	NEW-P	95-06-076 95-07-036	245-04-115 245-04-115	AMD-P	95-03-101
245-02-135	NEW	95-04-112	245-03-620	NEW-W	95-12-047	245-04-115	AMD DECOD	95-06-048
245-02-140	NEW	95-04-112	245-03-630	NEW-P	95-06-076	245-04-125	NEW-P	95-12-009 95-04-113
245-02-145	NEW	95-04-112	245-03-630	NEW-W	95-12-047	245-04-125	NEW-W	95-12-047
245-02-150	NEW	95-04-112	245-03-640	NEW-P	95-06-076	245-04-130	NEW-P	95-04-113
245-02-155	NEW	95-04-112	245-03-640	NEW-W	95-07-036	245-04-130	NEW-W	95-12-047
245-02-160	NEW	95-04-112	245-03-640	NEW-W	95-12-047	245-04-135	NEW-P	95-04-113
245-02-165 245-02-170	NEW	95-04-112	245-03-650	NEW-P	95-06-076	245-04-135	NEW-W	95-12-047
245-02-175	NEW NEW	95-04-112	245-03-650	NEW-W	95-07-036	245-04-140	NEW-P	95-04-113
245-02-173	NEW	95-04-112 95-04-112	245-03-650 245-03-660	NEW-W	95-12-047	245-04-140	NEW-W	95-12-047
245-03-010	NEW-P	95-06-075	245-03-660	NEW-P NEW-W	95-06-076 95-07-036	245-04-145	NEW-P	95-04-113
245-03-010	NEW-W	95-07-037	245-03-660	NEW-W	95-12-047	245-04-145 245-04-150	NEW-W	95-12-047
245-03-010	NEW-W	95-12-047	245-03-670	NEW-P	95-06-076	245-04-150	NEW-P NEW-W	95-04-113 95-12-047
245-03-020	NEW-P	95-06-075	245-03-670	NEW-W	95-12-047	245-04-155	NEW-P	95-04-113
245-03-020	NEW-W	95-07-037	245-03-680	NEW-P	95-06-076	245-04-155	NEW-W	95-12-047
245-03-020	NEW-W	95-12-047	245-03-680	NEW-W	95-07-036	245-04-160	NEW-P	95-04-113
245-03-040	NEW-P	95-06-075	245-03-680	NEW-W	95-12-047	245-04-160	NEW-W	95-12-047
245-03-040	NEW-W	95-07-037	245-03-810	NEW-P	95-06-074	245-04-165	NEW-P	95-04-113
245-03-040	NEW-W	95-12-047	245-03-810	NEW-W	95-07-034	245-04-165	NEW-W	95-12-047
245-03-050 245-03-050	NEW-P NEW-W	95-06-075	245-03-810	NEW-W	95-12-047	245-04-170	NEW-P	95-04-113
245-03-050	NEW-W	95-07-037 95-12-047	245-03-820 245-03-820	NEW-P	95-06-074	245-04-170	NEW-W	95-12-047
245-03-080	NEW-P	95-06-075	245-03-820	NEW-W	95-07-034 95-12-047	245-04-175	NEW-P	95-04-113
245-03-080	NEW-W	95-07-037	245-03-830	NEW-W NEW-P	75 12 017	245-04-175	NEW-W	95-12-047
245-03-080	NEW-W	95-12-047	245-03-830	NEW-P	95-06-074 95-07-034	245-04-180 245-04-180	NEW-P	95-04-113
245-03-120	NEW-P	95-06-075	245-03-830	NEW-W	95-12-047	245-04-180	NEW-W NEW-P	95-12-047
245-03-120	NEW-W	95-07-037	245-03-840	NEW-P	95-06-074	245-04-185	NEW-P	95-04-113
245-03-120	NEW-W	95-12-047	245-03-840	NEW-W	95-07-034	245-04-190	NEW-P	95-12-047 95-04-113
245-03-140	NEW-P	95-06-075	245-03-840	NEW-W	95-12-047	245-04-190	NEW-W	95-04-113 95-12-047
245-03-140	NEW-W	95-07-037	245-03-860	NEW-P	95-06-074	245-04-195	NEW-P	95-04-113
245-03-140	NEW-W	95-12-047	245-03-860	NEW-W	95-07-034	245-04-195	NEW-W	95-12-047
245-03-160	NEW-P	95-06-075	245-03-860	NEW-W	95-12-047	245-04-200	NEW-P	95-06-079
Table								

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WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
WAC#			<del></del>		05.02.010	246 214	PREP	95-07-07
45-04-200	NEW-W	95-07-032	246-130-060	AMD	95-23-018	246-314 246-314-990	AMD-P	95-09-05
45-04-200	NEW-W	95-12-047	246-130-070	AMD-P	95-15-109	246-314-990	AMD-F	95-12-09
45-04-210	NEW-P	95-06-079	246-130-070	AMD	95-23-018		PREP	95-07-07
45-04-210	NEW-W	95-07-032	246-170	AMD	95-04-035	246-316		
45-04-210	NEW-W	95-12-047	246-170-001	REP	95-04-035	246-316-990	AMD-P	95-09-05
45-04-220	NEW-P	95-06-079	246-170-002	NEW	95-04-035	246-316-990	AMD	95-12-09
45-04-220	NEW-W	95-07-032	246-170-010	REP	95-04-035	246-318	PREP	95-07-07
45-04-220	NEW-W	95-12-047	246-170-011	NEW	95-04-035	246-318-990	AMD-P	95-09-05
45-04-230	NEW-P	95-06-079	246-170-020	REP	95-04-035	246-318-990	AMD	95-12-09
	NEW-W	95-07-032	246-170-021	NEW	95-04-035	246-322	PREP	95-07-07
45-04-230		95-12-047	246-170-030	REP	95-04-035	246-322-001	NEW-P	95-12-09
45-04-230	NEW-W	95-06-079	246-170-031	NEW	95-04-035	246-322-001	NEW	95-22-01
45-04-240	NEW-P		246-170-040	REP	95-04-035	246-322-010	AMD-P	95-12-09
45-04-240	NEW-W	95-07-032	246-170-041	NEW	95-04-035	246-322-010	AMD	95-22-01
45-04-240	NEW-W	95-12-047		REP	95-04-035	246-322-020	AMD-P	95-12-09
45-04-300	NEW-P	95-06-078	246-170-050	KEP		246-322-020	AMD	95-22-01
45-04-300	NEW-W	95-07-031	246-170-051	NEW	95-04-035	246-322-025	NEW-P	95-12-09
45-04-300	NEW-W	95-12-047	246-170-055	NEW	95-04-035		MEM-L	95-12-0
45-04-310	NEW-P	95-06-078	246-170-060	REP	95-04-035	246-322-025	NEW	
45-04-310	NEW-W	95-07-031	246-170-061	NEW	95-04-035	246-322-030	NEW-P	95-12-09
45-04-310	NEW-W	95-12-047	246-170-065	NEW	95-04-035	246-322-030	NEW	95-22-01
45-04-320	NEW-P	95-06-078	246-170-070	REP	95-04-035	246-322-035	NEW-P	95-12-0
	NEW-W	95-07-031	246-170-080	REP	95-04-035	246-322-035	NEW	95-22-0
45-04-320	NEW-W	95-12-047	246-170-090	REP	95-04-035	246-322-040	AMD-P	95-12-0
45-04-320		95-06-078	246-249-020	AMD-P	95-04-100	246-322-040	AMD	95-22-0
45-04-330	NEW-P		246-249-020	AMD	95-13-094	246-322-050	AMD-P	95-12-0
45-04-330	NEW-W	95-07-031		AMD-P	95-04-100	246-322-050	AMD	95-22-0
45-04-330	NEW-W	95-12-047	246-249-080		95-13-094	246-322-060	AMD-P	95-12-0
45-04-340	NEW-P	95-06-078	246-249-080	AMD		246-322-060	AMD	95-22-0
45-04-340	NEW-W	95-07-031	246-254	PREP	95-05-058		REP-P	95-12-0
45-04-340	NEW-W	95-12-047	246-254-053	AMD-P	95-08-066	246-322-070		
45-04-350	NEW-P	95-06-078	246-254-053	AMD	95-12-004	246-322-070	REP	95-22-0
45-04-350	NEW-W	95-07-031	246-254-070	AMD-P	95-08-066	246-322-080	REP-P	95-12-0
45-04-350	NEW-W	95-12-047	246-254-070	AMD	95-12-004	246-322-080	REP	95-22-0
45-08-010	NEW-P	95-04-114	246-254-080	AMD-P	95-08-066	246-322-090	REP-P	95-12-0
	NEW-W	95-07-030	246-254-080	AMD	95-12-004	246-322-090	REP	95-22-0
45-08-010	NEW-W	95-12-047	246-254-090	AMD-P	95-08-066	246-322-100	AMD-P	95-12-0
45-08-010			246-254-090	AMD	95-12-004	246-322-100	AMD	95-22-0
45-08-020	NEW-P	95-04-114	246-254-100	AMD-P	95-08-066	246-322-110	REP-P	95-12-0
45-08-020	NEW-W	95-07-030		AMD-1	95-12-004	246-322-110	REP	95-22-0
45-08-020	NEW-W	95-12-047	246-254-100	AMD-P	95-08-066	246-322-120	AMD-P	95-12-0
45-08-030	NEW-P	95-04-114	246-254-120		95-12-004	246-322-120	AMD	95-22-0
45-08-030	NEW-W	95-07-030	246-254-120	AMD		246-322-120	REP-P	95-12-0
45-08-030	NEW-W	95-12-047	246-255	PREP	95-05-058			95-22-0
45-08-040	NEW-P	95-04-114	246-272-25001	AMD-P	95-04-034	246-322-130	REP	
45-08-040	NEW-W	95-07-030	246-272-25001	AMD	95-09-018	246-322-140	NEW-P	95-12-0
45-08-040	NEW-W	95-12-047	246-273-001	NEW-P	95-21-056	246-322-140	NEW	95-22-0
45-08-050	NEW-P	95-04-114	246-273-010	NEW-P	95-21-056	246-322-150	NEW-P	95-12-0
45-08-050 45-08-050	NEW-W	95-07-030	246-273-020	NEW-P	95-21-056	246-322-150	NEW	95-22-0
	NEW-W	95-12-047	246-273-030	NEW-P	95-21-056	246-322-160	NEW-P	95-12-0
45-08-050		95-07-054	246-273-040	NEW-P	95-21-056	246-322-160	NEW	95-22-0
46-01-040	AMD-P		246-273-050	NEW-P	95-21-056	246-322-170	NEW-P	95-12-0
46-01-040	AMD	95-10-043			95-21-056	246-322-170	NEW	95-22-
46-01-080	AMD-P	95-07-054	246-273-060	NEW-P	95-21-056	246-322-180	NEW-P	95-12-
46-01-080	AMD	95-10-043	246-273-070	NEW-P		246-322-180	NEW	95-22-
46-08-400	NEW-E	95-14-108	246-273-080	NEW-P	95-21-056		NEW-P	95-12-
46-08-400	NEW-P	95-17-126	246-273-990	NEW-P	95-21-056	246-322-190	MEW-L	95-22-
46-08-400	NEW	95-20-080	246-290-990	PREP	95-05-059	246-322-190	NEW	
46-100-166	PREP	95-05-012	246-290-990	AMD-P	95-15-108	246-322-200	NEW-P	95-12-
46-100-166	AMD-P	95-22-089	246-290-990	AMD	95-20-079	246-322-200	NEW	95-22-
46-100-236	AMD-S	95-08-026	246-291	PREP	95-09-017	246-322-210	NEW-P	95-12-
46-100-236	AMD	95-13-037	246-291-010	AMD-P	95-15-107	246-322-210	NEW	95-22-
	AMD-P	95-15-109	246-291-010	AMD	95-20-078	246-322-220	NEW-P	95-12-
46-130	AMD-F	95-23-018	246-291-020	AMD-P	95-15-107	246-322-220	NEW	95-22-
46-130			246-291-020	AMD	95-20-078	246-322-230	NEW-P	95-12-
46-130-001	AMD-P	95-15-109		AMD-P	95-15-107	246-322-230	NEW	95-22-
46-130-001	AMD	95-23-018	246-291-025		95-20-078	246-322-240	NEW-P	95-12-
46-130-010	AMD-P	95-15-109	246-291-025	AMD			NEW	95-22-
46-130-010	AMD	95-23-018	246-291-030	AMD-P	95-15-107	246-322-240		
46-130-020	AMD-P	95-15-109	246-291-030	AMD	95-20-078	246-316-250	NEW-P	95-12-
46-130-020	AMD	95-23-018	246-291-100	AMD-P	95-15-107	246-322-250	NEW	95-22-
46-130-030	AMD-P	95-15-109	246-291-100	AMD	95-20-078	246-322-500	NEW-P	95-12-
46-130-030	AMD	95-23-018	246-291-110	AMD-P	95-15-107	246-322-500	NEW	95-22-
	AMD-P	95-15-109	246-291-110	AMD	95-20-078	246-322-990	AMD-P	95-09-
46-130-040		95-23-018	246-291-130	AMD-P	95-15-107	246-322-990	AMD	95-12-
246-130-040	AMD		246-291-130	AMD	95-20-078	246-322-991	AMD-P	95-09-
246-130-050	REP-P	95-15-109		AMD-P	95-15-107	246-322-991	REP-P	95-12-
246-130-050	REP AMD-P	95-23-018 95-15-109	246-291-140 246-291-140	AMD-P AMD	95-20-078	246-322-991	AMD	95-12-
246-130-060								

WAC#		WSR #	WAC#		WSR #	WAC#		WSR #
246-322-991	DED	05.00.010						
246-323	REP	95-22-012	246-358-010	AMD-E	95-08-018	246-560-030	PREP	95-06-073
246-323-990	PREP	95-07-073	246-358-010	AMD-E	95-13-093	246-560-040	PREP	95-06-073
246-323-990	AMD-P	95-09-059	246-358-010	AMD-P	95-20-075	246-560-050	PREP	95-06-073
246-324-001	AMD NEW-P	95-12-097	246-358-010	AMD-E	95-22-009	246-560-060	PREP	95-06-073
246-324-001		95-12-094	246-358-020	AMD-E	95-08-018	246-560-070	PREP	95-06-073
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246-324-010	NEW-P	95-12-094	246-358-020	AMD-P	95-20-075	246-560-090	PREP	95-06-073
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246-324-025		95-12-094	246-358-025	AMD-E	95-22-010	246-780-010	NEW-P	95-20-076
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246-324-030	NEW-P	95-12-094	246-358-030	AMD-P	95-20-074	246-780-030	NEW-P	95-20-076
246-324-035	NEW	95-22-013	246-358-030	AMD-E	95-22-010	246-780-040	NEW-P	95-20-076
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246-324-040	NEW-P	95-12-094	246-358-045	AMD-E	95-22-009	246-780-070	NEW-P	95-20-076
	NEW	95-22-013	246-358-055	AMD-E	95-13-093	246-812	PREP	95-06-017
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246-324-060	NEW-P	95-12-094	246-358-065	AMD-E	95-13-093	246-812-001	NEW-E	95-17-046
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246-324-100	NEW-P	95-12-094	246-358-065	AMD-E	95-22-009	246-812-010	NEW-E	95-09-029
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246-324-120	NEW-P	95-12-094	246-358-075	AMD-P	95-20-075	246-812-010	NEW-E	95-17-046
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246-324-190 246-324-200	NEW	95-22-013	246-358-100	NEW-P	95-20-075	246-812-120	NEW	95-22-062
246-324-200	NEW-P	95-12-094	246-358-100	NEW	95-22-009	246-812-125	NEW-E	95-09-029
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246-324-500	NEW	95-22-013	246-358-140	AMD-E	95-22-009	246-812-150	NEW-E	95-09-029
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246-325	PREP	95-07-073	246-358-140	AMD-E	95-20-075	246-812-150	NEW	95-22-062
246-325-990	AMD-P	95-09-059	246-358-145	AMD-E	95-22-009	246-812-155	NEW-E	95-09-029
246-325-990	AMD	95-12-097	246-358-145		95-13-093	246-812-155	NEW-P	95-15-110
246-326	PREP	95-07-073	246-358-145	AMD-P	95-20-075	246-812-155	NEW-E	95-17-046
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246-326-990	AMD	95-12-097	246-358-155	AMD-E	95-13-093	246-812-160	NEW-E	95-09-029
246-327	PREP	95-07-073		AMD-P	95-20-075	246-812-160	NEW-P	95-15-110
246-327-990	AMD-P	95-09-059	246-358-155	AMD-E	95-22-009	246-812-160	NEW-E	95-17-046
246-327-990	AMD	95-12-097	246-358-175	AMD-E	95-13-093	246-812-160	NEW	95-22-062
246-327-990 246-331	PREP	95-12-097 95-07-073	246-358-175	AMD-P	95-20-075	246-812-170	NEW-E	95-09-029
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246-331-990 246-331-990	AMD-P AMD		246-380	PREP	95-07-073	246-812-170	NEW-E	95-17-046
246-336	PREP	95-12-097 95-07-073	246-430	PREP	95-12-005	246-812-170	NEW	95-22-062
246-336-990	AMD-P	95-07-073	246-430-010	PREP	95-12-005	246-812-301	NEW-E	95-09-029
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46-358-001		95-11-072	246-560-001	PREP	95-06-073	246-812-301	NEW	95-22-062
46-358-001 46-358-001	AMD-E	95-13-093	246-560-010	PREP	95-06-073	246-812-320	NEW-E	95-09-029
46-358-001 46-358-001	AMD-P AMD-E	95-20-075	246-560-015	PREP	95-06-073	246-812-320	NEW-P	95-15-110
	UMD-E	95-22-009	I 246-560-020	PREP	95-06-073	246-812-320	NEW-E	95-17-046
able				[ 20 ]				

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046 010 000	NEW	95-22-062	246-812-630	NEW-E	95-09-029	246-817-001	NEW	95-21-04
246-812-320	NEW NEW-E	95-22-002 95-09-029	246-812-630	NEW-P	95-15-110	246-817-010	NEW-P	95-12-068
246-812-330 246-812-330	NEW-E	95-15-110	246-812-630	NEW-E	95-17-046	246-817-010	NEW	95-21-04
246-812-330 246-812-330	NEW-F	95-17-046	246-812-630	NEW	95-22-062	246-817-015	NEW-P	95-12-068
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246-812-340	NEW	95-22-062	246-815	PREP	95-12-020	246-817-110	NEW NEW-P	95-21-04
246-812-350	NEW-E	95-09-029	246-815-020	AMD-P	95-13-110 95-16-102	246-817-120 246-817-120	NEW-F	95-21-04
246-812-350	NEW-P	95-15-110	246-815-020	AMD B	95-10-102 95-03-018	246-817-130	NEW-P	95-12-06
246-812-350	NEW-E	95-17-046	246-815-050	AMD-P AMD	95-07-003	246-817-130	NEW	95-21-04
246-812-350	NEW	95-22-062	246-815-050 246-815-050	AMD-P	95-13-110	246-817-135	NEW-P	95-12-06
246-812-360	NEW-E	95-09-029	246-815-050	AMD-F	95-16-102	246-817-135	NEW	95-21-04
246-812-360	NEW-P	95-15-110 95-17-046	246-815-060	AMD-P	95-13-110	246-817-140	NEW-P	95-12-06
246-812-360	NEW-E	95-22-062	246-815-060	AMD	95-16-102	246-817-140	NEW	95-21-04
246-812-360 246-812-390	NEW NEW-E	95-09-029	246-815-070	AMD	95-02-056	246-817-150	NEW-P	95-12-06
246-812-390 246-812-390	NEW-P	95-15-110	246-815-070	AMD-P	95-13-110	246-817-150	NEW	95-21-04
246-812-390 246-812-390	NEW-E	95-17-046	246-815-070	AMD	95-16-102	246-817-160	NEW-P	95-12-06
246-812-390	NEW	95-22-062	246-815-100	AMD-P	95-13-110	246-817-160	NEW	95-21-04
246-812-400	NEW-E	95-09-029	246-815-100	AMD	95-16-102	246-817-170	NEW-P	95-12-06
246-812-400	NEW-P	95-15-110	246-815-990	AMD-P	95-13-110	246-817-170	NEW	95-21-04
246-812-400	NEW-E	95-17-046	246-815-990	AMD	95-16-102	246-817-175	NEW-P	95-12-06
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246-812-410	NEW-E	95-09-029	246-816-020	REP-P	95-12-068	246-817-180	NEW-P NEW	95-12-04
246-812-410	NEW-P	95-15-110	246-816-030	REP-P	95-12-068	246-817-180	NEW-P	95-12-0
246-812-410	NEW-E	95-17-046	246-816-040	REP-P	95-12-068	246-817-185	NEW-F	95-21-0
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246-812-420	NEW-E	95-09-029	246-816-060	REP-P	95-12-068 95-12-068	246-817-186	NEW	95-21-0
246-812-420	NEW-P	95-15-110	246-816-070	REP-P REP-P	95-12-068	246-817-201	NEW-P	95-12-0
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246-812-430	NEW-E	95-09-029 95-15-110	246-816-100	REP-P	95-12-068	246-817-210	NEW	95-21-04
246-812-430	NEW-P		246-816-110	REP-P	95-12-068	246-817-301	NEW-P	95-12-06
246-812-430	NEW-E	95-17-046 95-22-062	246-816-120	REP-P	95-12-068	246-817-301	NEW	95-21-04
246-812-430	NEW NEW-E	95-09-029	246-816-130	REP-P	95-12-068	246-817-310	NEW-P	95-12-0
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246-812-440 246-812-440	NEW-F	95-17-046	246-816-150	REP-P	95-12-068	246-817-320	NEW-P	95-12-06
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246-812-460	NEW-E	95-09-029	246-816-240	REP-P	95-12-068	246-817-350	NEW-P	95-12-0
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246-812-510 246-812-510	NEW-E	95-17-046	246-816-370	REP-P	95-12-068	246-817-400	NEW-P	95-12-0
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246-812-601	NEW-E	95-17-046	246-816-530	REP-P	95-12-068	246-817-501	NEW-P	95-12-0 95-21-0
246-812-601	NEW	95-22-062	246-816-701	REP-P	95-12-068	246-817-501	NEW NEW-P	95-21-0 95-12 <b>-</b> 0
246-812-610	NEW-E	95-09-029	246-816-710	REP-P	95-12-068	246-817-510	NEW-P NEW	95-12-0 95-21-0
246-812-610	NEW-P	95-15-110	246-816-720	REP-P	95-12-068	246-817-510	NEW-P	95-21-0
246-812-610	NEW-E	95-17-046	246-816-730	REP-P	95-12-068	246-817-520 246-817-520	NEW-P	95-12-0
246-812-610	NEW	95-22-062	246-816-740	REP-P	95-12-068	246-817-530	NEW-P	95-12-0
246-812-620	NEW-E	95-09-029	246-816-990	REP-P	95-12-067 95-12-068	246-817-530	NEW-F	95-12-0
246-812-620	NEW-P	95-15-110	246-816-990	REP-P REP	95-12-068 95-16-122	246-817-540	NEW-P	95-12-0
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246-812-620	NEW	95-22-062	1 742 017 001			/Anaxi/- \au		

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246-817-550	NEW-P	95-12-068	246-828-100	AMD-P	95-11-111	246 920 425	VIEW 6	
246-817-550	NEW	95-21-041	246-828-100	AMD	95-19-017	246-830-425 246-830-425	NEW-E NEW-P	95-15-009
246-817-560	NEW-P	95-12-068	246-828-120	AMD-P	95-11-111	246-830-425	NEW-P	95-21-090 95-22-063
246-817-560	NEW	95-21-041	246-828-120	AMD	95-19-017	246-830-427	NEW-E	95-15-009
246-817-570	NEW-P	95-12-068	246-828-295	NEW-P	95-11-111	246-830-427	NEW-P	95-21-090
246-817-570	NEW	95-21-041	246-828-295	NEW	95-19-017	246-830-427	NEW-W	95-22-063
246-817-601	NEW-P	95-12-068	246-828-300	AMD-P	95-11-111	246-830-430	AMD-P	95-07-013
246-817-601	NEW	95-21-041	246-828-300	AMD	95-19-017	246-830-430	AMD	95-11-108
246-817-610 246-817-610	NEW-P	95-12-068	246-828-320	AMD-P	95-11-111	246-830-440	AMD-P	95-07-013
246-817-620	NEW NEW-P	95-21-041	246-828-320	AMD	95-19-017	246-830-440	AMD	95-11-108
246-817-620	NEW-P	95-12-068 95-21-041	246-828-360	AMD-P	95-11-111	246-830-450	AMD-P	95-07-013
246-817-630	NEW-P	95-12-068	246-828-360 246-828-370	AMD	95-19-017	246-830-450	AMD	95-11-108
246-817-630	NEW	95-21-041	246-828-370	AMD-P AMD	95-11-111	246-830-475	AMD-P	95-07-013
246-817-701	NEW-P	95-12-068	246-828-400	AMD-P	95-19-017 95-11-111	246-830-475	AMD	95-11-108
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246-817-710	NEW-P	95-12-068	246-828-410	AMD-P	95-11-111	246-830-610	AMD-P	95-07-013
246-817-710	NEW	95-21-041	246-828-410	AMD	95-19-017	246-830-990	AMD AMD-P	95-11-108 95-07-013
246-817-720	NEW-P	95-12-068	246-828-530	AMD-P	95-11-111	246-830-990	AMD-P	95-11-108
246-817-720	NEW	95-21-041	246-828-530	AMD	95-19-017	246-830-990	AMD-E	95-15-009
246-817-730	NEW-P	95-12-068	246-828-550	AMD-P	95-11-111	246-838-090	PREP	95-06-018
246-817-730	NEW	95-21-041	246-828-550	AMD	95-19-017	246-838-100	PREP	95-06-018
246-817-740	NEW-P	95-12-068	246-828-560	AMD-P	95-11-111	246-838-140	REP-P	95-12-095
246-817-740	NEW	95-21-041	246-828-560	AMD	95-19-017	246-838-140	REP	95-21-072
246-817-750	NEW-P	95-12-068	246-828-990	AMD-P	95-11-111	246-838-150	REP-P	95-12-095
246-817-750	NEW	95-21-041	246-828-990	AMD	95-19-017	246-838-150	REP	95-21-072
246-817-760 246-817-760	NEW-P	95-12-068	246-830-005	NEW-P	95-07-013	246-838-160	REP-P	95-12-095
246-817-770	NEW NEW-P	95-21-041	246-830-005	NEW	95-11-108	246-838-160	REP	95-21-072
246-817-770	NEW-P	95-12-068 95-21-041	246-830-025 246-830-025	NEW-E	95-15-009	246-838-170	REP-P	95-12-095
246-817-780	NEW-P	95-12-068	246-830-025	NEW-P NEW-W	95-21-090 95-22-063	246-838-170	REP	95-21-072
246-817-780	NEW	95-21-041	246-830-023	NEW-W	95-15-009	246-838-180 246-838-180	REP-P	95-12-095
246-817-790	NEW-P	95-12-068	246-830-037	NEW-P	95-21-090	246-838-190	REP REP-P	95-21-072
246-817-790	NEW	95-21-041	246-830-037	NEW-W	95-22-063	246-838-190	REP	95-12-095
246-817-801	NEW-P	95-12-068	246-830-201	AMD-E	95-15-009	246-838-200	REP-P	95-21-072 95-12-095
246-817-801	NEW	95-21-041	246-830-201	AMD-P	95-21-090	246-838-200	REP	95-21-072
246-817-810	NEW-P	95-12-068	246-830-201	AMD-W	95-22-063	246-838-210	REP-P	95-12-095
246-817-810	NEW	95-21-041	246-830-220	AMD-E	95-15-009	246-838-210	REP	95-21-072
246-817-820	NEW-P	95-12-068	246-830-220	AMD-P	95-21-090	246-838-220	REP-P	95-12-095
246-817-820	NEW	95-21-041	246-830-220	AMD-W	95-22-063	246-838-220	REP	95-21-072
246-817-830	NEW-P	95-12-068	246-830-230	AMD-P	95-07-013	246-838-230	REP-P	95-12-095
246-817-830 246-817-990	NEW NEW-P	95-21-041	246-830-230	AMD	95-11-108	246-838-230	REP	95-21-072
246-817-990	NEW-P	95-12-067 95-16-122	246-830-230 246-830-230	REP-E	95-15-009	246-838-240	REP-P	95-12-095
246-818-015	REP-P	95-10-122	246-830-230	REP-P REP-W	95-21-090	246-838-240	REP	95-21-072
246-818-020	REP-P	95-12-068	246-830-240	REP-E	95-22-063 95-15-009	246-838-990 246-838-990	PREP	95-04-069
246-818-030	REP-P	95-12-068	246-830-240	REP-P	95-21-090	246-838-990	REP-P REP	95-08-049
246-818-040	REP-P	95-12-068	246-830-240	REP-W	95-22-063	246-839-030	PREP	95-12-021
246-818-050	REP-P	95-12-068	246-830-250	REP-E	95-15-009	246-839-080	PREP	95-09-058 95-06-018
246-818-060	REP-P	95-12-068	246-830-250	REP-P	95-21-090	246-839-090	PREP	95-06-018
246-818-070	REP-P	95-12-068	246-830-250	REP-W	95-22-063	246-839-090	PREP	95-09-058
246-818-080	REP-P	95-12-068	246-830-255	AMD-E	95-15-009	246-839-505	REP-P	95-12-095
246-818-090	REP-P	95-12-068	246-830-255	AMD-P	95-21-090	246-839-505	REP	95-21-072
246-818-100	REP-P	95-12-068	246-830-255	AMD-W	95-22-063	246-839-506	REP-P	95-12-095
246-818-120	REP-P	95-12-068	246-830-260	AMD-E	95-15-009	246-839-506	REP	95-21-072
246-818-130	REP-P	95-12-068	246-830-260	AMD-P	95-21-090	246-839-525	REP-P	95-12-095
246-818-140 246-818-142	REP-P REP-P	95-12-068	246-830-260	AMD-W	95-22-063	246-839-525	REP	95-21-072
246-818-143	REP-P	95-12-068 95-12-068	246-830-270	AMD-E	95-15-009	246-839-530	REP-P	95-12-095
246-818-150	REP-P	95-12-068	246-830-270 246-830-270	AMD-P	95-21-090	246-839-530	REP	95-21-072
246-818-991	REP-P	95-12-067	246-830-280	AMD-W AMD-E	95-22-063	246-839-535	REP-P	95-12-095
246-818-991	REP-P	95-12-068	246-830-280	AMD-P	95-15-009 95-21-090	246-839-535	REP	95-21-072
246-818-991	REP	95-16-122	246-830-280	AMD-P AMD-W	95-22-063	246-839-540 246-839-540	REP-P	95-12-095
246-828-040	AMD-P	95-11-111	246-830-401	AMD-P	95-07-013	246-839-545	REP	95-21-072
246-828-040	AMD	95-19-017	246-830-401	AMD	95-11-108	246-839-545	REP-P REP	95-12-095
246-828-070	AMD-P	95-11-111	246-830-410	REP-P	95-07-013	246-839-550	REP-P	95-21-072
246-828-070	AMD	95-19-017	246-830-410	REP	95-11-108	246-839-550	REP-P REP	95-12-095
246-828-075	NEW-P	95-11-111	246-830-420	AMD-P	95-07-013	246-839-555	REP-P	95-21-072 95-12-095
246-828-075	NEW	95-19-017	246-830-420	AMD	95-11-108	246-839-555	REP-P	95-12-0 <del>9</del> 5 95-21-072
246-828-080	AMD-P	95-11-111	246-830-420	AMD-E	95-15-009	246-839-560	REP-P	95-12-072 95-12-095
246-828-080	AMD	95-19-017	246-830-423	NEW-E	95-15-009	246-839-560	REP	95-21-072
246-828-090	AMD-P	95-11-111	246-830-423	NEW-P	95-21-090	246-839-565	REP-P	95-12-095
246-828-090	AMD	95-19-017	246-830-423	NEW-W	95-22-063	2-10-003-003	KEL-L	93-12-097

Table [ 22 ]

WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
246 920 570	REP-P	95-12-095	246-861-010	AMD	95-08-019	246-918-140	AMD-P	95-22-088
246-839-570 246-839-570	REP-F	95-21-072	246-861-020	AMD	95-08-019	246-918-170	AMD-P	95-22-088
246-839-575	PREP	95-09-058	246-861-030	REP-W	95-08-062	246-918-180	AMD-P	95-22-088
246-839-575	REP-P	95-12-095	246-861-040	AMD	95-08-019	246-918-250	AMD-P	95-22-088
246-839-575	REP	95-21-072	246-861-040	PREP	95-18-090	246-918-260	AMD-P	95-22-088
246-839-990	PREP	95-04-069	246-861-050	AMD	95-08-019	246-918-310 246-918-990	AMD-P AMD-P	95-22-088 95-22-088
246-839-990	REP-P	95-08-049	246-861-055	NEW AMD	95-08-019 95-08-019	246-919-010	NEW-P	95-22-088
246-839-990	REP	95-12-021 95-12-095	246-861-060 246-861-090	AMD-W	95-08-019	246-919-020	NEW-P	95-22-088
246-840-500 246-840-500	NEW-P NEW	95-12-093 95-21-072	246-861-090	PREP	95-12-019	246-919-030	NEW-P	95-22-088
246-840-505	NEW-P	95-12-095	246-861-090	PREP	95-12-093	246-919-100	NEW-P	95-22-088
246-840-505	NEW	95-21-072	246-861-090	AMD-P	95-16-121	246-919-110	NEW-P	95-22-088
246-840-510	NEW-P	95-12-095	246-861-090	AMD-C	95-18-092	246-919-120	NEW-P	95-22-088
246-840-510	NEW	95-21-072	246-863-095	NEW-P	95-14-112	246-919-130	NEW-P NEW-P	95-22-088 95-22-088
246-840-520	NEW-P	95-12-095	246-863-095	NEW-C REP-P	95-18-094 95-14-112	246-919-140 246-919-150	NEW-P	95-22-088
246-840-520	NEW	95-21-072	246-869-240 246-881-040	AMD-P	95-14-112	246-919-200	NEW-P	95-22-088
246-840-525	NEW-P NEW	95-12-095 95-21-072	246-881-040	AMD-C	95-18-093	246-919-210	NEW-P	95-22-088
246-840-525 246-840-530	NEW-P	95-12-095	246-885-030	NEW-E	95-20-077	246-919-220	NEW-P	95-22-088
246-840-530	NEW	95-21-072	246-887-160	PREP	95-07-086	246-919-230	NEW-P	95-22-088
246-840-535	NEW-P	95-12-095	246-887-160	AMD-P	95-13-109	246-919-240	NEW-P	95-22-088
246-840-535	NEW	95-21-072	246-887-160	AMD-C	95-18-091	246-919-300	NEW-P	95-22-088
246-840-540	NEW-P	95-12-095	246-891-020	AMD-P	95-04-099 95-08-020	246-919-305 246-919-310	NEW-P NEW-P	95-22-088 95-22-088
246-840-540	NEW	95-21-072	246-891-020	AMD B	95-08-020 95-04-099	246-919-310	NEW-P	95-22-088
246-840-545	NEW-P	95-12-095	246-891-030 246-891-030	AMD-P AMD	95-08-020	246-919-330	NEW-P	95-22-088
246-840-545	NEW NEW-P	95-21-072 95-12-095	246-901-065	PREP	95-20-073	246-919-340	NEW-P	95-22-088
246-840-550 246-840-550	NEW-F	95-21-072	246-917-020	REP-P	95-22-088	246-919-350	NEW-P	95-22-088
246-840-555	NEW-P	95-12-095	246-917-025	REP-P	95-22-088	246-919-355	NEW-P	95-22-088
246-840-555	NEW	95-21-072	246-917-026	REP-P	95-22-088	246-919-360	NEW-P	95-22-088
246-840-560	NEW-P	95-12-095	246-917-030	REP-P	95-22-088	246-919-365	NEW-P	95-22-088 95-22-088
246-840-560	NEW	95-21-072	246-917-040	REP-P	95-22-088	246-919-370 246-919-380	NEW-P NEW-P	95-22-088
246-840-565	NEW-P	95-12-095	246-917-050	REP-P REP-P	95-22-088 95-22-088	246-919-390	NEW-P	95-22-088
246-840-565	NEW	95-21-072 95-12-095	246-917-060 246-917-070	REP-P	95-22-088	246-919-395	NEW-P	95-22-088
246-840-570 246-840-570	NEW-P NEW	95-12-093 95-21-072	246-917-080	REP-P	95-22-088	246-919-400	NEW-P	95-22-088
246-840-575	NEW-P	95-12-095	246-917-090	REP-P	95-22-088	246-919-410	NEW-P	95-22-088
246-840-575	NEW	95-21-072	246-917-100	REP-P	95-22-088	246-919-420	NEW-P	95-22-088
246-840-910	NEW-P	95-23-115	246-917-110	REP-P	95-22-088	246-919-430	NEW-P	95-22-088
246-840-920	NEW-P	95-23-115	246-917-120	REP-P	95-22-088	246-919-440	NEW-P NEW-P	95-22-088 95-22-088
246-840-930	NEW-P	95-23-115	246-917-121	REP-P REP-P	95-22-088 95-22-088	246-919-450 246-919-460	NEW-P	95-22-088
246-840-940	NEW-P	95-23-115 95-23-115	246-917-125 246-917-126	REP-P	95-22-088	246-919-470	NEW-P	95-22-088
246-840-950 246-840-960	NEW-P NEW-P	95-23-115 95-23-115	246-917-130	REP-P	95-22-088	246-919-480	NEW-P	95-22-088
246-840-970	NEW-P	95-23-115	246-917-135	REP-P	95-22-088	246-919-500	NEW-P	95-22-088
246-840-980	NEW-P	95-23-115	246-917-140	REP-P	95-22-088	246-919-510	NEW-P	95-22-088
246-840-990	NEW-P	95-08-049	246-917-150	REP-P	95-22-088	246-919-600	NEW-P	95-22-088
246-840-990	NEW	95-12-021	246-917-160	REP-P	95-22-088	246-919-610 246-919-620	NEW-P NEW-P	95-22-088 95-22-088
246-841-405	NEW-P	95-23-114	246-917-170	REP-P REP-P	95-22-088 95-22-088	246-919-700	NEW-P	95-22-088
246-841-990	AMD-P	95-23-113 95-07-128	246-917-180 246-917-190	REP-P	95-22-088	246-919-710	NEW-P	95-22-088
246-843-010 246-843-090	AMD AMD	95-07-128 95-07-128	246-917-200	REP-P	95-22-088	246-919-720	NEW-P	95-22-088
246-843-090	AMD	95-07-128	246-917-210	REP-P	95-22-088	246-919-730	NEW-P	95-22-088
246-843-240	REP	95-07-128	246-917-220	REP-P	95-22-088	246-919-740	NEW-P	95-22-088
246-843-320	AMD	95-07-128	246-917-300	REP-P	95-22-088	246-919-750	NEW-P	95-22-088
246-851-060	REP-P	95-11-110	246-917-990	REP-P	95-22-088	246-919-760 246-919-770	NEW-P NEW-P	95-22-088 95-22-088
246-851-060	REP	95-14-114	246-918	AMD-P AMD-P	95-22-088 95-22-088	246-919-770	NEW-P	95-22-088
246-851-070	REP-P	95-11-110 95-14-114	246-918-005 246-918-006	AMD-P	95-22-088	246-920-020	REP-P	95-22-088
246-851-070 246-851-080	REP REP-P	95-11-110	246-918-007	AMD-P	95-22-088	246-920-030	REP-P	95-22-088
246-851-480	AMD-P	95-11-110	246-918-008	AMD-P	95-22-088	246-920-040	REP-P	95-22-088
246-851-490	AMD-P	95-11-110	246-918-009	AMD-P	95-22-088	246-920-120	REP-P	95-22-088
246-851-490	AMD	95-14-114	246-918-030	AMD-P	95-22-088	246-920-130	REP-P	95-22-088
246-851-500	AMD-P	95-11-110	246-918-035	AMD-P	95-22-088	246-920-140	REP-P REP-P	95-22-088 95-22-088
246-851-500	AMD	95-14-114	246-918-050	AMD-P AMD-P	95-22-088 95-22-088	246-920-150 246-920-160	REP-P	95-22-088
246-851-560	NEW	95-04-084 95-09-056	246-918-070 246-918-080	AMD-P AMD-P	95-22-088 95-22-088	246-920-170	REP-P	95-22-088
246-851-990 246-851-990	PREP AMD-P	95-09-036 95-11-109	246-918-085	AMD-P	95-22-088	246-920-180	REP-P	95-22-088
246-851-990	AMD-F	95-14-111	246-918-090	AMD-P	95-22-088	246-920-190	REP-P	95-22-088
246-858	AMD-C	95-18-095	246-918-095	AMD-P	95-22-088	246-920-200	REP-P	95-22-088
246-858-020	PREP	95-06-036	246-918-110	AMD-P	95-22-088	246-920-210	REP-P	95-22-088
246-858-020	AMD-P	95-14-113	246-918-120	AMD-P	95-22-088	246-920-220	REP-P REP-P	95-22-088 95-22-088
246-861	AMD-C	95-03-070	246-918-130	AMD-P	95-22-088	246-920-230	KET-P	
				[ 23 ]				Table

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WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
246 020 240	252.5							
246-920-240 246-920-250	REP-P REP-P	95-22-088 95-22-088	246-937-090	NEW	95-04-083	251-08-090	AMD-E	95-14-056
246-920-260	REP-P	95-22-088 95-22-088	246-937-100 246-937-110	NEW	95-04-083	251-08-090	AMD-P	95-14-131
246-920-270	REP-P	95-22-088	246-976-010	NEW PREP	95-04-083 95-13-052	251-08-090	AMD	95-19-055
246-920-280	REP-P	95-22-088	246-976-010	AMD-E	95-13-052	251-09-020 251-09-020	AMD-P AMD-C	95-10-078
246-920-290	REP-P	95-22-088	246-976-010	AMD-E	95-21-040	251-09-020	AMD-C	95-12-071 95-13-014
246-920-300	REP-P	95-22-088	246-976-010	AMD-P	95-23-116	251-09-020	AMD-C	95-19-099
246-920-310	REP-P	95-22-088	246-976-045	NEW-E	95-13-053	251-17-010	AMD-P	95-10-079
246-920-320 246-920-330	REP-P	95-22-088	246-976-045	NEW-E	95-21-040	251-17-010	AMD-C	95-12-071
246-920-330	REP-P REP-P	95-22-088 95-22-088	246-976-045	NEW-P	95-23-116	251-17-010	AMD-C	95-13-014
246-920-350	REP-P	95-22-088	246-976-165 246-976-165	NEW-E NEW-E	95-13-053 95-21-040	251-17-010	AMD	95-19-099
246-920-360	REP-P	95-22-088	246-976-165	NEW-P	95-21-040 95-23-116	251-17-010 251-17-020	AMD-P	95-22-091
246-920-370	REP-P	95-22-088	250-20-011	AMD-P	95-03-014	251-17-020	AMD-P AMD-C	95-10-080 95-12-071
246-920-380	REP-P	95-22-088	250-20-011	AMD	95-10-007	251-17-020	AMD-C	95-12-071
246-920-390	REP-P	95-22-088	250-20-011	AMD-P	95-13-111	251-17-020	AMD	95-19-099
246-920-400	REP-P	95-22-088	250-20-011	AMD	95-17-045	251-17-110	AMD-P	95-10-081
246-920-410	REP-P	95-22-088	250-20-013	NEW-P	95-13-111	251-17-110	AMD-C	95-12-071
246-920-420 246-920-430	REP-P REP-P	95-22-088	250-20-013	NEW	95-17-045	251-17-110	AMD-C	95-13-014
246-920-440	REP-P	95-22-088 95-22-088	250-20-015 250-20-015	AMD-P	95-13-111	251-17-110	AMD	95-19-0 <del>9</del> 9
246-920-450	REP-P	95-22-088 95-22-088	250-20-015	AMD AMD-P	95-17-045	251-17-170	AMD-P	95-22-091
246-920-460	REP-P	95-22-088	250-20-021	AMD-P	95-03-014 95-10-007	251-17-200 251-17-200	AMD-P	95-10-082
246-920-470	REP-P	95-22-088	250-20-021	AMD-P	95-13-111	251-17-200	AMD-C AMD-C	95-12-071
246-920-480	REP-P	95-22-088	250-20-021	AMD-E	95-15-049	251-17-200	AMD-C	95-13-014 95-19-099
246-920-490	REP-P	95-22-088	250-20-021	AMD	95-17-045	251-19-070	AMD-P	95-10-083
246-920-500	REP-P	95-22-088	250-20-021	AMD-P	95-23-105	251-19-070	AMD-C	95-12-071
246-920-510 246-920-520	REP-P	95-22-088	250-20-031	AMD-P	95-13-111	251-19-070	AMD-C	95-13-014
246-920-530	REP-P REP-P	95-22-088 95-22-088	250-20-037	AMD-P	95-13-111	251-19-070	AMD	95-19-099
246-920-540	REP-P	95-22-088	250-20-041 250-20-041	AMD-P AMD	95-13-111	251-19-105	REP-P	95-22-091
246-920-550	REP-P	95-22-088	250-20-051	AMD-P	95-17-045 95-13-111	251-19-157 251-19-157	AMD-P	95-10-084
246-920-560	REP-P	95-22-088	250-28-020	AMD	95-11-059	251-19-157	AMD-C AMD-C	95-12-071
246-920-570	REP-P	95-22-088	250-28-030	AMD	95-11-059	251-19-157	AMD	95-13-014 95-19-099
246-920-580	REP-P	95-22-088	250-28-060	AMD	95-11-059	251-22-040	AMD-P	95-10-085
246-920-590	REP-P	95-22-088	250-28-060	AMD-P	95-11-125	251-22-040	AMD-C	95-12-071
246-920-600 246-920-610	REP-P REP-P	95-22-088 95-22-088	250-28-060	AMD	95-18-015	251-22-040	AMD-C	95-13-014
246-920-620	REP-P	95-22-088	250-28-070 250-28-090	AMD	95-11-059	251-22-040	AMD	95-19-099
246-920-630	REP-P	95-22-088	250-28-090	NEW-P NEW	95-11-125 95-18-015	251-22-270 253-02-050	AMD-P	95-22-091
246-920-640	REP-P	95-22-088	250-28-100	NEW-P	95-11-125	253-02-050	AMD-P AMD	95-12-072 95-19-025
246-920-650	REP-P	95-22-088	250-28-100	NEW	95-18-015	253-16	PREP	95-19-023
246-920-660	REP-P	95-22-088	250-44	AMD-C	95-02-067	253-16-010	AMD-P	95-12-072
246-920-670 246-920-680	REP-P	95-22-088	250-44-050	AMD-E	95-02-068	253-16-010	AMD	95-19-025
246-920-690	REP-P REP-P	95-22-088 95-22-088	250-44-050	AMD	95-07-087	253-16-030	AMD-P	95-12-072
246-920-710	REP-P	95-22-088	250-44-110 250-44-110	AMD-E AMD	95-02-068 95-07-087	253-16-030	AMD	95-19-025
246-920-720	REP-P	95-22-088	250-44-130	AMD-E	95-02-068	253-16-090 253-16-090	AMD-P AMD	95-12-072
246-920-730	REP-P	95-22-088	250-44-130	AMD	95-07-087	253-16-100	AMD-P	95-19-025 95-12-072
246-920-740	REP-P	95-22-088	250-66-020	AMD-P	95-17-087	253-16-100	AMD	95-12-072
246-920-750	REP-P	95-22-088	250-66-020	AMD	95-22-105	260-12-010	PREP	95-05-078
246-920-760 246-920-770	REP-P REP-P	95-22-088	250-66-040	AMD-P	95-17-087	260-12-010	AMD-P	95-07-140
246-920-770	REP-P	95-22-088 95-22-088	250-66-040 250-66-050	AMD	95-22-105	260-12-010	AMD-W	95-20-062
246-920-890	REP-P	95-22-088	250-66-050	AMD-P AMD	95-17-087 95-22-105	260-12-250	NEW	95-07-142
246-924-080	PREP	95-09-028	250-00-050	PREP	95-22-105 95-09-082	260-40-100 260-40-100	PREP AMD-P	95-05-078
246-924-250	PREP	95-09-028	250-79-010	AMD-P	95-10-061	260-40-100	AMD-P	95-07-143 95-18-016
246-924-470	PREP	95-09-028	250-79-010	AMD	95-18-041	260-48-320	AMD-P	95-05-079
246-924-500	PREP	95-09-028	250-79-020	NEW-P	95-10-061	260-48-320	AMD	95-07-141
246-924-990 246-928-015	PREP	95-08-050	250-79-020	NEW	95-18-041	260-70	PREP	95-21-053
246-928-015	NEW-P NEW	95-14-110 95-18-019	251-04-050	AMD-E	95-14-056	263-12-015	AMD	95-02-065
246-928-990	PREP	95-10-019 95-10-042	251-04-050 251-04-050	AMD-P	95-14-131	263-12-080	AMD	95-02-065
246-928-990	AMD-P	95-14-110	251-04-060	AMD AMD-P	95-19-055	263-12-140	AMD	95-02-065
246-928-990	AMD	95-18-019	251-04-060	AMD-P	95-10-077 95-12-071	263-12-155 263-12-165	AMD	95-02-065
246-937-010	NEW	95-04-083	251-04-060	AMD-C	95-12-0/1 95-13-014	263-12-165	AMD AMD	95-12-062
246-937-020	NEW	95-04-083	251-04-060	AMD	95-19-099	275-26	PREP	95-02-065 95-21-042
246-937-030	NEW	95-04-083	251-06-020	AMD-E	95-14-056	275-45	PREP	95-11-001
246-937-040	NEW	95-04-083	251-06-020	AMD-P	95-14-131	275-155	PREP	95-23-057
246-937-050 246-937-060	NEW NEW	95-04-083 95-04-083	251-06-020	AMD	95-19-055	284-13-110	REP-P	95-16-029
246-937-070	NEW	95-04-083 95-04-083	251-08-005 251-08-005	AMD-E AMD-P	95-14-056 95-14-131	284-13-110	REP	95-19-018
246-937-080	NEW	95-04-083	251-08-005	AMD-P AMD	95-14-131 95-19-055	284-13-120	REP-P	95-16-029
Table.			-0. 00 000	CAAD	/J-17-0JJ	1 284-13-120	REP	95-19-018

WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
	DED D	05.16.020	284 20 010	NEW	95-09-014	284-44-170	REP-P	95-17-121
284-13-130	REP-P REP	95-16-029 95-19-018	284-30-910 284-30-920	NEW-P	95-02-075	284-44-170	REP	95-20-022
284-13-130 284-13-140	REP-P	95-16-029	284-30-920	NEW-S	95-06-086	284-47-100	NEW-E	95-17-035
284-13-140 284-13-140	REP	95-19-018	284-30-920	NEW	95-09-014	284-48-020	PREP	95-15-043
284-13-150	REP-P	95-16-029	284-30-930	NEW-P	95-02-075	284-48-020	REP-P	95-17-121
284-13-150	REP	95-19-018	284-30-930	NEW-S	95-06-086	284-48-020	REP	95-20-022
284-13-310	PREP	95-15-043	284-30-930	NEW	95-09-014	284-54	AMD-C	95-18-030
284-13-310	REP-P	95-17-121	284-30-940	NEW-P	95-02-075	284-54	AMD-C	95-19-016
284-13-310	REP	95-20-022	284-30-940	NEW-S	95-06-086	284-54-020	AMD-W	95-03-076
284-13-320	PREP	95-15-043	284-30-940	NEW	95-09-014	284-54-020	AMD-P	95-15-082 95-19-028
284-13-320	REP-P	95-17-121	284-30-950	NEW-P	95-02-075 95-16-001	284-54-020 284-54-030	AMD AMD-W	95-03-076
284-13-320	REP	95-20-022	284-30-950 284-32-010	NEW-W PREP	95-16-001 95-15-043	284-54-030	AMD-P	95-15-082
284-13-330	PREP REP-P	95-15-043 95-17-121	284-32-010	REP-P	95-17-121	284-54-030	AMD-1	95-19-028
284-13-330 284-13-330	REP-P REP	95-20-022	284-32-010	REP	95-20-022	284-54-040	NEW-W	95-03-076
284-13-340	PREP	95-15-043	284-32-020	PREP	95-15-043	284-54-040	NEW-P	95-15-082
284-13-340	REP-P	95-17-121	284-32-020	REP-P	95-17-121	284-54-040	NEW	95-19-028
284-13-340	REP	95-20-022	284-32-020	REP	95-20-022	284-54-170	NEW-W	95-03-076
284-13-350	PREP	95-15-043	284-32-030	PREP	95-15-043	284-54-170	NEW-P	95-15-082
284-13-350	REP-P	95-17-121	284-32-030	REP-P	95-17-121	284-54-180	NEW-W	95-03-076
284-13-350	REP	95-20-022	284-32-030	REP	95-20-022	284-54-180	NEW-P	95-15-082
284-13-360	PREP	95-15-043	284-32-040	PREP	95-15-043	284-54-180	NEW	95-19-028
284-13-360	REP-P	95-17-121	284-32-040	REP-P	95-17-121	284-54-190	NEW-W	95-03-076
284-13-360	REP	95-20-022	284-32-040	REP	95-20-022	284-54-190	NEW-P NEW	95-15-082 95-19-028
284-13-370	PREP	95-15-043	284-32-050	PREP	95-15-043 95-17-121	284-54-190 284-54-205	NEW-W	95-03-076
284-13-370	REP-P	95-17-121	284-32-050	REP-P REP	95-20-022	284-54-253	NEW-P	95-15-082
284-13-370	REP	95-20-022	284-32-050 284-32-060	PREP	95-15-043	284-54-253	NEW	95-19-028
284-13-380	PREP REP-P	95-15-043 95-17-121	284-32-060	REP-P	95-17-121	284-54-270	AMD-W	95-03-076
284-13-380 284-13-380	REP-P	95-20-022	284-32-060	REP	95-20-022	284-54-270	AMD-P	95-15-082
284-13-390	PREP	95-15-043	284-32-070	PREP	95-15-043	284-54-270	AMD	95-19-028
284-13-390	REP-P	95-17-121	284-32-070	REP-P	95-17-121	284-54-300	AMD-W	95-03-076
284-13-390	REP	95-20-022	284-32-070	REP	95-20-022	284-54-300	AMD-P	95-15-082
284-13-400	PREP	95-15-043	284-32-080	PREP	95-15-043	284-54-300	AMD	95-19-028
284-13-400	REP-P	95-17-121	284-32-080	REP-P	95-17-121	284-54-350	AMD-W	95-03-076
284-13-400	REP	95-20-022	284-32-080	REP	95-20-022	284-54-350	AMD-P	95-15-082 95-19-028
284-13-410	PREP	95-15-043	284-32-090	PREP	95-15-043	284-54-350	AMD AMD-P	95-02-076
284-13-410	REP-P	95-17-121	284-32-090 284-32-090	REP-P REP	95-17-121 95-20-022	284-87-030 284-87-030	AMD-1	95-05-034
284-13-410	REP PREP	95-20-022 95-15-043	284-32-100	PREP	95-15-043	284-97-010	NEW-E	95-16-043
284-13-420 284-13-420	REP-P	95-17-121	284-32-100	REP-P	95-17-121	284-97-010	REP-E	95-16-055
284-13-420	REP-F	95-20-022	284-32-100	REP	95-20-022	284-97-010	NEW-E	95-16-056
284-13-850	NEW-P	95-16-029	284-32-110	PREP	95-15-043	284-97-010	NEW-P	95-18-105
284-13-850	NEW	95-19-018	284-32-110	REP-P	95-17-121	284-97-010	NEW	95-22-016
284-13-855	NEW-P	95-16-029	284-32-110	REP	95-20-022	284-97-015	NEW-E	95-16-043
284-13-855	NEW	95-19-018	284-32-120	PREP	95-15-043	284-97-015	REP-E	95-16-055
284-13-860	NEW-P	95-16-029	284-32-120	REP-P	95-17-121	284-97-015	NEW-E	95-16-056
284-13-860	NEW	95-19-018	284-32-120	REP	95-20-022	284-97-015	NEW-P	95-18-105
284-13-863	NEW-P	95-16-029	284-32-130	PREP	95-15-043	284-97-015 284-97-020	NEW NEW-E	95-22-016 95-16-043
284-13-863	NEW	95-19-018	284-32-130	REP-P REP	95-17-121 95-20-022	284-97-020	REP-E	95-16-055
284-14-010	PREP AMD-P	95-15-043 95-17-121	284-32-130 284-32-140	PREP	95-15-043	284-97-020	NEW-E	95-16-056
284-14-010 284-14-010	AMD-F	95-20-022	284-32-140	REP-P	95-17-121	284-97-020	NEW-P	95-18-105
284-14-020	PREP	95-15-043	284-32-140	REP	95-20-022	284-97-020	NEW	95-22-016
284-14-020	AMD-P	95-17-121	284-32-150	PREP	95-15-043	284-97-030	NEW-E	95-16-043
284-14-020	AMD	95-20-022	284-32-150	REP-P	95-17-121	284-97-030	REP-E	95-16-055
284-20-200	NEW-S	95-06-086	284-32-150	REP	95-20-022	284-97-030	NEW-E	95-16-056
284-20-200	NEW	95-09-014	284-32-160	PREP	95-15-043	284-97-030	NEW-P	95-18-105
284-22-030	AMD-E	95-14-097	284-32-160	REP-P	95-17-121	284-97-030	NEW	95-22-016
284-22-030	PREP	95-14-128	284-32-160	REP	95-20-022	284-97-040	NEW-E	95-16-043
284-22-030	AMD-P	95-16-123	284-32-170	PREP	95-15-043	284-97-040	REP-E NEW-E	95-16-055 95-16-056
284-22-030	AMD	95-18-106	284-32-170	REP-P	95-17-121	284-97-040 284-97-040	NEW-E NEW-P	95-18-105
284-24-060	PREP	95-03-077	284-32-170	REP	95-20-022 95-15-043	284-97-040	NEW-P	95-22-016
284-30	NEW-C	95-06-019 95-21-086	284-32-180 284-32-180	PREP REP-P	95-13-043 95-17-121	284-97-050	NEW-E	95-16-043
284-30-572	PREP NEW-P	95-21-086 95-02-075	284-32-180 284-32-180	REP	95-20-022	284-97-050	REP-E	95-16-055
284-30-900 284-30-900	NEW-P NEW-S	95-06-086	284-32-190	PREP	95-15 <b>-</b> 043	284-97-050	NEW-E	95-16-056
284-30-900 284-30-900	NEW-3	95-09-014	284-32-190	REP-P	95-17-121	284-97-050	NEW-P	95-18-105
284-30-905	NEW-P	95-02-075	284-32-190	REP	95-20-022	284-97-050	NEW	95-22-016
284-30-905	NEW-S	95-06-086	284-32-200	PREP	95-15-043	286-04	PREP	95-22-029
284-30-905	NEW	95-09-014	284-32-200	REP-P	95-17-121	286-13	PREP	95-22-029
284-30-910	NEW-P	95-02-075	284-32-200	REP	95-20-022	286-26	PREP	95-22-029
284-30-910	NEW-S	95-06-086	284-44-170	PREP	95-15-043	286-27	PREP	95-22-029
				[ 25 ]				Table
				,				_ =====

WAC #		WSR #	WAC#		WSR #	WAC #		WSR #
286-30	PREP	95-22-029	296-17-875	AMD-P	95-17-100	206 21 050		
286-35	PREP	95-22-029	296-17-875	AMD-P	95-17-100 95-23-080	296-31-050	AMD	95-15-004
286-40	PREP	95-22-029	296-17-880	AMD-P	95-23-080 95-17-100	296-31-060	AMD-P	95-10-091
287-01-030	NEW-P	95-10-101	296-17-880	AMD-F	95-23-080	296-31-060 296-31-065	AMD	95-15-004
287-01-030	NEW	95-15-080	296-17-885	AMD-P	95-17-100	296-31-065	AMD-P	95-10-091
287-04-031	AMD-P	95-10-102	296-17-885	AMD	95-23-080	296-31-069	AMD	95-15-004
287-04-031	AMD	95-15-081	296-17-890	AMD-P	95-17-100	296-31-069	AMD-P	95-10-091
292-09-010	NEW	95-05-031	296-17-890	AMD	95-23-080	296-31-009	AMD AMD-P	95-15-004
292-09-020	NEW	95-05-031	296-17-895	AMD-P	95-17-100	296-31-070	AMD-P	95-10-091
292-09-030	NEW	95-05-031	296-17-895	AMD	95-23-080	296-31-075	AMD-P	95-15-004 95-10-091
292-09-040	NEW	95-05-031	296-17-904	AMD	95-06-069	296-31-075	AMD-I	95-15-004
292-09-050	NEW	95-05-031	296-17-913	AMD	95-06-069	296-31-080	AMD-P	95-10-091
292-09-060	NEW	95-05-031	296-17-914	AMD	95-06-069	296-31-080	AMD	95-15-004
292-09-070	NEW	95-05-031	296-17-915	AMD	95-06-069	296-31-090	AMD-P	95-10-091
292-09-080	NEW	95-05-031	296-17-919	AMD	95-06-069	296-31-090	AMD	95-15-004
292-09-090	NEW	95-05-031	296-17-919	AMD-P	95-17-100	296-45-65047	AMD-P	95-05-061
292-09-100	NEW	95-05-031	296-17-919	AMD	95-23-080	296-45-65047	AMD	95-10-016
292-09-110	NEW	95-05-031	296-17-91901	AMD	95-06-069	296-52-401	AMD	95-07-014
292-09-120	NEW	95-05-031	296-17-91902	AMD	95-06-069	296-52-409	AMD	95-07-014
292-09-130	NEW	95-05-031	296-17-91903	AMD	95-06-069	296-52-413	AMD	95-07-014
292-09-140	NEW	95-05-031	296-17-91904	AMD	95-06-069	296-52-417	AMD	95-07-014
292-09-150	NEW	95-05-031	296-17-91905	AMD	95-06-069	296-52-419	AMD	95-07-014
292-09-160	NEW	95-05-031	296-17-920	AMD-P	95-17-100	296-52-421	AMD	95-07-014
292-09-170	NEW	95-05-031	296-17-920	AMD	95-23-080	296-52-423	AMD	95-07-014
292-100-010	NEW-E	95-04-004	296-20-01002	AMD-P	95-10-092	296-52-425	AMD	95-07-014
292-100-010	NEW-E	95-11-068	296-20-01002	AMD	95-16-031	296-52-429	AMD	95-07-014
292-100-010	NEW-E	95-20-004	296-20-135	AMD	95-05-072	296-52-433	AMD	95-07-014
292-100-020	NEW-E	95-04-004	296-20-135	AMD-P	95-11-091	296-52-437	AMD	95-07-014
292-100-020	NEW-E	95-11-068	296-20-135	AMD	95-17-001	296-52-441	AMD	95-07-014
292-100-020	NEW-E	95-20-004	296-20-17003	REP-P	95-10-092	296-52-449	AMD	95-07-014
292-100-030	NEW-E	95-04-004	296-20-17003	REP	95-16-031	296-52-453	AMD	95-07-014
292-100-030	NEW-E	95-11-068	296-23-220	AMD	95-05-072	296-52-461	AMD	95-07-014
292-100-030	NEW-E	95-20-004	296-23-230	AMD	95-05-072	296-52-465	AMD	95-07-014
292-100-040	NEW-E	95-04-004	296-23-265	AMD	95-04-056	296-52-469	AMD	95-07-014
292-100-040	NEW-E	95-11-068	296-23A-400	AMD	95-05-072	296-52-477	AMD	95-07-014
292-100-040	NEW-E	95-20-004	296-24	PREP	95-09-086	296-52-481	AMD	95-07-014
292-100-050	NEW-E	95-04-004	296-24	PREP	95-23-065	296-52-487	AMD	95-07-014
292-100-050	NEW-E	95-11-068	296-24	PREP	95-23-067	296-52-489	AMD	95-07-014
292-100-050	NEW-E	95-20-004	296-24-12001	AMD-P	95-10-093	296-52-493	AMD	95-07-014
292-100-060	NEW-E	95-04-004	296-24-12001	AMD	95-22-015	296-52-497	AMD	95-07-014
292-100-060	NEW-E	95-11-068	296-24-13501	PREP	95-09-010	296-52-501	AMD	95-07-014
292-100-060	NEW-E	95-20-004	296-24-13501	AMD-P	95-10-093	296-52-509	AMD	95-07-014
292-100-070	NEW-E	95-04-004	296-24-13501	AMD	95-22-015	296-52-550	NEW	95-07-014
292-100-070	NEW-E	95-11-068	296-24-14011	AMD-P	95-10-093	296-52-552	NEW	95-07-014
292-100-070	NEW-E	95-20-004	296-24-14011	AMD	95-22-015	296-52-555	NEW	95-07-014
292-100-080	NEW-E	95-04-004	296-24-19501	PREP	95-06-090	296-56-60001	AMD	95-04-007
292-100-080	NEW-E	95-11-068	296-24-19501	AMD-P	95-09-008	296-56-60003	AMD	95-04-007
292-100-080	NEW-E	95-20-004	296-24-19501	AMD	95-17-036	296-56-60005	AMD	95-04-007
292-100-090	NEW-E	95-04-004	296-24-19514	PREP	95-06-090	296-56-60009	AMD	95-04-007
292-100-090	NEW-E	95-11-068	296-24-19514	NEW-P	95-09-008	296-56-60062	AMD	95-04-007
292-100-090	NEW-E	95-20-004	296-24-19514	NEW	95-17-036	296-56-60073	AMD	95-04-007
292-100-100	NEW-E	95-04-004	296-24-19517	PREP	95-06-090	296-56-60083	AMD	95-04-007
292-100-100	NEW-E	95-11-068	296-24-19517	AMD-P	95-09-008	296-56-60093	AMD	95-04-007
292-100-100 292-100-110	NEW-E	95-20-004	296-24-19517	AMD	95-17-036	296-56-60095	AMD	95-04-007
292-100-110 292-100-110	NEW-E	95-04-004	296-24-33003	AMD-P	95-10-093	296-56-60097	AMD	95-04-007
292-100-110	NEW-E	95-11-068	296-24-33003	AMD	95-22-015	296-56-60098	AMD	95-04-007
92-110-110	NEW-E NEW-P	95-20-004	296-24-58503	AMD-P	95-10-093	296-56-60235	AMD	95-04-007
96-04-001		95-15-116 95-07-117	296-24-58503	AMD	95-22-015	296-59-060	AMD	95-04-007
296-04-001 296-04-005	AMD		296-24-73501	AMD-P	95-10-093	296-62	PREP	95-23-066
296-04-010	AMD AMD-W	95-07-117	296-24-73501	AMD	95-22-015	296-62	PREP	95-23-068
296-04-015	AMD-W AMD	95-13-084 95-07-117	296-30-025	AMD-E	95-09-019	296-62-054	PREP	95-05-030
96-04-040	AMD-W	95-13-084	296-30-025	PREP	95-09-020	296-62-05403	AMD-P	95-05-061
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96-305-05009	NEW-P	95-15-118	296-306-155	AMD	95-10-045 95-10-045	308-66 308-88	PREP	95-23-078
96-305-05011	NEW-P	95-15-118	296-306-165	AMD	95-10-045	308-88-010	PREP AMD-P	95-04-001 95-11-078
96-305-05013	NEW-P	95-15-118	296-306-170	AMD	95-10-045	308-88-010	AMD-P AMD	95-11-078 95-15-028
96-305-05501	NEW-P	95-15-118	296-306-26001	AMD	95-10-045	308-88-030	AMD-P	95-13-028 95-11 <b>-078</b>
96-305-05503	NEW-P	95-15-118	296-306-330	NEW-W	95-10-046	308-88-030	AMD	95-15-028
96-305-060	AMD-P	95-15-118	296-401	PREP	95-05-029	308-88-040	AMD-P	95-11-078
96-305-06001	AMD-P	95-15-118	296-401-175	AMD-P	95-09-009	308-88-040	AMD	95-15-028
96-305-06003	AMD-P	95-15-118	296-401-175	AMD	95-15-034	308-88-060	REP-P	95-11-078
96-305-06005	AMD-P	95-15-118	304-12-010	PREP	95-17-024	308-88-060	REP.	95-15-028
96-305-06007	AMD-P	95-15-118	304-12-010	REP-P	95-21-091	308-88-070	REP-P	95-11-078
96-305-06009 96-305-06011	AMD-P	95-15-118	304-12-020	PREP	95-17-019	308-88-070	REP	95-15-028
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308-96A-450 R		95-02-071 95-05-066	308-330-307	AMD-E	95-23-042	315-11A-122	AMD	95-11-02
		5-08-038	308-330-307	AMD-P	95-16-088	315-11A-136	NEW	95-03-00
JUU-JUIL 700 II		5-02-071	308-330-316	AMD-E	95-17-079	315-11A-137	NEW	95-03-0
308-96A-460 R		5-05-066	308-330-316	AMD	95-23-042	315-11A-138	NEW	95-03-00
		5-08-038	308-330-330	AMD-P	95-16-088	315-11A-138	AMD-P	95-07-13
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108-96A-470 R		5-05-066	308-330-330	AMD	95-23-042	315-11A-139	NEW	95-03-0
		5-08-038	308-330-406	AMD-P	95-16-088	315-11A-140	NEW-P	95-03-1
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		05-05-066	308-330-406	AMD	95-23-042 95-16-088	315-11A-141 315-11A-141	NEW-F	95-03-1
		05-08-038 05-02-071	308-330-425 308-330-425	AMD-P AMD-E	95-17-079	315-11A-141 315-11A-142	NEW-P	95-07-0
		05-05-066	308-330-425	AMD-E	95-23-042	315-11A-142	NEW	95-11-0
		05-08-038	308-330-454	AMD-P	95-16-088	315-11A-143	NEW-P	95-07-1
		5-07-136	308-330-454	AMD	95-23-042	315-11A-143	NEW	95-11-0
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	_	05-03-012	314-12-025	AMD-P	95-23-110	315-11A-147	NEW NEW-P	95-17-0 95-11-1
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308-124H-035 R	AMD 9	5-03-012	314-12-080	AMD-E	95-16-065	315-11A-151	NEW-P	95-16-1

WAC #		WSR #	WAC#		WSR #	WAC #		WSR #
315-11A-151	NEW	95-20-064	352-32-010	AMD-P	95-16-127	356-06-020	AMD	95-19-054
315-11A-152	NEW-P	95-16-117	352-32-010	AMD-W	95-19-089	356-06-080	AMD-E	95-14-055
315-11A-152	NEW	95-20-064	352-32-010	AMD-P	95-19-090	356-06-080	AMD-P	95-14-130
315-11A-153	NEW-E	95-19-044	352-32-010	AMD-P	95-22-064	356-06-080	AMD	95-19-054
315-11A-153	NEW-P	95-19-105	352-32-010	AMD	95-22-067	356-06-100	AMD-P	95-10-065
315-11A-153	NEW	95-23-039	352-32-030	AMD-P	95-16-127	356-06-100	AMD-C	95-12-070
315-11A-154	NEW-P	95-19-105	352-32-030	AMD-W	95-19-089	356-06-100	AMD-C	95-13-015
315-11A-154	NEW	95-23-039	352-32-030	AMD-P	95-19-090	356-06-100	AMD	95-19-098
315-11A-155 315-11A-155	NEW-P NEW	95-19-105 95-23-039	352-32-030 352-32-030	AMD-P AMD	95-22-064 95-22-067	356-06-110 356-10-020	NEW	95-03-090
315-11A-156	NEW-P	95-23-039 95-19-105	352-32-035	AMD-C	95-22-067 95-07-118	356-10-020	AMD-E AMD-P	95-14-055 95-14-130
315-11A-156	NEW -	95-23-039	352-32-035	AMD-E	95-10-008	356-10-020	AMD-P	95-14-130
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315-11A-160	NEW-P	95-23-112	352-32-035	REP-P	95-19-090	356-14-240	AMD-P	95-22-090
315-11A-161	NEW-P	95-23-112	352-32-035	REP	95-22-067	356-15-050	AMD-P	95-22-090
317-21	PREP	95-17-003	352-32-036	REP-P	95-04-091	356-15-070	AMD-P	95-22-090
317-21-020	AMD-P	95-21-045	352-32-036	REP	95-07-061	356-15-090	AMD-P	95-22-090
317-21-030	AMD-P	95-21-045	352-32-036	AMD-W	95-07-112	356-15-110	AMD-P	95-22-090
317-21-120 317-21-200	AMD-P AMD-P	95-21-045 95-21-045	352-32-037 352-32-037	AMD-P AMD	95-04-091 95-07-061	356-18-112 356-18-116	AMD-P AMD-P	95-22-092 95-22-090
317-21-205	AMD-P	95-21-045	352-32-037	AMD-P	95-19-090	356-18-140	AMD-P	95-10-066
317-21-203	AMD-P	95-21-045	352-32-037	AMD	95-22-067	356-18-140	AMD-C	95-12-070
317-21-215	AMD-P	95-21-045	352-32-045	AMD-P	95-19-090	356-18-140	AMD-C	95-13-015
317-21-235	AMD-P	95-21-045	352-32-045	AMD	95-22-067	356-18-140	AMD	95-19-098
317-21-245	AMD-P	95-21-045	352-32-047	AMD-P	95-19-090	356-18-220	AMD-P	95-10-067
317-21-265	AMD-P	95-21-045	352-32-047	AMD	95-22-067	356-18-220	AMD-C	95-12-070
317-21-320	AMD-P	95-21-045	352-32-050	AMD-P	95-16-127	356-18-220	AMD-C	95-13-015
317-21-345	AMD-P	95-21-045	352-32-050	AMD-W	95-19-089	356-18-220	AMD	95-19-098
317-21-500	AMD-P	95-21-045	352-32-050	AMD-P	95-22-064	356-22-070	AMD-P	95-10-068
317-21-530	AMD-P	95-21-045	352-32-060	AMD-P	95-22-065	356-22-070	AMD-C	95-12-070
317-21-540 326-02-030	AMD-P AMD-W	95-21-045 95-03-069	352-32-070 352-32-075	AMD-P AMD-P	95-22-065 95-22-065	356-22-070 356-22-070	AMD-C AMD	95-13-015 95-19-098
326-30-03904	REP-P	95-16-027	352-32-075	NEW-P	95-16-127	356-22-130	AMD-P	95-19-098
326-30-03904	REP	95-19-014	352-32-085	NEW-W	95-19-089	356-22-130	AMD-C	95-12-070
326-30-041	AMD-P	95-07-078	352-32-085	NEW-P	95-22-064	356-22-130	AMD-C	95-13-015
326-30-041	AMD	95-10-086	352-32-150	PREP	95-19-023	356-22-130	AMD	95-19-098
326-30-041	AMD-P	95-16-027	352-32-150	AMD-P	95-22-066	356-26-070	AMD-P	95-10-070
326-30-041	AMD	95-19-014	352-32-165	AMD-P	95-19-090	356-26-070	AMD-C	95-12-070
332-24-221	PREP	95-05-051	352-32-165	AMD	95-22-067	356-26-070	AMD-C	95-13-015
332-24-221	AMD-P	95-07-129	352-32-195	AMD-P	95-19-090	356-26-070	AMD	95-19-098
332-24-221 332-24-221	AMD-W AMD-P	95-08-055 95-08-056	352-32-195 352-32-200	AMD AMD-P	95-22-067 95-22-065	356-26-080	AMD-P	95-10-071
332-24-221	AMD-P	95-12-023	352-32-250	AMD-P AMD-P	95-22-065 95-04-091	356-26-080 356-26-080	AMD-C AMD-C	95-12-070 95-13-015
332-24-720	AMD-P	95-22-078	352-32-250	AMD	95-07-061	356-26-080	AMD-C	95-19-098
332-26-040	NEW-E	95-13-045	352-32-250	AMD-P	95-19-090	356-26-090	AMD-P	95-10-072
332-26-050	NEW-E	95-13-045	352-32-250	AMD	95-22-067	356-26-090	AMD-C	95-12-070
332-26-060	NEW-E	95-13-045	352-32-25001	AMD	95-03-005	356-26-090	AMD-C	95-13-015
332-26-080	NEW-E	95-09-039	352-32-25002	AMD	95-03-005	356-26-090	AMD	95-19-098
352-11	PREP	95-16-110	352-32-25002	AMD-P	95-19-090	356-30-025	REP-P	95-22-092
352-11-020	AMD-P	95-22-077	352-32-25002	AMD	95-22-067	356-30-050	AMD-P	95-22-090
352-11-040	AMD-P	95-22-077	352-32-252	AMD-P	95-19-090	356-30-065	AMD-P	95-10-073
352-11-055 352-11-665	AMD-P AMD-P	95-22-077 95-22-077	352-32-252 352-32-255	AMD AMD-P	95-22-067 95-19-090	356-30-065	AMD-C	95-12-070
352-11-005 352-11-905	AMD-P	95-22-077	352-32-255	AMD-F	95-22-067	356-30-065 356-30-065	AMD-C AMD-W	95-13-015 95-19-097
352-11-908	AMD-P	95-22-077	352-32-280	AMD-P	95-19-090	356-30-065	AMD-P	95-19-097
352-11-910	AMD-P	95-22-077	352-32-280	AMD	95-22-067	356-30-067	AMD-P	95-10-074
352-12-020	AMD-P	95-19-090	352-32-285	AMD-P	95-19-090	356-30-067	AMD-C	95-12-070
352-12-020	AMD	95-22-067	352-32-285	AMD	95-22-067	356-30-067	AMD-C	95-13-015
352-12-030	AMD-P	95-19-090	352-32-290	AMD-P	95-19-090	356-30-067	AMD-W	95-19-097
352-12-030	AMD	95-22-067	352-32-290	AMD-P	95-22-065	356-30-067	AMD-P	95-22-092
352-12-040	AMD-P	95-19-090	352-32-290	AMD	95-22-067	356-30-135	AMD-P	95-10-075
352-12-040	AMD	95-22-067	352-32-305	NEW-W	95-07-112	356-30-135	AMD-C	95-12-070
352-16 352-16-010	AMD-P	95-22-065	352-37-200	AMD-P	95-19-090	356-30-135	AMD-C	95-13-015
352-16-010 352-16-020	AMD-P AMD-P	95-22-065 95-22-065	352-37-200 352-68-100	AMD AMD-P	95-22-067 95-19-090	356-30-135	AMD	95-19-098
352-16-020 352-16-030	NEW-P	95-22-065 95-22-065	352-68-100	AMD-P AMD	95-19-090 95-22-067	356-30-145 356-30-145	AMD-P AMD-C	95-10-076
352-16-030 352-28	AMD-P	95-22-065	352-74-045	AMD-P	95-22-067 95-19-090	356-30-145 356-30-145	AMD-C	95-12-070 95-13-015
352-28-005	AMD-P	95-22-065	352-74-045	AMD-F AMD	95-22-067	356-30-145	AMD-C	95-13-013
352-28-010	AMD-P	95-22-065	356-05-415	AMD-P	95-22-092	356-30-230	AMD-P	95-22-090
352-32-010	AMD-P	95-04-091	356-06-020	AMD-E	95-14-055	356-30-330	AMD-P	95-22-090

Table [ 30 ]

	WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
				267.140.000	4345 5	05.07.100	374-70-070	NEW-P	95-22-085
)	356-34-030	AMD	95-03-090	365-140-030	AMD-P	95-07-100 95-12-002	374-70-070 374-70-080	NEW-P NEW-P	95-22-085
	356-46-080	AMD-P	95-22-090	365-140-030 365-140-040	AMD AMD-P	95-12-002 95-07-100	374-70-080	NEW-P	95-22-085
	356-56-050	AMD-E AMD-P	95-14-057 95-14-132	365-140-040	AMD-F	95-12-002	374-70-100	NEW-P	95-22-085
	356-56-050 356-56-050	AMD-P AMD	95-14-132	365-140-045	REP-P	95-07-100	374-70-110	NEW-P	95-22-085
	356-56-115	AMD-E	. 95-14-057	365-140-045	REP	95-12-002	374-70-120	NEW-P	95-22-085
	356-56-115	AMD-P	95-14-132	365-140-050	AMD-P	95-07-100	374-70-130	NEW-P	95-22-085
	356-56-115	AMD	95-19-056	365-140-050	AMD	95-12-002	381-40-070	AMD	95-13-083
	358-01-042	NEW-P	95-03-054	365-140-060	AMD-P	95-07-100	381-60-040	AMD	95-13-083
	358-01-042	NEW	95-07-074	365-140-060	AMD	95-12-002	381-70-400	AMD	95-06-008
	358-01-044	NEW-P	95-03-054	365-185-010	NEW-E	95-19-053	388-08-585	PREP	95-15-046
	358-01-044	NEW	95-07-074	365-185-020	NEW-E	95-19-053	388-08-585	NEW-P	95-20-067
	358-20-010	AMD-P	95-03-054	365-185-030	NEW-E	95-19-053	388-08-585	NEW	95-23-029 95-16-010
	358-20-010	AMD	95-07-074	365-185-040	NEW-E	95-19-053	388-11	PREP PREP	95-16-010
	358-20-020	AMD-P	95-03-054	365-185-050	NEW-E	95-19-053 95-19-053	388-14 388-15	PREP	95-09-053
	358-20-020	AMD	95-07-074	365-185-060	NEW-E NEW-E	95-19-033	388-15	PREP	95-10-033
	358-20-030	AMD-P	95-03-054 95-07-074	365-210-010 365-210-010	NEW-E	95-10-048	388-15	PREP	95-12-032
	358-20-030	AMD NEW-P	95-07-074 95-03-054	365-210-010	NEW	95-14-121	388-15	PREP	95-13-041
	358-20-032	NEW-P NEW	95-07-074	365-210-020	NEW-E	95-09-001	388-15	PREP	95-18-045
	358-20-032 358-20-040	AMD-P	95-03-054	365-210-020	NEW-P	95-10-048	388-15-120	PREP	95-23-074
	358-20-040	AMD	95-07-074	365-210-020	NEW	95-14-121	388-15-192	NEW-P	95-16-016
	358-30-005	NEW-P	95-03-054	365-210-030	NEW-E	95-09-001	388-15-192	NEW	95-20-041
	358-30-005	NEW	95-07-074	365-210-030	NEW-P	95-10-048	388-15-194	NEW-P	95-16-016
	358-30-010	AMD-P	95-03-054	365-210-030	NEW	95-14-121	388-15-194	NEW	95-20-041
	358-30-010	AMD	95-07-074	365-210-040	NEW-P	95-10-048	388-15-196	NEW-P	95-16-016
	358-30-020	AMD-P	95-03-054	365-210-040	NEW	95-14-121	388-15-196	NEW	95-20-041
	358-30-020	AMD	95-07-074	365-210-050	NEW-P	95-10-048	388-15-202	AMD-P	95-16-016
	358-30-022	NEW-P	95-03-054	365-210-050	NEW	95-14-121	388-15-202 388-15-203	AMD AMD-P	95-20-041 95-16-016
	358-30-022	NEW	95-07-074	365-210-060	NEW-P	95-10-048 95-14-121	388-15-203	AMD-P	95-20-041
	358-30-024	NEW-P	95-03-054	365-210-060 365-210-070	NEW NEW-P	95-14-121 95-10-048	388-15-204	AMD-P	95-16-016
	358-30-024	NEW D	95-07-074 95-03-054	365-210-070	NEW	95-14-121	388-15-204	AMD	95-20-041
	358-30-026	NEW-P NEW	95-03-034 95-07-074	365-210-080	NEW-P	95-10-048	388-15-205	AMD-P	95-16-016
	358-30-026 358-30-028	NEW-P	95-03-054	365-210-080	NEW	95-14-121	388-15-205	AMD	95-20-041
	358-30-028	NEW	95-07-074	374-50-010	AMD-E	95-08-039	388-15-206	NEW-P	95-16-016
	358-30-020	AMD-P	95-03-054	374-50-010	AMD-P	95-08-040	388-15-206	NEW	95-20-041
	358-30-030	AMD	95-07-074	374-50-010	AMD	95-11-042	388-15-207	AMD-P	95-16-016
	358-30-042	NEW-P	95-03-054	374-50-020	AMD-E	95-08-039	388-15-207	AMD	95-20-041
	358-30-042	NEW	95-07-074	374-50-020	AMD-P	95-08-040	388-15-208	REP-P	95-16-016
	358-30-045	NEW-P	95-03-054	374-50-020	AMD	95-11-042	388-15-208	REP	95-20-041
	358-30-045	NEW	95-07-074	374-50-030	AMD-E	95-08-039	388-15-209	AMD-P	95-16-016 95-20-041
	358-30-060	AMD-P	95-03-054	374-50-030	AMD-P	95-08-040	388-15-209 388-15-212	AMD REP-P	95-16-016
	358-30-060	AMD	95-07-074	374-50-030	AMD	95-11-042 95-08-039	388-15-212	REP	95-20-041
	358-30-070	AMD-P	95-03-054	374-50-035 374-50-035	NEW-E NEW-P	95-08-040	388-15-213	REP-P	95-16-016
	358-30-070	AMD	95-07-074 95-03-054	374-50-035	NEW	95-11-042	388-15-213	REP	95-20-041
	358-30-080	AMD-P AMD	95-03-03 <del>4</del> 95-07-074	374-50-033	AMD-E	95-08-039	388-15-214	AMD-P	95-16-016
	358-30-080 358-30-082	NEW-P	95-03-054	374-50-040	AMD-P	95-08-040	388-15-214	AMD	95-20-041
	358-30-082	NEW	95-07-074	374-50-040	AMD	95-11-042	388-15-215	AMD-P	95-16-016
	358-30-084	NEW-P	95-03-054	374-50-050	AMD-E	95-08-039	388-15-215	AMD	95-20-041
	358-30-084	NEW	95-07-074	374-50-050	AMD-P	95-08-040	388-15-216	AMD-P	95-16-016
	358-30-090	AMD-P	95-03-054	374-50-050	AMD	95-11-042	388-15-216	AMD	95-20-041
	358-30-090	AMD	95-07-074	374-50-060	AMD-E	95-08-039	388-15-217	REP-E	95-20-049
	358-30-110	AMD-P	95-03-054	374-50-060	AMD-P	95-08-040	388-15-217	REP-P	95-20-056
	358-30-110	AMD	95-07-074	374-50-060	AMD	95-11-042	388-15-217	REP	95-23-032
	358-30-170	AMD-P	95-03-054	374-50-070	AMD-E	95-08-039	388-15-219	NEW-P	95-16-016
	358-30-170	AMD	95-07-074	374-50-070	AMD-P	95-08-040	388-15-219	NEW	95-20-041 95-16-016
	358-30-190	AMD-P	95-03-054	374-50-070	AMD	95-11-042 95-08-039	388-15-222	NEW-P NEW	95-20-041
	358-30-190	AMD	95-07-074	374-50-080	AMD-E AMD-P	95-08-040	388-15-222 388-15-600	AMD-P	95-16-016
	358-30-220	AMD-P	95-03-054	374-50-080 374-50-080	AMD-P	95-11-042	388-15-600	AMD	95-20-041
	358-30-220	AMD	95-07-074 95-20-083	374-50-080	AMD-E	95-08-039	388-15-610	AMD-P	95-16-016
	359-07 359-07	AMD-P AMD	95-20-083 95-23-062	374-50-090	AMD-E	95-08-040	388-15-610	AMD	95-20-041
	359-07 359-09	AMD-P	95-20-083	374-50-090	AMD	95-11-042	388-15-615	REP-P	95-16-016
	359-09 359-09	AMD-P	95-23-062	374-60-030	PREP	95-22-051	388-15-615	REP	95-20-041
	359-39	AMD-P	95-20-083	374-60-120	PREP	95-22-051	388-15-620	AMD-P	95-16-016
	359-39	AMD	95-23-062	374-70-010	NEW-P	95-22-085	388-15-620	AMD	95-20-041
	359-48	AMD-P	95-20-083	374-70-020	NEW-P	95-22-085	388-15-630	AMD-P	95-16-016
•	359-48	AMD	95-23-062	374-70-030	NEW-P	95-22-085	388-15-630	AMD	95-20-041
	365-04	PREP	95-06-051A	374-70-040	NEW-P	95-22-085	388-15-820	REP-E	95-20-049
	365-06	PREP	95-06-051A	374-70-050	NEW-P	95-22-085	388-15-820	REP-P	95-20-056
	365-08	PREP	95-06-051	374-70-060	NEW-P	95-22-085	1 388-15-820	REP	95-23-032
					[21]				Tah

WAC #		WSR #	WAC#		WSR #	WAC #		WSR #
388-15-830	AMD-P	95-16-016	388-47-020	REP-P	05 15 001	200 40 020		
388-15-830	AMD	95-20-041	388-47-020	REP-P	95-15-001 95-19-075	388-49-020	AMD-P	95-15-058
388-15-840	REP-E	95-20-049	388-47-030	REP-P	95-15-001	388-49-020 388-49-080	AMD PREP	95-19-013
388-15-840	REP-P	95-20-056	388-47-030	REP	95-19-075	388-49-080	AMD-P	95-08-006 95-09-026
388-15-840	REP	95-23-032	388-47-050	AMD-P	95-14-078	388-49-080	AMD-F	95-11-122
388-15-850	REP-P	95-16-016	388-47-050	AMD-E	95-14-079	388-49-110	PREP	95-08-007
388-15-850	REP	95-20-041	388-47-050	REP-P	95-15-001	388-49-110	AMD-P	95-09-034
388-15-860	REP-P	95-16-016	388-47-050	AMD	95-18-020	388-49-110	AMD	95-11-123
388-15-860	REP	95-20-041	388-47-050	REP	95-19-075	388-49-150	PREP	95-14-118
388-15-870	REP-P	95-16-016	388-47-060	NEW-P	95-14-078	388-49-150	AMD-P	95-15-059
388-15-870	REP	95-20-041	388-47-060	NEW-E	95-14-079	388-49-150	AMD	95-18-004
388-15-880	AMD-P	95-16-016	388-47-060	NEW	95-18-020	388-49-160	AMD	95-06-030
388-15-880 388-15-890	AMD AMD-P	95-20-041	388-47-060	REP	95-19-075	388-49-170	PREP	95-14-118
388-15-890	AMD-P	95-16-016 95-20-041	388-47-070 388-47-070	AMD-P AMD-E	95-14-078	388-49-170	AMD-P	95-15-059
388-15-900	NEW-P	95-11-005	388-47-070	REP-P	95-14-079 95-15-001	388-49-170 388-49-190	AMD AMD	95-18-004 95-06-027
388-15-900	NEW-C	95-14-050	388-47-070	AMD	95-18-020	388-49-190	PREP	95-06-027
388-15-900	NEW	95-15-011	388-47-070	REP	95-19-075	388-49-190	AMD-P	95-09-033
388-15-900	PREP	95-21-013	388-47-100	REP-P	95-15-001	388-49-190	AMD	95-12-001
388-15-905	NEW-P	95-11-005	388-47-100	REP	95-19-075	388-49-250	AMD	95-06-026
388-15-905	NEW-C	95-14-050	388-47-105	REP-P	95-15-001	388-49-260	AMD	95-06-029
388-15-905	NEW	95-15-011	388-47-105	REP	95-19-075	388-49-380	PREP	95-09-032
388-15-905	PREP	95-21-013	388-47-107	REP-P	95-15-001	388-49-410	AMD-P	95-03-044
388-15-910	NEW-P	95-11-005	388-47-107	REP	95-19-075	388-49-410	AMD .	95-06-031
388-15-910	NEW-C	95-14-050	388-47-110	AMD-P	95-14-078	388-49-420	AMD-P	95-03-045
388-15-910 388-15-910	NEW PREP	95-15-011 95-21-013	388-47-110 388-47-110	AMD-E	95-14-079	388-49-420	AMD	95-06-032
388-15-915	NEW-P	95-11-005	388-47-110	REP-P AMD	95-15-001 95-18-020	388-49-430 388-49-430	AMD-P	95-03-044
388-15-915	NEW-C	95-14-050	388-47-110	REP	95-19-075	388-49-430	AMD PREP	95-06-031 95-19-004
388-15-915	NEW	95-15-011	388-47-115	AMD-P	95-14-078	388-49-430	AMD-E	95-20-050
388-15-915	PREP	95-21-013	388-47-115	AMD-E	95-14-079	388-49-430	AMD-P	95-21-048
388-15-920	NEW-P	95-11-005	388-47-115	REP-P	95-15-001	388-49-480	PREP	95-04-013
388-15-920	NEW-C	95-14-050	388-47-115	AMD	95-18-020	388-49-480	AMD-P	95-05-013
388-15-920	NEW	95-15-011	388-47-115	REP	95-19-075	388-49-480	AMD	95-07-122
388-15-920	PREP	95-21-013	388-47-120	AMD-P	95-14-078	388-49-500	PREP	95-07-053
388-15-925	NEW-P	95-11-005	388-47-120	AMD-E	95-14-079	388-49-500	AMD-P	95-09-004
388-15-925 388-15-925	NEW-C NEW	95-14-050 95-15-011	388-47-120 388-47-120	REP-P	95-15-001	388-49-500	AMD	95-11-120
388-15-925	PREP	95-13-011	388-47-120	AMD REP	95-18-020 95-19-075	388-49-500 388-49-500	PREP AMD-P	95-17-051
388-15-935	NEW-P	95-11-005	388-47-125	AMD-P	95-14-078	388-49-500	AMD-P AMD-E	95-18-031 95-20-032
388-15-935	NEW-C	95-14-050	388-47-125	AMD-E	95-14-079	388-49-500	AMD-E AMD	95-20-032
388-15-935	NEW	95-15-011	388-47-125	REP-P	95-15-001	388-49-505	PREP	95-07-071
388-15-935	PREP	95-21-013	388-47-125	AMD	95-18-020	388-49-505	AMD-P	95-09-003
388-15-940	NEW-P	95-11-005	388-47-125	REP	95-19-075	388-49-505	AMD	95-11-121
388-15-940	NEW-C	95-14-050	388-47-127	AMD-P	95-14-078	388-49-505	PREP	95-17-051
388-15-940	NEW	95-15-011	388-47-127	AMD-E	95-14-079	388-49-505	AMD-P	95-18-031
388-15-940 388-15-945	PREP	95-21-013 95-11-005	388-47-127	REP-P	95-15-001	388-49-505	AMD-E	95-20-032
388-15-945	NEW-P NEW-C	95-11-005 95-14-050	388-47-127 388-47-127	AMD REP	95-18-020 95-19-075	388-49-505 388-49-510	AMD	95-21-052
388-15-945	NEW	95-15-011	388-47-130	AMD-P	95-14-078	388-49-510	PREP AMD-P	95-17-051
388-15-945	PREP	95-21-013	388-47-130	AMD-E	95-14-079	388-49-510	AMD-F	95-18-031 95-20-032
388-15-950	NEW-P	95-11-005	388-47-130	REP-P	95-15-001	388-49-510	AMD	95-21-052
388-15-950	NEW-C	95-14-050	388-47-130	AMD	95-18-020	388-49-550	PREP	95-17-097
388-15-950	NEW	95-15-011	388-47-130	REP	95-19-075	388-49-550	AMD-P	95-18-035
388-15-950	PREP	95-21-013	388-47-135	AMD-P	95-14-078	388-49-550	AMD-E	95-20-029
388-15-955	NEW-P	95-11-005	388-47-135	AMD-E	95-14-079	388-49-550	AMD	95-21-054
388-15-955	NEW-C	95-14-050	388-47-135	REP-P	95-15-001	388-49-600	PREP	95-14-007
388-15-955 388-15-955	NEW PREP	95-15-011 95-21-013	388-47-135	AMD	95-18-020	388-49-600	AMD-P	95-15-057
388-18	PREP	95-21-013 95-06-034	388-47-135 388-47-140	REP	95-19-075	388-49-600	AMD	95-18-003
388-43-010	AMD	95-03-049	388-47-140	REP-P REP	95-15-001 95-19-075	388-49-640 388-49-640	PREP	95-14-006
388-43-020	AMD	95-03-049	388-47-200	REP-P	95-15-001	388-49-640	AMD-P AMD	95-15-058 95-19-013
388-43-130	NEW	95-03-049	388-47-200	REP	95-19-075	388-49-660	PREP	95-19-013
388-46	AMD-P	95-16-017	388-47-210	REP-P	95-15-001	388-49-660	AMD-P	95-15-058
388-46	AMD-E	95-16-019	388-47-210	REP	95-19-075	388-49-660	AMD	95-19-013
388-46	AMD	95-19-003	388-47-215	REP-P	95-15-001	388-49-670	PREP	95-14-006
388-46-110	PREP	95-14-039	388-47-215	REP	95-19-075	388-49-670	AMD-P	95-15-058
388-46-110	NEW-P	95-16-017	388-47-220	REP-P	95-15-001	388-49-670	AMD	95-19-013
388-46-110	NEW-E	95-16-019	388-47-220	REP	95-19-075	388-51	PREP	95-17-096
388-46-110 388-47	NEW PREP	95-19-003	388-47-300	REP-P	95-15-001	388-51-010	REP-P	95-19-021
388-47-010	PKEP REP-P	95-12-078 95-15-001	388-47-300	REP	95-19-075	388-51-010	REP	95-23-028
388-47-010	REP-F	95-19-075	388-49-020 388-49-020	AMD PREP	95-06-028 95-14-006	388-51-020	REP-P	95-19-021
		70 17-013	1 300-17-020	1 KET	73-14-000	l 388-51-020	REP	95-23-028

WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
388-51-040	REP-P	95-19-021	388-73-118	AMD-W	95-11-051	388-73-367	NEW	95-23-033
388-51-040	REP	95-23-028	388-73-144	AMD-S	95-07-024	388-73-369	NEW-E	95-19-076
388-51-110	REP-P	95-19-021	388-73-144	AMD-W	95-11-051	388-73-369	NEW-P	95-19-077
388-51-110	REP	95-23-028	388-73-146	AMD-S	95-07-024	388-73-369	NEW	95-23-033
388-51-115	REP-P	95-19-021	388-73-146	AMD-W	95-11-051	388-73-371	NEW-E	95-19-076
388-51-115	REP	95-23-028	388-73-146	AMD-E	95-19-076	388-73-371	NEW-P	95-19-077
388-51-120	REP-P	95-19-021	388-73-146	AMD-P	95-19-077	388-73-371	NEW	95-23-033
388-51-120	REP	95-23-028	388-73-146	AMD	95-23-033	388-73-373	NEW-E	95-19-076
388-51-123	REP-P	95-19-021	388-73-200	AMD-S	95-07-024	388-73-373	NEW-P	95-19-077
388-51-123	REP	95-23-028	388-73-200	AMD-W AMD-S	95-11-051 95-07-024	388-73-373 388-73-375	NEW E	95-23-033 95-19-076
388-51-130	REP-P REP	95-19-021 95-23-028	388-73-212 388-73-212	AMD-S AMD-W	95-07-024 95-11-051	388-73-375	NEW-E NEW-P	95-19-076
388-51-130 388-51-135	REP-P	95-19-021	388-73-212	REP-S	95-07-024	388-73-375	NEW-P	95-23-033
388-51-135	REP	95-23-028	388-73-213	REP-W	95-11-051	388-73-377	NEW-E	95-19-076
388-51-140	REP-P	95-19-021	388-73-214	REP-S	95-07-024	388-73-377	NEW-P	95-19-077
388-51-140	REP	95-23-028	388-73-214	REP-W	95-11-051	388-73-377	NEW	95-23-033
388-51-155	REP-P	95-19-021	388-73-216	REP-S	95-07-024	388-73-379	NEW-E	95-19-076
388-51-155	REP	95-23-028	388-73-216	REP-W	95-11-051	388-73-379	NEW-P	95-19-077
388-51-160	REP-P	95-19-021	388-73-250	NEW-S	95-07-024	388-73-379	NEW	95-23-033
388-51-160	REP	95-23-028	388-73-250	NEW-W	95-11-051	388-73-381	NEW-E	95-19-076
388-51-170	REP-P	95-19-021	388-73-252	NEW-S	95-07-024	388-73-381	NEW-P	95-19-077
388-51-170	REP	95-23-028	388-73-252	NEW-W	95-11-051	388-73-381	NEW	95-23-033
388-51-180	REP-P	95-19-021	388-73-254	NEW-S	95-07-024	388-73-383	NEW-E	95-19-076
388-51-180	REP	95-23-028	388-73-254	NEW-W	95-11-051	388-73-383	NEW-P	95-19-077
388-51-210	AMD	95-03-047	388-73-256	NEW-S NEW-W	95-07-024 95-11-051	388-73-383 388-73-385	NEW NEW-E	95-23-033 95-19-076
388-51-210 388-51-210	REP-P REP	95-19-021 95-23-028	388-73-256 388-73-258	NEW-S	95-07-024	388-73-385	NEW-E NEW-P	95-19-077
388-51-210 388-51-220	NEW	95-23-028 95-03-047	388-73-258	NEW-W	95-07-024 95-11-051	388-73-385	NEW-P	95-23-033
388-51-220	REP-P	95-19-021	388-73-260	NEW-S	95-07-024	388-73-387	NEW-E	95-19-076
388-51-220	REP	95-23-028	388-73-260	NEW-W	95-11-051	388-73-387	NEW-P	95-19-077
388-51-250	AMD	95-03-047	388-73-262	NEW-S	95-07-024	388-73-387	NEW	95-23-033
388-51-250	REP-P	95-19-021	388-73-262	NEW-W	95-11-051	388-73-389	NEW-E	95-19-076
388-51-250	REP	95-23-028	388-73-264	NEW-S	95-07-024	388-73-389	NEW-P	95-19-077
388-51-260	REP-P	95-19-021	388-73-264	NEW-W	95-11-051	388-73-389	NEW	95-23-033
388-51-260	REP	95-23-028	388-73-266	NEW-S	95-07-024	388-73-391	NEW-E	95-19-076
388-55	PREP	95-22-046	388-73-266	NEW-W	95-11-051	388-73-391	NEW-P	95-19-077
388-60	PREP	95-10-024	388-73-268	NEW-S	95-07-024	388-73-391	NEW	95-23-033
388-73	AMD-C	95-05-024	388-73-268	NEW-W	95-11-051	388-73-393	NEW-E	95-19-076
388-73	PREP	95-16-057	388-73-270	NEW-S	95-07-024	388-73-393	NEW-P	95-19-077
388-73-010	AMD-S	95-07-024	388-73-270 388-73-272	NEW-W NEW-S	95-11-051 95-07-024	388-73-393 388-73-395	NEW NEW-E	95-23-033 95-19-076
388-73-010 388-73-012	AMD-W AMD-S	95-11-051 95-07-024	388-73-272	NEW-S	95-11-051	388-73-395	NEW-E NEW-P	95-19-077
388-73-012	AMD-W	95-11-051	388-73-274	NEW-S	95-07-024	388-73-395	NEW	95-23-033
388-73-014	AMD-S	95-07-024	388-73-274	NEW-W	95-11-051	388-73-400	REP-S	95-07-024
388-73-014	AMD-W	95-11-051	388-73-276	NEW-S	95-07-024	388-73-400	REP-W	95-11-051
388-73-014	AMD-E	95-19-076	388-73-276	NEW-W	95-11-051	388-73-402	REP-S	95-07-024
388-73-014	AMD-P	95-19-077	388-73-278	NEW-S	95-07-024	388-73-402	REP-W	95-11-051
388-73-014	AMD	95-23-033	388-73-278	NEW-W	95-11-051	388-73-403	REP-S	95-07-024
388-73-01950	AMD-S	95-07-024	388-73-304	AMD-S	95-07-024	388-73-403	REP-W	95-11-051
388-73-01950	AMD-W	95-11-051	388-73-304	AMD-W	95-11-051	388-73-404	REP-S	95-07-024
388-73-026	AMD-S	95-07-024	388-73-351	NEW-E	95-19-076	388-73-404	REP-W	95-11-051
388-73-026	AMD-W	95-11-051	388-73-351	NEW-P	95-19-077	388-73-406	REP-S	95-07-024
388-73-030	AMD-E	95-18-006	388-73-353	NEW	95-23-033	388-73-406	REP-W	95-11-051
388-73-030	AMD-P	95-18-007	388-73-351	NEW	95-23-033	388-73-408	REP-S	95-07-024
388-73-030 388-73-036	AMD-C AMD-S	95-22-042 95-07-024	388-73-353 388-73-353	NEW-E NEW-P	95-19-076 95-19-077	388-73-408 388-73-409	REP-W REP-S	95-11-051 95-07-024
388-73-036	AMD-S	95-11-051	388-73-355	NEW-F	95-19-076	388-73-409	REP-W	95-11-051
388-73-054	AMD-S	95-07-024	388-73-355	NEW-P	95-19-077	388-73-410	REP-S	95-07-024
388-73-054	AMD-W	95-11-051	388-73-355	NEW	95-23-033	388-73-410	REP-W	95-11-051
388-73-058	AMD-E	95-19-076	388-73-357	NEW-E	95-19-076	388-73-412	REP-S	95-07-024
388-73-058	AMD-P	95-19-077	388-73-357	NEW-P	95-19-077	388-73-412	REP-W	95-11-051
388-73-058	AMD	95-23-033	388-73-357	NEW	95-23-033	388-73-414	REP-S	95-07-024
388-73-074	AMD-S	95-07-024	388-73-361	NEW-E	95-19-076	388-73-414	REP-W	95-11-051
388-73-074	AMD-W	95-11-051	388-73-361	NEW-P	95-19-077	388-73-430	REP-S	95-07-024
388-73-074	AMD-E	95-19-076	388-73-361	NEW	95-23-033	388-73-430	REP-W	95-11-051
388-73-074	AMD-P	95-19-077	388-73-363	NEW-E	95-19-076	388-73-432	REP-S	95-07-024
388-73-074	AMD	95-23-033	388-73-363	NEW-P	95-19-077	388-73-432	REP-W	95-11-051
388-73-076	AMD-S	95-07-024	388-73-363	NEW	95-23-033	388-73-434	REP-S	95-07-024
388-73-076	AMD-W	95-11-051	388-73-365	NEW-E	95-19-076	388-73-434	REP-W	95-11-051
388-73-076	AMD-E	95-19-076 95-19-077	388-73-365	NEW-P	95-19-077	388-73-436	REP-S	95-07-024
388-73-076 388-73-076	AMD-P AMD	95-19-077	388-73-365 388-73-367	NEW NEW-E	95-23-033 95-19-076	388-73-436 388-73-438	REP-W REP-S	95-11-051 95-07-024
388-73-118	AMD-S	95-23-033 95-07-024	388-73-367	NEW-E NEW-P	95-19-077	388-73-438	REP-W	95-07-024 95-11-051
300-73-110	AMD-3	75-01-024	, 300-13-301	14F44-E	/3-1/-0//	1 300-13-430	1/171 - AA	75-11-051

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388-73-440 REP-S 95-07-024 388-77A PREP 388-73-510 REP-S 95-07-024 388-77A-010 REP-P 388-73-510 REP-W 95-11-051 388-77A-010 REP-P 388-73-511 NEW-S 95-07-024 388-77A-020 REP-P 388-73-511 NEW-W 95-11-051 388-77A-020 REP-P 388-73-512 REP-S 95-07-024 388-77A-020 REP-P 388-73-512 REP-S 95-07-024 388-77A-030 REP-P 388-73-512 REP-W 95-11-051 388-77A-030 REP-P 388-73-513 NEW-S 95-07-024 388-77A-030 REP-P 388-73-513 NEW-W 95-11-051 388-77A-040 REP-P 388-73-516 NEW-S 95-07-024 388-77A-040 REP-P 388-73-516 NEW-W 95-11-051 388-77A-040 REP-P 388-73-516 NEW-W 95-11-051 388-77A-041 REP-P 388-73-516 NEW-W 95-11-051 388-77A-041 REP-P 388-73-522 NEW-W 95-11-051 388-77A-050 REP-P 388-73-522 NEW-W 95-11-051 388-77A-050 REP-P 388-73-524 NEW-S 95-07-024 388-77A-050 REP-P 388-73-524 NEW-W 95-11-051 388-77A-055 REP-P 388-73-606 AMD-S 95-07-024 388-77A-055 REP-P 388-73-606 AMD-S 95-07-024 388-86-005 REP-P 388-73-606 AMD-S 95-07-024 388-86-005 REP-P 388-73-606 AMD-S 95-10-051 388-86-005 AMD-P 388-77-005 REP-P 95-15-068 388-86-005 AMD-P 388-77-005 REP-P 95-15-068 388-86-005 AMD-P 388-77-005 REP-P 95-15-068 388-86-009 REP-P 388-77-010 REP-P 95-15-068 388-86-009 REP-P 388-77-015 REP-P 95-15-068 388-86-009 REP-P 388-77-015 REP-P 95-15-068 388-86-009 REP-P 388-77-005 REP-P 95-15-068 388-86-009 REP-P 388-77-005 REP-P 95-15-068 388-86-009 REP-P 388-77-015 REP-P 95-15-068 388-86-009 REP-P 388-77-015 REP-P 95-15-068 388-86-009 REP-P 388-77-015 REP-P 95-15-068 388-86-009 REP-P 388-77-005 REP-P 95-15-068 388-86-009 REP-P 388-77-200 REP-P 95-15-068 388-86-009 REP-P 388-77-200 REP-P 95-15-068 388-86-002 REP-P 388-77-200 REP-P 95-15-068 388-86-002 REP-P 388-77-200 REP-P 95-15-068 388-86-002 AMD-P 388-77-2	95-18-002 95-15-036 95-15-068 95-18-002 95-15-068 95-18-002 95-15-068 95-18-002	388-87-005 388-87-005 388-87-005 388-87-011 388-87-020 388-87-020	AMD-P AMD-W AMD-P	95-17-023 95-17-049
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388-73-524 NEW-S 95-07-024 388-77A-055 REP-P 388-73-524 NEW-W 95-11-051 388-77A-055 REP 388-73-606 AMD-S 95-07-024 388-86 PREP 388-73-606 AMD-W 95-11-051 388-86 PREP 388-73-606 AMD-W 95-11-051 388-86-005 PREP 388-76 PREP 95-17-025 388-86-005 AMD-P 388-77 PREP 95-15-036 388-86-005 AMD-P 388-77-005 REP-P 95-15-068 388-86-005 AMD-P 388-77-005 REP 95-18-002 388-86-005 AMD-P 388-77-006 REP-P 95-18-002 388-86-005 AMD-P 388-77-010 REP-P 95-15-068 388-86-009 REP-P 388-77-010 REP-P 95-15-068 388-86-009 REP-P 388-77-015 REP-P 95-15-068 388-86-009 REP-P 388-77-015 REP-P 95-15-068 388-86-00902 REP-P 388-77-015 REP-P 95-15-068 388-86-020 REP-P 388-77-045 REP-P 95-15-068 388-86-020 REP-P 388-77-045 REP-P 95-15-068 388-86-020 REP-P 388-77-200 REP-P 95-15-068 388-86-020 REP-P 388-77-200 REP-P 95-15-068 388-86-020 REP-P 388-77-210 REP-P 95-15-068 388-86-021 REP-P 388-77-210 REP-P 95-15-068 388-86-021 REP-P 388-77-240 REP-P 95-15-068 388-86-022 PREP 388-77-255 REP-P 95-15-068 388-86-022 AMD-P 388-77-270 REP-P 95-15-068 388-86-030 PREP	95-15-068	388-87-072	AMD	95-04-033
388-73-524         NEW-W         95-11-051         388-77A-055         REP           388-73-606         AMD-S         95-07-024         388-86         PREP           388-73-606         AMD-W         95-11-051         388-86-005         PREP           388-77         PREP         95-17-025         388-86-005         AMD-P           388-77         PREP         95-15-036         388-86-005         AMD-E           388-77-005         REP-P         95-15-068         388-86-005         AMD-W           388-77-005         REP         95-18-002         388-86-005         AMD-W           388-77-006         REP-P         95-18-002         388-86-005         AMD-W           388-77-010         REP-P         95-18-002         388-86-009         REP-P           388-77-010         REP-P         95-18-002         388-86-009         REP-P           388-77-015         REP-P         95-18-002         388-86-0090         REP-P           388-77-045         REP-P         95-15-068         388-86-0090         REP-P           388-77-045         REP-P         95-15-068         388-86-020         REP-P           388-77-200         REP-P         95-18-002         388-86-020         REP-P	95-18-002 95-15-068	388-91	PREP	95-15-032
388-73-606 AMD-S 95-07-024 388-86 PREP 388-73-606 AMD-W 95-11-051 388-86-005 PREP 388-77 PREP 95-15-036 388-86-005 AMD-P 388-77 PREP 95-15-036 388-86-005 AMD-E 388-77-005 REP-P 95-15-068 388-86-005 AMD-E 388-77-005 REP 95-18-002 388-86-005 AMD-D 388-77-006 REP-P 95-15-068 388-86-005 AMD-D 388-77-006 REP-P 95-15-068 388-86-005 AMD-D 388-77-010 REP-P 95-15-068 388-86-009 REP-P 388-77-010 REP-P 95-15-068 388-86-009 REP-D 388-77-015 REP-D 95-18-002 388-86-009 REP-D 388-77-015 REP-D 95-18-002 388-86-0090 REP-D 388-77-015 REP-D 95-18-002 388-86-020 REP-D 388-77-045 REP-D 95-15-068 388-86-020 REP-D 388-77-045 REP-D 95-15-068 388-86-020 REP-D 388-77-045 REP-D 95-15-068 388-86-020 REP-D 388-77-200 REP-D 95-15-068 388-86-020 REP-D 388-77-200 REP-D 95-15-068 388-86-020 REP-D 388-77-200 REP-D 95-15-068 388-86-021 REP-D 388-77-210 REP-D 95-15-068 388-86-021 REP-D 388-77-240 REP-D 95-15-068 388-86-022 PREP 388-77-255 REP-D 95-15-068 388-86-022 PREP 388-77-255 REP-D 95-15-068 388-86-022 PREP 388-77-255 REP-D 95-15-068 388-86-022 AMD-D 388-77-270 REP-D 95-15-068 388-86-030 PREP	95-18-002	388-91-005	REP-P	95-16-014
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388-76         PREP         95-17-025         388-86-005         AMD-P           388-77         PREP         95-15-036         388-86-005         AMD-E           388-77-005         REP-P         95-15-068         388-86-005         AMD-W           388-77-005         REP         95-18-002         388-86-005         AMD-P           388-77-006         REP-P         95-15-068         388-86-005         AMD           388-77-010         REP-P         95-18-002         388-86-009         REP-P           388-77-010         REP-P         95-18-002         388-86-009         REP-P           388-77-010         REP-P         95-18-002         388-86-009         REP-P           388-77-015         REP-P         95-18-002         388-86-00902         REP-P           388-77-045         REP-P         95-18-002         388-86-020         REP-E           388-77-045         REP-P         95-18-002         388-86-020         REP-P           388-77-200         REP-P         95-18-002         388-86-020         REP-P           388-77-210         REP-P         95-18-002         388-86-021         REP-P           388-77-240         REP-P         95-15-068         388-86-021         REP-W	95-13-020	388-91-007	REP-P	95-13-021
388-77         PREP         95-15-036         388-86-005         AMD-E           388-77-005         REP-P         95-15-068         388-86-005         AMD-W           388-77-005         REP         95-18-002         388-86-005         AMD-P           388-77-006         REP-P         95-15-068         388-86-005         AMD           388-77-010         REP-P         95-18-002         388-86-009         REP-P           388-77-010         REP-P         95-18-002         388-86-009         REP           388-77-010         REP         95-18-002         388-86-009         REP-P           388-77-015         REP-P         95-15-068         388-86-00902         REP-P           388-77-045         REP-P         95-18-002         388-86-020         REP-E           388-77-045         REP-P         95-18-002         388-86-020         REP-P           388-77-200         REP-P         95-18-002         388-86-020         REP-P           388-77-210         REP-P         95-15-068         388-86-021         REP-E           388-77-240         REP-P         95-15-068         388-86-021         REP-W           388-77-240         REP-P         95-15-068         388-86-022         REP-	95-14-058	388-91-007	REP-P	95-14-059 95-14-061
388-77-005         REP-P         95-15-068         388-86-005         AMD-W           388-77-005         REP         95-18-002         388-86-005         AMD-P           388-77-006         REP-P         95-15-068         388-86-005         AMD           388-77-006         REP         95-18-002         388-86-009         REP-P           388-77-010         REP-P         95-15-068         388-86-009         REP-P           388-77-010         REP         95-18-002         388-86-00902         REP-P           388-77-015         REP-P         95-15-068         388-86-00902         REP-P           388-77-015         REP-P         95-15-068         388-86-020         REP-E           388-77-015         REP         95-18-002         388-86-020         REP-P           388-77-200         REP-P         95-15-068         388-86-020         REP-P           388-77-210         REP-P         95-15-068         388-86-021         REP-P	95-14-060	388-91-007	REP-P	95-14-061
388-77-005         REP         95-18-002         388-86-005         AMD-P           388-77-006         REP-P         95-15-068         388-86-005         AMD           388-77-006         REP         95-18-002         388-86-009         REP-P           388-77-010         REP-P         95-15-068         388-86-009         REP           388-77-015         REP         95-18-002         388-86-00902         REP-P           388-77-015         REP         95-18-002         388-86-020         REP-E           388-77-045         REP         95-18-002         388-86-020         REP-E           388-77-200         REP-P         95-15-068         388-86-020         REP-P           388-77-210         REP         95-18-002         388-86-021         REP-E           388-77-240         REP-P         95-15-068         388-86-021         REP-W           388-77-240         REP-P         95-15-068         388-86-022         AMD-E	95-17-086	388-91-007	REP-W	95-10-014
388-77-006         REP-P         95-15-068         388-86-005         AMD           388-77-006         REP         95-18-002         388-86-009         REP-P           388-77-010         REP-P         95-15-068         388-86-009         REP           388-77-010         REP         95-18-002         388-86-00902         REP-P           388-77-015         REP-P         95-15-068         388-86-020         REP-E           388-77-015         REP         95-18-002         388-86-020         REP-E           388-77-015         REP         95-18-002         388-86-020         REP-E           388-77-045         REP         95-18-002         388-86-020         REP-P           388-77-200         REP-P         95-15-068         388-86-020         REP-P           388-77-200         REP         95-18-002         388-86-021         REP-E           388-77-210         REP         95-18-002         388-86-021         REP-P           388-77-240         REP-P         95-15-068         388-86-021         REP-W           388-77-240         REP-P         95-15-068         388-86-022         AMD-E           388-77-255         REP         95-15-068         388-86-022         AMD-P	95-18-005	388-91-007	REP	95-17-029
388-77-006         REP         95-18-002         388-86-009         REP-P           388-77-010         REP-P         95-15-068         388-86-009         REP-P           388-77-010         REP         95-18-002         388-86-00902         REP-P           388-77-015         REP-P         95-15-068         388-86-00902         REP-P           388-77-015         REP         95-18-002         388-86-020         REP-E           388-77-015         REP         95-18-002         388-86-020         REP-E           388-77-045         REP         95-18-002         388-86-020         REP-P           388-77-200         REP-P         95-15-068         388-86-020         REP-P           388-77-210         REP         95-18-002         388-86-021         REP-E           388-77-210         REP         95-18-002         388-86-021         REP-W           388-77-240         REP-P         95-15-068         388-86-021         REP-W           388-77-240         REP         95-18-002         388-86-022         PREP           388-77-255         REP-P         95-15-068         388-86-022         AMD-E           388-77-270         REP-P         95-15-068         388-86-022         AMD-P<	95-22-039	388-91-010	PREP	95-13-021
388-77-010         REP-P         95-15-068         388-86-009         REP           388-77-010         REP         95-18-002         388-86-00902         REP-P           388-77-015         REP-P         95-15-068         388-86-00902         REP-P           388-77-015         REP         95-18-002         388-86-020         REP-E           388-77-045         REP-P         95-15-068         388-86-020         REP-P           388-77-045         REP         95-18-002         388-86-020         REP-P           388-77-045         REP         95-18-002         388-86-020         REP-P           388-77-200         REP-P         95-15-068         388-86-021         REP-P           388-77-210         REP-P         95-15-068         388-86-021         REP-P           388-77-240         REP-P         95-15-068         388-86-021         REP-W           388-77-240         REP-P         95-18-002         388-86-022         REP-P           388-77-255         REP-P         95-15-068         388-86-022         AMD-P           388-77-270         REP-P         95-15-068         388-86-022         AMD-P           388-77-270         REP-P         95-15-068         388-86-022 <td< td=""><td>95-15-023</td><td>388-91-010</td><td>AMD-P</td><td>95-14-059</td></td<>	95-15-023	388-91-010	AMD-P	95-14-059
388-77-015         REP-P         95-15-068         388-86-00902         REP           388-77-015         REP         95-18-002         388-86-020         REP-E           388-77-045         REP-P         95-15-068         388-86-020         REP-P           388-77-045         REP         95-18-002         388-86-020         REP-W           388-77-200         REP-P         95-15-068         388-86-020         REP-P           388-77-210         REP-P         95-15-068         388-86-021         REP-E           388-77-210         REP-P         95-18-002         388-86-021         REP-P           388-77-210         REP         95-18-002         388-86-021         REP-W           388-77-240         REP-P         95-15-068         388-86-021         REP-P           388-77-240         REP         95-18-002         388-86-022         PREP           388-77-255         REP-P         95-15-068         388-86-022         AMD-E           388-77-270         REP-P         95-15-068         388-86-022         AMD-P           388-77-270         REP-P         95-15-068         388-86-030         PREP	95-18-046	388-91-010	AMD-E	95-14-061
388-77-015         REP         95-18-002         388-86-020         REP-E           388-77-045         REP-P         95-15-068         388-86-020         REP-P           388-77-045         REP         95-18-002         388-86-020         REP-W           388-77-200         REP-P         95-15-068         388-86-020         REP-P           388-77-200         REP         95-18-002         388-86-021         REP-E           388-77-210         REP-P         95-15-068         388-86-021         REP-P           388-77-210         REP         95-18-002         388-86-021         REP-W           388-77-240         REP-P         95-15-068         388-86-021         REP-W           388-77-240         REP-P         95-18-002         388-86-021         REP-P           388-77-240         REP         95-18-002         388-86-022         AMD-E           388-77-255         REP-P         95-18-002         388-86-022         AMD-P           388-77-270         REP-P         95-15-068         388-86-022         AMD-P           388-77-270         REP-P         95-15-068         388-86-030         PREP	95-15-023	388-91-010	REP-P	95-16-014
388-77-045 REP-P 95-15-068 388-86-020 REP-P 388-77-200 REP-P 95-15-068 388-86-020 REP-P 388-77-200 REP-P 95-15-068 388-86-020 REP-P 388-77-200 REP 95-18-002 388-86-021 REP-E 388-77-210 REP-P 95-15-068 388-86-021 REP-E 388-77-210 REP-P 95-18-002 388-86-021 REP-P 388-77-240 REP-P 95-15-068 388-86-021 REP-W 388-77-240 REP-P 95-15-068 388-86-021 REP-P 388-77-240 REP 95-18-002 388-86-022 PREP 388-77-255 REP-P 95-15-068 388-86-022 AMD-E 388-77-270 REP-P 95-15-068 388-86-022 AMD-P 388-77-270 REP-P 95-15-068 388-86-022 AMD-P 388-77-270 REP-P 95-15-068 388-86-022 AMD-P 388-77-270 REP-P 95-18-002 388-86-022 AMD-P 388-77-270 REP-P 95-18-002 388-86-030 PREP	95-18-046	388-91-010	REP-W	95-17-029
388-77-045         REP         95-18-002         388-86-020         REP-W           388-77-200         REP-P         95-15-068         388-86-020         REP-P           388-77-200         REP         95-18-002         388-86-021         REP-E           388-77-210         REP-P         95-15-068         388-86-021         REP-P           388-77-210         REP         95-18-002         388-86-021         REP-W           388-77-240         REP-P         95-15-068         388-86-021         REP-P           388-77-240         REP         95-18-002         388-86-022         PREP           388-77-255         REP-P         95-15-068         388-86-022         AMD-E           388-77-255         REP         95-18-002         388-86-022         AMD-P           388-77-270         REP-P         95-15-068         388-86-022         AMD           388-77-270         REP-P         95-18-002         388-86-022         AMD           388-77-270         REP-P         95-18-002         388-86-030         PREP	95-16-115	388-91-010	AMD	95-17-032
388-77-200 REP-P 95-15-068 388-86-020 REP-P 388-77-210 REP-P 95-15-068 388-86-021 REP-E 388-77-210 REP-P 95-15-068 388-86-021 REP-P 388-77-210 REP 95-18-002 388-86-021 REP-P 388-77-240 REP-P 95-15-068 388-86-021 REP-W 388-77-240 REP-P 95-15-068 388-86-021 REP-P 388-77-240 REP 95-18-002 388-86-022 PREP 388-77-255 REP-P 95-15-068 388-86-022 AMD-E 388-77-255 REP-P 95-15-068 388-86-022 AMD-P 388-77-270 REP-P 95-15-068 388-86-022 AMD-P 388-77-270 REP-P 95-18-002 388-86-022 AMD 388-77-270 REP-P 95-18-002 388-86-030 PREP	95-17-023	388-91-013	REP-P	95-16-014
388-77-200         REP         95-18-002         388-86-021         REP-E           388-77-210         REP-P         95-15-068         388-86-021         REP-P           388-77-210         REP         95-18-002         388-86-021         REP-W           388-77-240         REP-P         95-15-068         388-86-021         REP-P           388-77-240         REP         95-18-002         388-86-022         PREP           388-77-255         REP-P         95-15-068         388-86-022         AMD-E           388-77-255         REP         95-18-002         388-86-022         AMD-P           388-77-270         REP-P         95-15-068         388-86-022         AMD           388-77-270         REP         95-18-002         388-86-030         PREP	95-17-049	388-91-013	REP-W	95-17-029
388-77-210         REP-P         95-15-068         388-86-021         REP-P           388-77-210         REP         95-18-002         388-86-021         REP-W           388-77-240         REP-P         95-15-068         388-86-021         REP-P           388-77-240         REP         95-18-002         388-86-022         PREP           388-77-255         REP-P         95-15-068         388-86-022         AMD-E           388-77-255         REP         95-18-002         388-86-022         AMD-P           388-77-270         REP-P         95-15-068         388-86-022         AMD           388-77-270         REP         95-18-002         388-86-030         PREP	95-21-064	388-91-015	REP-P	95-16-014
388-77-210 REP 95-18-002 388-86-021 REP-W 388-77-240 REP-P 95-15-068 388-86-021 REP-P 388-77-240 REP 95-18-002 388-86-022 PREP 388-77-255 REP-P 95-15-068 388-86-022 AMD-E 388-77-255 REP 95-18-002 388-86-022 AMD-P 388-77-270 REP-P 95-15-068 388-86-022 AMD 388-77-270 REP 95-18-002 388-86-030 PREP	95-16-115	388-91-015	REP-W	95-17-029
388-77-240         REP-P         95-15-068         388-86-021         REP-P           388-77-240         REP         95-18-002         388-86-022         PREP           388-77-255         REP-P         95-15-068         388-86-022         AMD-E           388-77-255         REP         95-18-002         388-86-022         AMD-P           388-77-270         REP-P         95-15-068         388-86-022         AMD           388-77-270         REP         95-18-002         388-86-030         PREP	95-17-023	388-91-016	REP-P	95-16-014
388-77-240       REP       95-18-002       388-86-022       PREP         388-77-255       REP-P       95-15-068       388-86-022       AMD-E         388-77-255       REP       95-18-002       388-86-022       AMD-P         388-77-270       REP-P       95-15-068       388-86-022       AMD         388-77-270       REP       95-18-002       388-86-030       PREP	95-17-049	388-91-016	REP-W	95-17-029
388-77-255       REP-P       95-15-068       388-86-022       AMD-E         388-77-255       REP       95-18-002       388-86-022       AMD-P         388-77-270       REP-P       95-15-068       388-86-022       AMD-P         388-77-270       REP       95-18-002       388-86-030       PREP	95-21-064	388-91-020	PREP	95-13-021
388-77-255       REP       95-18-002       388-86-022       AMD-P         388-77-270       REP-P       95-15-068       388-86-022       AMD         388-77-270       REP       95-18-002       388-86-030       PREP	95-15-012	388-91-020	AMD-P	95-14-059
388-77-270 REP-P 95-15-068 388-86-022 AMD 388-77-270 REP 95-18-002 388-86-030 PREP	95-18-052 95-18-078	388-91-020	AMD-E	95-14-061
388-77-270 REP 95-18-002 388-86-030 PREP	95-21-051	388-91-020 388-91-020	REP-P	95-16-014
	95-08-043	388-91-020	REP-W AMD	95-17-029
300-77-203 REF-F 93-13-006 1 388-80-030 PREP	95-13-020	388-91-030	REP-P	95-17-032 95-16-014
388-77-285 REP 95-18-002 388-86-030 AMD-P	95-14-058	388-91-030	REP-W	95-17-029
388-77-320 REP-P 95-15-068 388-86-030 AMD-E	95-14-060	388-91-035	REP-P	95-16-014
388-77-320 REP 95-18-002 388-86-030 AMD-W	95-17-086	388-91-035	REP-W	95-17-029
388-77-500 REP-P 95-15-068 388-86-030 AMD-P	95-18-005	388-91-040	REP-P	95-16-014
388-77-500 REP 95-18-002 388-86-030 AMD	95-22-039	388-91-040	REP-W	95-17-029
	95-13-020	388-91-050	REP-P	95-16-014
	95-14-058	388-91-050	REP-W	95-17-029
	95-14-060	388-96	PREP	95-12-022
AND-W	95-17-086	388-96-010	AMD-E	95-14-119
	95-18-005	388-96-010	AMD-P	95-14-120
	95-22-039	388-96-010	AMD	95-19-037
The second secon	95-13-020 95-14-058	388-96-032	AMD-E	95-14-119
000 mm mm m	95-14-060	388-96-032	AMD-P	95-14-120
000 50 555	95-17-086	388-96-032 388-96-108	AMD	95-19-037
200 85 (20	95-18-005	388-96-108	AMD-E	95-14-119
200 55 (00	95-22-039	388-96-108	AMD-P AMD	95-14-120 95-19-037
000 FB (04 DWD D	95-13-020	388-96-204	AMD-E	95-19-037 95-14-119
	95-14-058	388-96-204	AMD-P	95-14-119
388-77-610 REP-P 95-15-068 388-86-090 AMD-E	95-14-060	388-96-204	AMD	95-19-037
	95-17-086	388-96-210	AMD-E	95-14-119
388-77-615 REP-P 95-15-068 388-86-090 AMD-P	95-18-005	388-96-210	AMD-P	95-14-120
388-77-615 REP 95-18-002 388-86-090 AMD	95-22-039	388-96-210	AMD	95-19-037
388-77-735 REP-P 95-15-068 388-86-095 PREP	95-08-043	388-96-216	REP-E	95-14-119
	95-13-020	388-96-216	REP-P	95-14-120
	95-14-058	388-96-216	REP	95-19-037
	95-14-060	388-96-220	AMD-E	95-14-119
	95-17-086	388-96-220	AMD-P	95-14-120
	95-18-005	388-96-220	AMD	95-19-037
200 77 000 PED	95-22-039	388-96-221	AMD-E	95-14-119
200 77 000	95-15-008	388-96-221	AMD-P	95-14-120
388-77-900 REP-P 95-15-068 I 388-87-005 AMD-E	95-16-115	388-96-221	AMD	95-19-037

WAC#		WSR #	WAC #		WSR #	WAC#		WSR #
388-96-224	AMD-E	95-14-119	388-96-902	REP-P	95-14-120	388-215-1140	NEW-P	95-16-042
388-96-224	AMD-P	95-14-120	388-96-902	REP	95-19-037	388-215-1140	NEW-E	95-16-045
388-96-224	AMD	95-19-037	388-96-904	AMD-E	95-14-119	388-215-1140	NEW	95-19-002
388-96-229	AMD-E	95-14-119	388-96-904	AMD-P	95-14-120	388-215-1150	PREP	95-16-041
388-96-229 388-96-229	AMD-P AMD	95-14-120	388-96-904	AMD	95-19-037	388-215-1150	NEW-P	95-16-042
388-96-384	AMD-E	95-19-037 95-14-119	388-97 388-97	PREP PREP	95-18-043 95-19-060	388-215-1150	NEW-E	95-16-045
388-96-384	AMD-P	95-14-119	388-97-235	PREP	95-19-060	388-215-1150 388-215-1160	NEW PREP	95-19-002 95-16-041
388-96-384	AMD	95-19-037	388-97-240	PREP	95-18-044	388-215-1160	NEW-P	95-16-042
388-96-501	AMD-E	95-14-119	388-97-240	AMD-P	95-21-099	388-215-1160	NEW-E	95-16-045
388-96-501	AMD-P	95-14-120	388-97-240	AMD-E	95-21-100	388-215-1160	NEW	95-19-002
388-96-501	AMD	95-19-037	388-150	PREP	95-16-057	388-215-1170	PREP	95-16-041
388-96-585 388-96-585	AMD-E AMD-P	95-14-119 95-14-120	388-150-090	AMD-E	95-18-006	388-215-1170	NEW-P	95-16-042
388-96-585	AMD-F	95-14-120 95-19-037	388-150-090 388-150-090	AMD-P AMD-C	95-18-007 95-22-042	388-215-1170 388-215-1170	NEW-E	95-16-045
388-96-704	AMD-E	95-14-119	388-151	PREP	95-16-057	388-215-1510	NEW PREP	95-19-002 95-11-066
388-96-704	AMD-P	95-14-120	388-151-090	AMD-E	95-18-006	388-215-1510	NEW-P	95-11-067
388-96-704	AMD	95-19-037	388-151-090	AMD-P	95-18-007	388-215-1510	NEW	95-14-048
388-96-709	AMD-E	95-14-119	388-151-090	AMD-C	95-22-042	388-216-2150	PREP	95-09-012
388-96-709	AMD-P	95-14-120	388-155	PREP	95-16-057	388-216-2150	AMD-P	95-11-050
388-96-709	AMD AMD-E	95-19-037	388-155-090	AMD-E	95-18-006	388-216-2150	AMD	95-14-049
388-96-710 388-96-710	AMD-E AMD-P	95-14-119 95-14-120	388-155-090 388-155-090	AMD-P AMD-C	95-18-007 95-22-042	388-216-2350 388-216-2350	PREP	95-14-081
388-96-710	AMD	95-19-037	388-160	PREP	95-16-057	388-216-2350	AMD-P AMD	95-16-120 95-19-006
388-96-713	AMD-E	95-14-119	388-160	PREP	95-17-041	388-216-2450	PREP	95-09-012
388-96-713	AMD-P	95-14-120	388-160-090	AMD-E	95-18-006	388-216-2450	AMD-P	95-11-050
388-96-713	AMD	95-19-037	388-160-090	AMD-P	95-18-007	388-216-2450	AMD	95-14-049
388-96-716	AMD-E	95-14-119	388-160-090	AMD-C	95-22-042	388-216-2650	PREP	95-09-012
388-96-716 388-96-716	AMD-P AMD	95-14-120 95-19-037	388-165	PREP	95-05-068	388-216-2650	AMD-P	95-11-050
388-96-719	AMD-E	95-19-037 95-14-119	388-165-005 388-165-005	NEW-P NEW	95-08-044 95-11-048	388-216-2650 388-216-2800	AMD PREP	95-14-049
388-96-719	AMD-P	95-14-120	388-165-010	NEW-P	95-08-044	388-216-2800	AMD-P	95-09-012 95-11-050
388-96-719	AMD	95-19-037	388-165-010	NEW	95-11-048	388-216-2800	AMD	95-14-049
388-96-722	AMD-E	95-14-119	388-165-020	NEW-P	95-08-044	388-217-3050	PREP	95-19-061
388-96-722	AMD-P	95-14-120	388-165-020	NEW	95-11-048	388-217-3050	PREP	95-19-082
388-96-722	AMD	95-19-037	388-165-030	NEW-P	95-08-044	388-217-3050	AMD-P	95-21-083
388-96-727 388-96-727	AMD-E AMD-P	95-14-119 95-14-120	388-165-030 388-165-040	NEW NEW-P	95-11-048 95-08-044	388-217-3200	PREP	95-19-061
388-96-727	AMD-I	95-19-037	388-165-040	NEW-P NEW	95-11-048	388-217-3200 388-217-3200	PREP AMD-P	95-19-082 95-21-083
388-96-735	AMD-E	95-14-119	388-165-050	NEW-P	95-08-044	388-218-1050	AMD	95-04-048
388-96-735	AMD-P	95-14-120	388-165-050	NEW	95-11-048	388-218-1050	PREP	95-11-007
388-96-735	AMD	95-19-037	388-165-060	NEW-P	95-08-044	388-218-1050	AMD-P	95-11-101
388-96-737	AMD-E	95-14-119	388-165-060	NEW	95-11-048	388-218-1050	AMD	95-14-047
388-96-737	AMD-P	95-14-120	388-165-070	NEW-P	95-08-044	388-218-1200	PREP	95-08-023
388-96-737 388-96-745	AMD AMD-E	95-19-037 95-14-119	388-165-070 388-165-080	NEW NEW-P	95-11-048 95-08-044	388-218-1200	AMD-P	95-09-035
388-96-745	AMD-P	95-14-120	388-165-080	NEW-P	95-11-048	388-218-1200 388-218-1350	AMD PREP	95-11-124 95-08-023
388-96-745	AMD	95-19-037	388-165-090	NEW-P	95-08-044	388-218-1350	AMD-P	95-09-035
388-96-753	REP-E	95-14-119	388-165-090	NEW	95-11-048	388-218-1350	AMD	95-11-124
388-96-753	REP-P	95-14-120	388-165-100	NEW-P	95-08-044	388-218-1400	AMD	95-04-048
388-96-753	REP	95-19-037	388-165-100	NEW	95-11-048	388-218-1450	PREP	95-08-023
388-96-754 388-96-754	AMD-E AMD-P	95-14-119	388-201	PREP	95-19-020	388-218-1450	AMD-P	95-09-035
388-96-754 388-96-754	AMD-P AMD	95-14-120 95-19-037	388-201-100 388-201-200	NEW-P NEW-P	95-21-084 95-21-084	388-218-1450	AMD	95-11-124
388-96-763	AMD-E	95-14-119	388-201-200	NEW-P	95-21-084 95-21-084	388-218-1500 388-218-1510	AMD PREP	95-04-048 95-11-007
388-96-763	AMD-P	95-14-120	388-201-400	NEW-P	95-21-084	388-218-1510	AMD-P	95-11-101
388-96-763	AMD	95-19-037	388-201-410	NEW-P	95-21-084	388-218-1510	AMD	95-14-047
388-96-765	AMD-E	95-14-119	388-201-420	NEW-P	95-21-084	388-218-1510	PREP	95-21-014
388-96-765	AMD-P	95-14-120	388-201-430	NEW-P	95-21-084	388-218-1515	PREP	95-11-007
388-96-765 388-96-769	AMD AMD-E	95-19-037	388-201-440	NEW-P	95-21-084	388-218-1515	REP-P	95-11-101
388-96-769	AMD-E AMD-P	95-14-119 95-14-120	388-201-450 388-201-460	NEW-P NEW-P	95-21-084 95-21-084	388-218-1515	REP	95-14-047
388-96-769	AMD	95-19-037	388-201-470	NEW-P	95-21-084	388-218-1520 388-218-1605	AMD PREP	95-04-048
388-96-776	AMD-E	95-14-119	388-201-480	NEW-P	95-21-084	388-218-1605	AMD-P	95-08-023 95-09-035
388-96-776	AMD-P	95-14-120	388-215-1000	PREP	95-09-013	388-218-1605	AMD	95-11-124
388-96-776	AMD	95-19-037	388-215 <sub>-</sub> 1000	PREP	95-11-066	388-218-1610	PREP	95-08-023
388-96-813	AMD-E	95-14-119	388-215-1000	AMD-P	95-11-067	388-218-1610	AMD-P	95-09-035
388-96-813	AMD-P	95-14-120	388-215-1000	AMD	95-14-048	388-218-1610	AMD	95-11-124
388-96-813 388-96-901	AMD AMD-E	95-19-037 95-14-119	388-215-1130	PREP	95-16-041	388-218-1630	PREP	95-08-023
388-96-901	AMD-E AMD-P	95-14-119 95-14-120	388-215-1130 388-215-1130	NEW-P NEW-E	95-16-042 95-16-045	388-218-1630	AMD-P	95-09-035
388-96-901	AMD	95-19-037	388-215-1130	NEW-E NEW	95-10-045 95-19-002	388-218-1630 388-218-1680	AMD PREP	95-11-124 95-08-023
388-96-902	REP-E	95-14-119	388-215-1140	PREP	95-16-041	388-218-1680	AMD-P	95-09-035
				[ 35 ]			-	Table

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WAC #	· · · · · · · · · · · · · · · · · · ·	WSR #	WAC#		WSR #	WAC #		WSR #
388-218-1680	AMD	95-11-124	388-290-160	NEW	95-23-028	388-300-3100	NEW	95-19-075
388-218-1695	PREP	95-14-080	388-290-170	NEW-P	95-19-021	388-300-3200	NEW-P	95-15-001
388-218-1695	AMD-P	95-16-119	388-290-170	NEW	95-23-028	388-300-3200	NEW	95-19-075
388-218-1695	AMD	95-19-005	388-290-180	NEW-P	95-19-021	388-300-3300	NEW-P	95-15-001
388-218-1730	PREP	95-08-023	388-290-180	NEW	95-23-028	388-300-3300	NEW	95-19-075
388-218-1730	AMD-P	95-09-035	388-290-210	NEW-P	95-19-021	388-300-3400	NEW-P	95-15-001
388-218-1730	AMD	95-11-124	388-290-210	NEW	95-23-028	388-300-3400	NEW	95-19-075
388-218-1830	PREP	95-21-010	388-290-250	NEW-P	95-19-021	388-300-3500	NEW-P	95-15-001
388-218-1830 388-219-3000	AMD-P PREP	95-22-075 95-06-035	388-290-250 388-290-260	NEW	95-23-028	388-300-3500	NEW	95-19-075
388-225-0020	PREP	95-05-039	388-290-260	NEW-P NEW	95-19-021 95-23-028	388-300-3600 388-300-3600	NEW-P NEW	95-15-001
388-225-0020	AMD-P	95-08-010	388-300	PREP	95-08-021	388-300-3700	NEW-P	95-19-075 95-15-001
388-225-0020	AMD	95-11-046	388-300-0100	NEW-P	95-15-001	388-300-3700	NEW	95-19-075
388-225-0300	REP-P	95-08-010	388-300-0100	NEW	95-19-075	388-300-3800	NEW-P	95-15-001
388-225-0300	REP	95-11-046	388-300-0200	NEW-P	95-15-001	388-300-3800	NEW	95-19-075
388-233	PREP	95-17-089	388-300-0200	NEW	95-19-075	388-300-3900	NEW-P	95-15-001
388-233-0010	AMD-P	95-21-067	388-300-0300	NEW-P	95-15-001	388-300-3900	NEW	95-19-075
388-233-0020	AMD-P	95-21-067	388-300-0300	NEW	95-19-075	388-330	PREP	95-11-006
388-233-0050	AMD-P	95-21-067	388-300-0400	NEW-P	95-15-001	388-330	PREP	95-16-057
388-233-0060	AMD-P	95-21-067	388-300-0400	NEW	95-19-075	388-330-010	AMD-P	95-16-086
388-233-0070	AMD-P	95-21-067	388-300-0500	NEW-P	95-15-001	388-330-010	AMD-E	95-16-087
388-233-0090	AMD-P	95-21-067	388-300-0500	NEW	95-19-075	388-330-010	RESCIND	95-16-100
388-235-9000 388-250-1200	AMD AMD-P	95-03-048 95-05-014	388-300-0600	NEW-P	95-15-001	388-330-010	AMD-W	95-16-101
388-250-1200	AMD-P	95-03-014 95-07-123	388-300-0600 388-300-0700	NEW NEW-P	95-19-075 95-15-001	388-330-010	AMD-E	95-18-006
388-250-1250	PREP	95-17-050	388-300-0700	NEW-P	95-19-075	388-330-010 388-330-010	AMD-P AMD-C	95-18-007 95-22-042
388-250-1250	AMD-P	95-18-036	388-300-0700	NEW-P	95-15-001	388-330-010	NEW-P	95-16-086
388-250-1250	AMD-E	95-18-061	388-300-0800	NEW	95-19-075	388-330-035	NEW-E	95-16-087
388-250-1250	AMD	95-21-049	388-300-0900	NEW-P	95-15-001	388-330-035	RESCIND	95-16-100
388-250-1300	PREP	95-17-050	388-300-0900	NEW	95-19-075	388-330-035	NEW-W	95-16-101
388-250-1300	AMD-P	95-18-036	388-300-1000	NEW-P	95-15-001	388-330-035	NEW-E	95-18-006
388-250-1300	AMD-E	95-18-061	388-300-1000	NEW	95-19-075	388-330-035	NEW-P	95-18-007
388-250-1300	AMD	95-21-049	388-300-1100	NEW-P	95-15-001	388-330-035	AMD-C	95-22-042
388-250-1400	PREP	95-22-023	388-300-1100	NEW	95-19-075	388-500-0005	PREP	95-13-020
388-250-1700	AMD	95-03-046	388-300-1200	NEW-P	95-15-001	388-500-0005	AMD-P	95-14-058
388-250-1700 388-250-1700	PREP AMD-P	95-16-015 95-17-128	388-300-1200	NEW D	95-19-075	388-500-0005	AMD-E	95-14-060
388-250-1700	AMD-F	95-20-028	388-300-1300 388-300-1300	NEW-P NEW	95-15-001 95-19-075	388-500-0005 388-500-0005	AMD-W	95-17-086
388-250-1750	PREP	95-17-050	388-300-1400	NEW-P	95-15-001	388-500-0005	AMD-P AMD	95-18-005 95-22-039
388-250-1750	AMD-P	95-18-036	388-300-1400	NEW	95-19-075	388-501-0130	PREP	95-17-042
388-250-1750	AMD-E	95-18-061	388-300-1500	NEW-P	95-15-001	388-501-0135	PREP	95-21-011
388-250-1750	AMD	95-21-049	388-300-1500	NEW	95-19-075	388-503-0320	PREP	95-15-037
388-255-1200	PREP	95-20-008	388-300-1600	NEW-P	95-15-001	388-503-0320	AMD-P	95-21-071
388-255-1200	AMD-P	95-22-043	388-300-1600	NEW	95-19-075	388-503-0370	PREP	95-13-020
388-265-1750	PREP	95-09-044	388-300-1700	NEW-P	95-15-001	388-503-0370	AMD-P	95-14-058
388-265-1750	AMD-P	95-09-054	388-300-1700	NEW	95-19-075	388-503-0370	AMD-E	95-14-060
388-265-1750	AMD-E	95-09-055	388-300-1800	NEW-P	95-15-001	388-503-0370	AMD-W	95-17-086
388-265-1750 388-290	AMD PREP	95-11-119 95-13-061	388-300-1800	NEW	95-19-075	388-503-0370	AMD-P	95-18-005
388-290	PREP	95-17-096	388-300-1900 388-300-1900	NEW-P NEW	95-15-001 95-19-075	388-503-0370 388-504-0470	AMD PREP	95-22-039
388-290-010	NEW-P	95-19-021	388-300-2000	NEW-P	95-15-001	388-504-0470	AMD-P	95-14-005 95-19-100
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388-290-120	NEW-P	95-19-021	388-300-2500	NEW-P	95-15-001	388-505-0590	AMD-W	95-14-038
388-290-120 388-290-123	NEW NEW-P	95-23-028 95-19-021	388-300-2500 388-300-2600	NEW NEW-P	95-19-075 95-15-001	388-505-0590	AMD B	95-17-031
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388-290-140	NEW-P	95-19-021	388-300-2900	NEW-P	95-15-001	388-507-0710	AMD	95-05-022
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388-508-0805	AMD	95-11-045	388-518-1805	AMD	95-22-039	388-529-2950	AMD-P	95-18-005
388-508-0820	AMD-P	95-13-086	388-518-1810	PREP	95-13-020	388-529-2950	AMD	95-22-039
388-508-0820	AMD	95-16-058 95-06-071	388-518-1810 388-518-1810	AMD-P AMD-E	95-14-058 95-14-060	388-530-1000 388-530-1000	NEW-P NEW-W	95-16-014 95-17-029
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388-509-0920	AMD-E	95-08-046	388-518-1810	AMD-P	95-18-005	388-530-1050	NEW-W	95-17-029
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388-509-0960	AMD	95-05-023	388-518-1840	PREP	95-13-020	388-530-1100	NEW-W	95-17-029
388-509-0960	PREP	95-06-071	388-518-1840	AMD-P	95-14-058	388-530-1150	NEW-P	95-16-014
388-509-0960	AMD-P	95-08-045 95-08-046	388-518-1840 388-518-1840	AMD-E AMD-W	95-14-060 95-17-086	388-530-1150 388-530-1200	NEW-W NEW-P	95-17-029 95-16-014
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388-511-1105	AMD-P	95-06-072	388-518-1840	AMD	95-22-039	388-530-1250	NEW-P	95-16-014
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388-513-1380	AMD PREP	95-05-022 95-06-071	388-527-2710 388-527-2710	REP-C REP	95-17-030 95-19-001	388-530-1700	NEW-P	95-16-014 95-17-029
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388-513-1380	AMD	95-11-045	388-527-2720	- REP-C	95-17-030	388-530-1800	NEW-P	95-16-014
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388-515-1530	AMD-P	95-15-035	388-527-2740	NEW-P	95-14-116	388-535-1000	NEW-P	95-17-023
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388-517-1750	AMD-P	95-11-049	388-527-2770	NEW-P	95-14-116	388-535-1250	NEW-E	95-16-115
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200-211-1100	AMD	95-04-049	388-527-2790	NEW -C	95-17-030	388-535-1300	NEW-W	95-17-049
388-518-1805					95-21-020		NEW-P	
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388-518-1805								

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388-535-1450	NEW-E	95-16-115	392-121-188	AMD-P	95-14-140	392-123-054	PREP	95-11-024
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390-17-050	REP-E	95-14-076	392-122-131	AMD-P	95-22-031	392-140-592	NEW-P	95-15-054
390-17-052	REP-E	95-14-076	392-122-132	AMD-P	95-22-031	392-140-592	NEW	95-18-051
390-17-400	PREP	95-18-089	392-122-135	AMD-P	95-22-031	392-140-594	NEW-P	95-15-054
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390-20-020	AMD-E	95-18-079	392-122-145	AMD-P	95-22-031	392-141-115	AMD-P	95-15-075
390-20-020	AMD-P	95-21-007	392-122-150	AMD-P	95-22-031	392-141-115	AMD	95-18-050
390-20-110 390-24-010	AMD-P AMD-P	95-21-008	392-122-155	AMD-P	95-22-031	392-141-135	AMD-P	95-15-075
390-24-020	AMD-P	95-21-006 95-21-006	392-122-160 392-122-165	AMD-P	95-22-031	392-141-135	AMD	95-18-050
391-08	PREP	95-20-036	392-122-165	AMD-P NEW-P	95-22-031	392-141-145	REP-P	95-15-075
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391-35	PREP	95-20-036	392-122-205	AMD	95-08-025	392-141-151	NEW-P NEW	95-15-075
391-35-300	NEW-E	95-07-026	392-122-214	REP-P	95-05-020	392-141-170	AMD-P	95-18-050
391-45	PREP	95-20-036	392-122-214	REP	95-08-025	392-141-170	AMD	95-15-075 95-18-050
391-45-431	REP-E	95-06-087	392-122-221	AMD-P	95-05-020	392-141-176	NEW-P	95-15-030
391-45-560	NEW-E	95-07-026	392-122-221	AMD	95-08-025	392-141-176	NEW	95-18-050
391-55	PREP	95-20-036	392-122-230	AMD-P	95-05-020	392-141-185	AMD-P	95-15-075
391-65	PREP	95-20-036	392-122-230	AMD	95-08-025	392-141-185	AMD	95-18-050
391-95	PREP	95-20-036	392-122-260	REP-P	95-05-020	392-142-005	AMD-P	95-13-100
392-121	PREP	95-10-032	392-122-260	REP	95-08-025	392-142-005	AMD	95-17-011
392-121	PREP	95-14-015	392-122-275	AMD-P	95-05-020	392-142-005	AMD-E	95-17-012
392-121	PREP	95-15-090	392-122-275	AMD	95-08-025	392-142-010	AMD-P	95-13-100
392-121-106	AMD-E	95-04-055	392-122-710	AMD-P	95-22-031	392-142-010	AMD	95-17-011
rable .				r 20 1				

Table [ 38 ]

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
92-142-010	AMD-E	95-17-012	392-162-075	AMD-P	95-15-076	392-171-315	REP-P	95-15-1
92-142-095	AMD-P	95-13-100	392-162-075	AMD	95-19-031	392-171-315	REP	95-21-0
92-142-095	AMD	95-17-011	392-162-080	AMD-P	95-15-076	392-171-320	REP-P	95-15-1
92-142-095	AMD-E	95-17-012	392-162-080	AMD	95-19-031	392-171-320	REP	95-21-0
92-142-115	AMD-P	95-13-100	392-162-085	AMD-P	95-15-076	392-171-321	REP-P	95-15-1
92-142-115	AMD _	95-17-011	392-162-085	AMD	95-19-031	392-171-321	REP	95-21-0
92-142-115	AMD-E	95-17-012	392-162-095	AMD-P	95-15-076	392-171-322	REP-P	95-15-1 95-21-0
92-142-125	AMD-P	95-13-100	392-162-095	AMD PREP	95-19-031 95-15-051	392-171-322 392-171-323	REP REP-P	95-21-0
92-142-125	AMD	95-17-011 95-17-012	392-162-105 392-162-105	AMD-P	95-15-051	392-171-323	REP-P	95-13-1
92-142-125	AMD-E AMD-P	95-17-012 95-13-100	392-162-105	AMD	95-19-032	392-171-324	REP-P	95-15-1
92-142-130 92-142-130	AMD-P	95-17-011	392-162-110	AMD-P	95-15-076	392-171-324	REP	95-21-0
92-142-130	AMD-E	95-17-012	392-162-110	AMD	95-19-031	392-171-325	REP-P	95-15-1
92-142-135	AMD-P	95-13-100	392-169-005	AMD-P	95-06-084	392-171-325	REP	95-21-0
92-142-135	AMD	95-17-011	392-169-005	AMD	95-09-042	392-171-331	REP-P	95-15-1
92-142-135	AMD-E	95-17-012	392-169-015	AMD-P	95-06-084	392-171-331	REP	95-21-0
92-142-155	AMD-P	95-13-100	392-169-015	AMD	95-09-042	392-171-336	REP-P	95-15-1
92-142-155	AMD	95-17-011	392-169-020	AMD-P	95-06-084	392-171-336	REP	95-21-0
92-142-155	AMD-E	95-17-012	392-169-020	AMD .	95-09-042	392-171-341	REP-P	95-15-1
92-142-162	NEW-P	95-13-100	392-169-022	AMD-P	95-06-084	392-171-341	REP	95-21-0
92-142-162	NEW	95-17-011	392-169-022	AMD	95-09-042	392-171-346	REP-P REP	95-15-1 95-21-0
92-142-162	NEW-E	95-17-012	392-169-023	AMD-P	95-06-084	392-171-346 392-171-351	REP-P	95-15-1
92-142-163	NEW-P	95-13-100	392-169-023 392-169-025	AMD AMD-P	95-09-042 95-06-084	392-171-351	REP-P	95-21-0
92-142-163	NEW	95-17-011 95-17-012	392-169-025	AMD-P	95-09-042	392-171-358	REP-P	95-15-1
92-142-163 92-142-165	NEW-E AMD-P	95-17-012	392-169-033	NEW-P	95-06-084	392-171-358	REP	95-21-0
92-142-165	AMD-F AMD	95-17-011	392-169-033	NEW	95-09-042	392-171-361	REP-P	95-15-
92-142-165	AMD-E	95-17-012	392-169-035	REP-P	95-06-084	392-171-361	REP	95-21-0
2-142-170	AMD-P	95-13-100	392-169-035	REP	95-09-042	392-171-366	REP-P	95-15-1
2-142-170	AMD	95-17-011	392-169-045	AMD-P	95-06-084	392-171-366	REP	95-21-
2-142-170	AMD-E	95-17-012	392-169-045	AMD	95-09-042	392-171-371	REP-P	95-15-
2-142-175	REP-P	95-13-100	392-169-050	AMD-P	95-06-084	392-171-371	REP	95-21-
2-142-175	REP	95-17-011	392-169-050	AMD	95-09-042	392-171-376	REP-P	95-15-
2-142-175	REP-E	95-17-012	392-169-055	AMD-P	95-06-084	392-171-376	REP	95-21-
2-142-205	AMD-P	95-13-100	392-169-055	AMD	95-09-042	392-171-381	REP-P	95-15-
2-142-205	AMD	95-17-011	392-169-057	AMD-P	95-06-084	392-171-381 392-171-382	REP REP-P	95-21-0 95-15-1
92-142-205	AMD-E	95-17-012	392-169-057 392-169-060	AMD AMD-P	95-09-042 95-06-084	392-171-382	REP	95-13-
92-142-210	AMD-P	95-13-100 95-17-011	392-169-060	AMD-F	95-09-042	392-171-383	REP-P	95-15-
)2-142-210 )2-142-210	AMD AMD-E	95-17-011	392-169-065	AMD-P	95-06-084	392-171-383	REP	95-21-
2-142-210 2-142-212	NEW-P	95-13-100	392-169-065	AMD	95-09-042	392-171-386	REP-P	95-15-
92-142-212	NEW	95-17-011	392-169-075	AMD-P	95-06-084	392-171-386	REP	95-21-
2-142-212	NEW-E	95-17-012	392-169-075	AMD	95-09-042	392-171-391	REP-P	95-15-
2-142-213	NEW-P	95-13-100	392-169-080	AMD-P	95-06-084	392-171-391	REP	95-21-
2-142-213	NEW	95-17-011	392-169-080	AMD	95-09-042	392-171-396	REP-P	95-15-
2-142-213	NEW-E	95-17-012	392-169-085	AMD-P	95-06-084	392-171-396	REP	95-21-0
2-142-240	AMD-P	95-13-100	392-169-085	AMD	95-09-042	392-171-401	REP-P	95-15-
2-142-240	AMD	95-17-011	392-169-090	AMD-P	95-06-084	392-171-401	REP	95-21-
2-142-240	AMD-E	95-17-012	392-169-090	AMD	95-09-042	392-171-406	REP-P	95-15-
2-142-265	AMD-P	95-13-100	392-169-100	AMD-P	95-06-084	392-171-406	REP REP-P	95-21- 95-15-
2-142-265	AMD	95-17-011	392-169-100	AMD AMD-P	95-09-042 95-06-084	392-171-411 392-171-411	REP-P	95-13- 95-21-
2-142-265	AMD-E	95-17-012	392-169-105 392-169-105	AMD-P AMD	95-09-042	392-171-411	REP-P	95-15-
2-162	PREP REP-P	95-15-052 95-15-076	392-169-103	AMD-P	95-06-084	392-171-412	REP	95-21-
2-162-042 2-162-042	REP-P	95-19-031	392-169-110	AMD	95-09-042	392-171-413	REP-P	95-15-
2-162-042 2-162-043	NEW-P	95-15-076	392-169-115	AMD-P	95-06-084	392-171-413	REP	95-21-
2-162-043	NEW	95-19-031	392-169-115	AMD	95-09-042	392-171-418	REP-P	95-15-
2-162-044	REP-P	95-15-076	392-169-120	AMD-P	95-06-084	392-171-418	REP	95-21-
2-162-044	REP	95-19-031	392-169-120	AMD	95-09-042	392-171-421	REP-P	95-15-
2-162-049	AMD-P	95-15-076	392-169-125	AMD-P	95-06-084	392-171-421	REP	95-21-
2-162-049	AMD	95-19-031	392-169-125	AMD	95-09-042	392-171-431	REP-P	95-15-
2-162-052	AMD-P	95-15-076	392-171	PREP	95-04-089	392-171-431	REP	95-21-
2-162-052	AMD	95-19-031	392-171	PREP	95-10-050	392-171-436	REP-P	95-15-
2-162-055	REP-P	95-15-076	392-171-295	REP-P	95-15-114	392-171-436	REP	95-21-
92-162-055	REP	95-19-031	392-171-295	REP	95-21-055	392-171-441	REP-P	95-15-
92-162-057	AMD-P	95-15-076	392-171-300	REP-P	95-15-114	392-171-441	REP	95-21-
92-162-057	AMD	95-19-031	392-171-300	REP	95-21-055	392-171-446	REP-P	95-15-
92-162-062	AMD-P	95-15-076	392-171-305	REP-P	95-15-114	392-171-446 392-171-451	REP REP-P	95-21- 95-15-
92-162-062	AMD	95-19-031	392-171-305	REP DED D	95-21-055 95-15-114		REP-P REP	95-15- 95-21-
92-162-067	AMD-P	95-15-076	392-171-310 392-171-310	REP-P REP	95-15-114 95-21-055	392-171-451 392-171-452	REP-P	95-21- 95-15-
92-162-067 92-162-070	AMD REP-P	95-19-031 95-15-076	392-171-310	REP-P	95-21-055 95-15-114	392-171-452 392-171-452	REP-P	95-15- 95-21-
92-162-070 92-162-070	REP-P	95-19-031	392-171-311	REP-F	95-21-055	392-171-454	REP-P	95-15-

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
202 171 454	DED	05.01.055	202 151 550	222	05.15.11.			
392-171-454 392-171-456	REP REP-P	95-21-055 95-15-114	392-171-559	REP-P	95-15-114	392-171-728	REP	95-21-055
392-171-456 392-171-456	REP-P	95-13-114 95-21-055	392-171-559	REP	95-21-055	392-171-731	REP-P	95-15-114
392-171-450 392-171-457	REP-P	95-15-114	392-171-561 392-171-561	REP-P REP	95-15-114 95-21-055	392-171-731	REP	95-21-055
392-171-457	REP	95-21-055	392-171-564	REP-P	95-15-114	392-171-736 392-171-736	REP-P REP	95-15-114
392-171-461	REP-P	95-15-114	392-171-564	REP	95-21-055	392-171-730	REP-P	95-21-055 95-15-114
392-171-461	REP	95-21-055	392-171-576	REP-P	95-15-114	392-171-741	REP	95-21-055
392-171-462	REP-P	95-15-114	392-171-576	REP .	95-21-055	392-171-746	REP-P	95-15-114
392-171-462	REP	95-21-055	392-171-581	REP-P	95-15-114	392-171-746	REP	95-21-055
392-171-463	REP-P	95-15-114	392-171-581	REP	95-21-055	392-171-751	REP-P	95-15-114
392-171-463	REP	95-21-055	392-171-586	REP-P	95-15-114	392-171-751	REP	95-21-055
392-171-464	REP-P	95-15-114	392-171-586	REP	95-21-055	392-171-756	REP-P	95-15-114
392-171-464	REP	95-21-055	392-171-591	REP-P	95-15-114	392-171-756	REP	95-21-055
392-171-466	REP-P	95-15-114	392-171-591	REP	95-21-055	392-171-761	REP-P	95-15-114
392-171-466	REP	95-21-055	392-171-593	REP-P	95-15-114	392-171-761	REP	95-21-055
392-171-471	REP-P	95-15-114	392-171-593	REP	95-21-055	392-171-800	REP-P	95-15-114
392-171-471	REP	95-21-055	392-171-596	REP-P	95-15-114	392-171-800	REP	95-21-055
392-171-476	REP-P	95-15-114	392-171-596	REP	95-21-055	392-171-805	REP-P	95-15-114
392-171-476	REP	95-21-055	392-171-601	REP-P	95-15-114	392-171-805	REP	95-21-055
392-171-481	REP-P	95-15-114	392-171-601	REP	95-21-055	392-171-810	REP-P	95-15-114
392-171-481 392-171-486	REP	95-21-055 95-15-114	392-171-606	REP-P	95-15-114	392-171-810	REP	95-21-055
392-171-486 392-171-486	REP-P REP		392-171-606	REP	95-21-055	392-171-815	REP-P	95-15-114
392-171-480	REP-P	95-21-055 95-15-114	392-171-611 392-171-611	REP-P REP	95-15-114 95-21-055	392-171-815	REP	95-21-055
392-171-491	REP-F	95-13-114	392-171-616	REP-P	95-21-055 95-15-114	392-171-820 392-171-820	REP-P	95-15-114
392-171-496	REP-P	95-15-114	392-171-616	REP	95-13-114	392-171-825	REP REP-P	95-21-055
392-171-496	REP	95-21-055	392-171-610	REP-P	95-15-114	392-171-825	REP	95-15-114 95-21-055
392-171-501	REP-P	95-15-114	392-171-621	REP	95-21-055	392-171-830	REP-P	95-15-114
392-171-501	REP	95-21-055	392-171-626	REP-P	95-15-114	392-171-830	REP	95-13-114
392-171-504	REP-P	95-15-114	392-171-626	REP	95-21-055	392-171-835	REP-P	95-15-114
392-171-504	REP	95-21-055	392-171-631	REP-P	95-15-114	392-171-835	REP	95-21-055
392-171-506	REP-P	95-15-114	392-171-631	REP	95-21-055	392-171-900	REP-P	95-15-114
392-171-506	REP	95-21-055	392-171-636	REP-P	95-15-114	392-171-900	REP	95-21-055
392-171-507	REP-P	95-15-114	392-171-636	REP	95-21-055	392-171-901	REP-P	95-15-114
392-171-507	REP	95-21-055	392-171-641	REP-P	95-15-114	392-171-901	REP	95-21-055
392-171-508	REP-P	95-15-114	392-171-641	REP	95-21-055	392-171-905	REP-P	95-15-114
392-171-508	REP	95-21-055	392-171-646	REP-P	95-15-114	392-171-905	REP	95-21-055
392-171-509	REP-P	95-15-114	392-171-646	REP	95-21-055	392-171-910	REP-P	95-15-114
392-171-509	REP	95-21-055	392-171-651	REP-P	95-15-114	392-171-910	REP	95-21-055
392-171-511	REP-P	95-15-114	392-171-651	REP	95-21-055	392-171-915	REP-P	95-15-114
392-171-511	REP	95-21-055	392-171-656	REP-P	95-15-114	392-171-915	REP	95-21-055
392-171-512 392-171-512	REP-P REP	95-15-114 95-21-055	392-171-656	REP	95-21-055	392-171-925	REP-P	95-15-114
392-171-512	REP-P	95-15-114	392-171-661 392-171-661	REP-P REP	95-15-114 95-21-055	392-171-925	REP	95-21-055
392-171-513	REP	95-13-114	392-171-666	REP-P	95-15-114	392-171-930 392-171-930	REP-P REP	95-15-114
392-171-514	REP-P	95-15-114	392-171-666	REP	95-21-055	392-171-935	REP-P	95-21-055 95-15-114
392-171-514	REP	95-21-055	392-171-671	REP-P	95-15-114	392-171-935	REP	95-21-055
392-171-516	REP-P	95-15-114	392-171-671	REP	95-21-055	392-171-940	REP-P	95-15-114
392-171-516	REP	95-21-055	392-171-676	REP-P	95-15-114	392-171-940	REP	95-21-055
392-171-517	REP-P	95-15-114	392-171-676	REP	95-21-055	392-171-945	REP-P	95-15-114
392-171-517	REP	95-21-055	392-171-681	REP-P	95-15-114	392-171-945	REP	95-21-055
392-171-518	REP-P	95-15-114	392-171-681	REP	95-21-055	392-171-950	REP-P	95-15-114
392-171-518	REP	95-21-055	392-171-686	REP-P	95-15-114	392-171-950	REP	95-21-055
392-171-519	REP-P	95-15-114	392-171-686	REP	95-21-055	392-171-955	REP-P	95-15-114
392-171-519	REP	95-21-055	392-171-688	REP-P	95-15-114	392-171-955	REP	95-21-055
392-171-521	REP-P	95-15-114	392-171-688	REP	95-21-055	392-171-960	REP-P	95-15-114
392-171-521	REP	95-21-055	392-171-691	REP-P	95-15-114	392-171-960	REP	95-21-055
392-171-522	REP-P	95-15-114 95-21-055	392-171-691	REP	95-21-055	392-172-010	NEW-P	95-15-114
392-171-522 392-171-524	REP REP-P	95-21-055 95-15-114	392-171-696	REP-P	95-15-114	392-172-010	NEW	95-21-055
392-171-524	REP	95-21-055	392-171-696 392-171-701	REP REP-P	95-21-055	392-172-020	NEW-P	95-15-114
392-171-526	REP-P	95-15-114	392-171-701	REP-P	95-15-114 95-21-055	392-172-020	NEW D	95-21-055
392-171-526	REP	95-21-055	392-171-706	REP-P	95-15-114	392-172-030 392-172-030	NEW-P NEW	95-15-114
392-171-531	REP-P	95-15-114	392-171-706	REP	95-21-055	392-172-035	NEW-P	95-21-055
392-171-531	REP	95-21-055	392-171-700	REP-P	95-15-114	392-172-035	NEW-P NEW	95-15-114 95-21-055
392-171-533	REP-P	95-15-114	392-171-711	REP	95-21-055	392-172-040	NEW-P	95-21-055
392-171-533	REP	95-21-055	392-171-716	REP-P	95-15-114	392-172-040	NEW-P	95-13-114
392-171-536	REP-P	95-15-114	392-171-716	REP	95-21-055	392-172-045	NEW-P	95-15-114
392-171-536	REP	95-21-055	392-171-721	REP-P	95-15-114	392-172-045	NEW	95-21-055
392-171-551	REP-P	95-15-114	392-171-721	REP	95-21-055	392-172-055	NEW-P	95-15-114
392-171-551	REP	95-21-055	392-171-726	REP-P	95-15-114	392-172-055	NEW	95-21-055
392-171-556	REP-P	95-15-114	392-171-726	REP	95-21-055	392-172-060	NEW-P	95-15-114
392-171-556	REP	95-21-055	392-171-728	REP-P	95-15-114	392-172-060	NEW	95-21-055

Table [ 40 ]

WAC #	<b>!</b>	WSR #	WAC #		WSR #	WAC#		WSR #
392-172-0	62 NEW-P	95-15-114	392-172-164	NEW	95-21-055	392-172-246	NEW-P	95-15-114
392-172-0		95-21-055	392-172-166	NEW-P	95-15-114	392-172-246	NEW	95-21-055
392-172-0		95-15-114	392-172-166	NEW	95-21-055	392-172-248	NEW-P	95-15-114
392-172-0	65 NEW	95-21-055	392-172-168	NEW-P	95-15-114	392-172-248	NEW	95-21-055
392-172-0	70 NEW-P	95-15-114	392-172-168	NEW	95-21-055	392-172-300	NEW-P	95-15-114
392-172-0		95-21-055	392-172-170	NEW-P	95-15-114	392-172-300	NEW	95-21-055
392-172-0	75 NEW-P	95-15-114	392-172-170	NEW	95-21-055	392-172-302	NEW-P	95-15-114
392-172-0		95-21-055	392-172-172	NEW-P	95-15-114	392-172-302	NEW D	95-21-055
392-172-1	00 NEW-P	95-15-114	392-172-172	NEW D	95-21-055 95-15-114	392-172-304 392-172-304	NEW-P NEW	95-15-114 95-21-055
392-172-1		95-21-055 95-15-114	392-172-174 392-172-174	NEW-P NEW	95-13-114	392-172-306	NEW-P	95-15-114
392-172-1 392-172-1		95-21-055	392-172-176	NEW-P	95-15-114	392-172-306	NEW	95-21-055
392-172-1		95-15-114	392-172-176	NEW	95-21-055	392-172-308	NEW-P	95-15-114
392-172-1		95-21-055	392-172-178	NEW-P	95-15-114	392-172-308	NEW	95-21-055
392-172-1		95-15-114	392-172-178	NEW	95-21-055	392-172-310	NEW-P	95-15-114
392-172-1		95-21-055	392-172-180	NEW-P	95-15-114	392-172-310	NEW	95-21-055
392-172-1	08 NEW-P	95-15-114	392-172-180	NEW	95-21-055	392-172-312	NEW-P	95-15-114
392-172-1		95-21-055	392-172-182	NEW-P	95-15-114	392-172-312	NEW	95-21-055
392-172-1	10 NEW-P	95-15-114	392-172-182	NEW	95-21-055	392-172-314	NEW-P	95-15-114
392-172-1		95-21-055	392-172-184	NEW-P	95-15-114	392-172-314	NEW D	95-21-055
392-172-1	12 NEW-P	95-15-114 95-21-055	392-172-184	NEW D	95-21-055 95-15-114	392-172-316 392-172-316	NEW-P NEW	95-15-114 95-21-055
392-172-1		95-21-055 95-15-114	392-172-186 392-172-186	NEW-P NEW	95-21-055	392-172-310	NEW-P	95-15-114
392-172-1 392-172-1		95-21-055	392-172-188	NEW-P	95-15-114	392-172-320	NEW	95-21-055
392-172-1		95-15-114	392-172-188	NEW	95-21-055	392-172-322	NEW-P	95-15-114
392-172-1		95-21-055	392-172-190	NEW-P	95-15-114	392-172-322	NEW	95-21-055
392-172-1		95-15-114	392-172-190	NEW	95-21-055	392-172-324	NEW-P	95-15-114
392-172-1		95-21-055	392-172-200	NEW-P	95-15-114	392-172-324	NEW	95-21-055
392-172-1	20 NEW-P	95-15-114	392-172-200	NEW	95-21-055	392-172-326	NEW-P	95-15-114
392-172-1		95-21-055	392-172-202	NEW-P	95-15-114	392-172-326	NEW	95-21-055
392-172-1		95-15-114	392-172-202	NEW	95-21-055	392-172-328	NEW-P	95-15-114
392-172-1	22 NEW	95-21-055	392-172-204	NEW-P	95-15-114	392-172-328	NEW NEW-P	95-21-055 95-15-114
392-172-1		95-15-114	392-172-204 392-172-206	NEW NEW-P	95-21-055 95-15-114	392-172-330 392-172-330	NEW-P	95-13-114
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392-172-1 392-172-1		95-21-055	392-172-208	NEW-P	95-15-114	392-172-332	NEW	95-21-055
392-172-1		95-15-114	392-172-208	NEW	95-21-055	392-172-334	NEW-P	95-15-114
392-172-1		95-21-055	392-172-210	NEW-P	95-15-114	392-172-334	NEW	95-21-055
392-172-1		95-15-114	392-172-210	NEW	95-21-055	392-172-336	NEW-P	95-15-114
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392-172-1		95-15-114	392-172-212	NEW	95-21-055	392-172-338	NEW-P	95-15-114
392-172-1		95-21-055	392-172-214	NEW-P	95-15-114	392-172-338	NEW	95-21-055
392-172-1		95-15-114	392-172-214	NEW	95-21-055	392-172-340	NEW-P	95-15-114
392-172-1		95-21-055	392-172-216	NEW-P	95-15-114	392-172-340	NEW D	95-21-055 95-15-114
392-172-1		95-15-114 95-21-055	392-172-216 392-172-218	NEW NEW-P	95-21-055 95-15-114	392-172-342 392-172-342	NEW-P NEW	95-21-055
392-172-1 392-172-1		95-15-114	392-172-218	NEW-F	95-21-055	392-172-344	NEW-P	95-15-114
392-172-1		95-21-055	392-172-218	NEW-P	95-15-114	392-172-344	NEW	95-21-055
392-172-1		95-15-114	392-172-220	NEW	95-21-055	392-172-346	NEW-P	95-15-114
392-172-1		95-21-055	392-172-222	NEW-P	95-15-114	392-172-346	NEW	95-21-055
392-172-1		95-15-114	392-172-222	NEW	95-21-055	392-172-350	NEW-P	95-15-114
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392-172-1		95-15-114	392-172-224	NEW	95-21-055	392-172-352	NEW-P	95-15-114
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392-172-1		95-15-114	392-172-226	NEW	95-21-055	392-172-354	NEW-P	95-15-114
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392-172-1 392-172-1		95-15-114	392-172-230	NEW-F	95-21-055	392-172-358	NEW-P	95-15-114
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392-172-1		95-15-114	392-172-232	NEW	95-21-055	392-172-360	NEW-P	95-15-114
392-172-1		95-21-055	392-172-234	NEW-P	95-15-114	392-172-360	NEW	95-21-055
392-172-1		95-15-114	392-172-234	NEW	95-21-055	392-172-362	NEW-P	95-15-114
392-172-1	54 NEW	95-21-055	392-172-236	NEW-P	95-15-114	392-172-362	NEW	95-21-055
392-172-1	56 NEW-P	95-15-114	392-172-236	NEW	95-21-055	392-172-364	NEW-P	95-15-114
392-172-1		95-21-055	392-172-238	NEW-P	95-15-114	392-172-364	NEW	95-21-055
392-172-1		95-15-114	392-172-238	NEW	95-21-055	392-172-370	NEW-P	95-15-114
392-172-1		95-21-055	392-172-240	NEW-P	95-15-114	392-172-370	NEW D	95-21-055
392-172-1		95-15-114	392-172-240	NEW D	95-21-055	392-172-372	NEW-P	95-15-114
392-172-1		95-21-055 95-15-114	392-172-242 392-172-242	NEW-P NEW	95-15-114 95-21-055	392-172-372 392-172-374	NEW NEW-P	95-21-055 95-15-114
392-172-1 392-172-1		95-13-114 95-21-055	392-172-242 392-172-244	NEW-P	95-21-055 95-15-114	392-172-374	NEW-P NEW	95-13-114
392-172-1		95-15-114	392-172-244	NEW-F	95-21-055	392-172-374	NEW-P	95-15-114
J,2,172'1					. 5 = . 000	. 3,2 1,2 3,3		
				[ 41 ]				Table

WAC#		WSR #	WAC #		WSR #	WAC#		WSR #
392-172-376	NEW	95-21-055	392-172-526	NEW-P	95-15-114	415-104-0120	NEW	95-16-053
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392-172-378	NEW	95-21-055	392-172-550	NEW-P	95-15-114	415-104-0121	NEW	95-16-053
392-172-380	NEW-P	95-15-114	392-172-550	NEW	95-21-055	415-104-0122	NEW-P	95-09-069
392-172-380	NEW	95-21-055	392-172-552	NEW-P	95-15-114	415-104-0122	NEW	95-16-053
392-172-382	NEW-P	95-15-114	392-172-552	NEW	95-21-055	415-104-0125	NEW-P	95-22-082
392-172-382	NEW	95-21-055	392-172-554	NEW-P	95-15-114	415-104-201	REP-P	95-22-081
392-172-388	NEW-P	95-15-114	392-172-554	NEW	95-21-055	415-104-205	REP-P	95-22-081
392-172-388	NEW	95-21-055	392-172-556	NEW-P	95-15-114	415-104-211	AMD-P	95-22-081
392-172-390	NEW-P	95-15-114	392-172-556	NEW	95-21-055	415-104-215	AMD-P	95-22-081
392-172-390	NEW D	95-21-055	392-172-558	NEW-P NEW	95-15-114	415-104-224 415-104-224	NEW-P NEW	95-09-069 95-16-053
392-172-392 392-172-392	NEW-P NEW	95-15-114 95-21-055	392-172-558 392-172-560	NEW-P	95-21-055 95-15-114	415-104-225	NEW-P	95-16-053
392-172-394	NEW-P	95-15-114	392-172-560	NEW	95-21-055	415-104-225	NEW	95-16-053
392-172-394	NEW	95-21-055	392-172-562	NEW-P	95-15-114	415-104-225	AMD-P	95-22-082
392-172-396	NEW-P	95-15-114	392-172-562	NEW	95-21-055	415-104-235	NEW-P	95-09-069
392-172-396	NEW	95-21-055	392-172-564	NEW-P	95-15-114	415-104-235	NEW	95-16-053
392-172-398	NEW-P	95-15-114	392-172-564	NEW	95-21-055	415-104-245	NEW-P	95-09-069
392-172-398	NEW	95-21-055	392-172-566	NEW-P	95-15-114	415-104-245	NEW	95-16-053
392-172-400	NEW-P	95-15-114	392-172-566	NEW	95-21-055	415-108-010	AMD-P	95-09-069
392-172-400	NEW	95-21-055	392-172-568	NEW-P	95-15-114	415-108-010	AMD	95-16-053
392-172-402	NEW-P	95-15-114	392-172-568	NEW	95-21-055	415-108-010	AMD-P	95-22-083
392-172-402	NEW	95-21-055	392-172-570	NEW-P	95-15-114	415-108-010	AMD-W	95-23-072
392-172-404	NEW-P	95-15-114	392-172-570	NEW	95-21-055	415-108-0101	NEW-P	95-09-069
392-172-404	NEW D	95-21-055 95-15-114	392-172-572 392-172-572	NEW-P NEW	95-15-114 95-21-055	415-108-0101 415-108-0102	NEW NEW-P	95-16-053 95-09-069
392-172-406 392-172-406	NEW-P NEW	95-13-114 95-21-055	392-172-574	NEW-P	95-15-114	415-108-0102	NEW-P	95-16-053
392-172-408	NEW-P	95-15-114	392-172-574	NEW	95-21-055	415-108-0102	NEW-P	95-09-069
392-172-408	NEW	95-21-055	392-172-580	NEW-P	95-15-114	415-108-0103	NEW	95-16-053
392-172-410	NEW-P	95-15-114	392-172-580	NEW	95-21-055	415-108-0104	NEW-P	95-09-069
392-172-410	NEW	95-21-055	392-172-582	NEW-P	95-15-114	415-108-0104	NEW	95-16-053
392-172-412	NEW-P	95-15-114	392-172-582	NEW	95-21-055	415-108-0105	NEW-P	95-09-069
392-172-412	NEW	95-21-055	392-172-584	NEW-P	95-15-114	415-108-0105	NEW	95-16-053
392-172-414	NEW-P	95-15-114	392-172-584	NEW	95-21-055	415-108-0106	NEW-P	95-09-069
392-172-414	NEW	95-21-055	392-172-586	NEW-P	95-15-114	415-108-0106	NEW	95-16-053
392-172-416	NEW-P	95-15-114	392-172-586 329-172-588	NEW NEW-P	95-21-055 95-15-114	415-108-0107 415-108-0107	NEW-P NEW	95-09-069 95-16-053
392-172-416 392-172-418	NEW NEW-P	95-21-055 95-15-114	392-172-588	NEW-P	95-21-055	415-108-0107	NEW-P	95-10-033
392-172-418	NEW-P	95-21-055	392-172-590	NEW-P	95-15-114	415-108-0108	NEW	95-16-053
392-172-410	NEW-P	95-15-114	392-172-590	NEW	95-21-055	415-108-0109	NEW-P	95-09-069
392-172-420	NEW	95-21-055	392-172-592	NEW-P	95-15-114	415-108-0109	NEW	95-16-053
392-172-422	NEW-P	95-15-114	392-172-592	NEW	95-21-055	415-108-320	REP-P	95-22-081
392-172-422	NEW	95-21-055	392-172-594	NEW-P	95-15-114	415-108-322	REP-P	95-22-081
392-172-424	NEW-P	95-15-114	392-172-594	NEW	95-21-055	415-108-324	AMD-P	95-22-081
392-172-424	NEW	95-21-055	399-10-010	AMD-P	95-07-107	415-108-326	AMD-P	95-22-081
392-172-426	NEW-P	95-15-114	399-10-010	AMD	95-11-093	415-108-461	PREP	95-18-012
392-172-426	NEW D	95-21-055	399-20-020 399-20-020	AMD-P AMD	95-07-108 95-11-093	415-108-461 415-108-462	REP-P PREP	95-22-080 95-18-012
392-172-500 392-172-500	NEW-P NEW	95-15-114 95-21-055	399-20-020	AMD-P	95-11-093 95-07-109	415-108-462	REP-P	95-22-080
392-172-502	NEW-P	95-15-114	399-30-040	AMD	95-11-093	415-108-470	AMD-P	95-18-009
392-172-502	NEW	95-21-055	415-02-120	NEW-P	95-22-083	415-108-470	AMD	95-22-006
392-172-504	NEW-P	95-15-114	415-02-120	NEW-W	95-23-072	415-108-480	AMD-P	95-18-009
392-172-504	NEW	95-21-055	415-100-041	REP-P	95-22-081	415-108-480	AMD	95-22-006
392-172-506	NEW-P	95-15-114	415-100-045	AMD-P	95-22-081	415-108-485	NEW-P	95-18-009
392-172-506	NEW	95-21-055	415-100-051	AMD-P	95-22-081	415-108-485	NEW	95-22-006
392-172-508	NEW-P	95-15-114	415-100-055	AMD-P	95-22-081	415-108-679	NEW-P	95-09-069
392-172-508	NEW	95-21-055	415-104-011	AMD-P	95-09-069	415-108-679	NEW	95-16-053
392-172-510	NEW-P	95-15-114	415-104-011	AMD	95-16-053 95-09-069	415-108-680	NEW-P	95-09-069
392-172-510	NEW D	95-21-055	415-104-0111	NEW-P	95-16-053	415-108-680	NEW D	95-16-053
392-172-512 392-172-512	NEW-P NEW	95-15-114 95-21-055	415-104-0111 415-104-0112	NEW NEW-P	95-10-033	415-108-690 415-108-690	NEW-P NEW	95-09-069 95-16-053
392-172-512	NEW-P	95-15-114	415-104-0112	NEW	95-16-053	415-108-700	NEW-P	95-09-069
392-172-514	NEW	95-21-055	415-104-0113	NEW-P	95-09-069	415-108-700	NEW	95-16-053
392-172-516	NEW-P	95-15-114	415-104-0113	NEW	95-16-053	415-108-710	NEW-P	95-09-069
392-172-516	NEW	95-21-055	415-104-0114	NEW-P	95-09-069	415-108-710	NEW	95-16-053
392-172-518	NEW-P	95-15-114	415-104-0114	NEW	95-16-053	415-108-720	NEW-P	95-09-069
392-172-518	NEW	95-21-055	415-104-0115	NEW-P	95-09-069	415-108-720	NEW	95-16-053
392-172-520	NEW-P	95-15-114	415-104-0115	NEW	95-16-053	415-108-725	NEW-P	95-09-069
392-172-520	NEW	95-21-055	415-104-0117	NEW-P	95-09-069	415-108-725	NEW	95-16-053
392-172-522	NEW-P	95-15-114	415-104-0117	NEW	95-16-053	415-108-726	NEW-P	95-09-069
392-172-522	NEW	95-21-055	415-104-0118	NEW-P	95-09-069	415-108-726	NEW D	95-16-053
392-172-524 392-172-525	NEW-P NEW	95-15-114 95-21-055	415-104-0118 415-104-0120	NEW NEW-P	95-16-053 95-09-069	415-108-728 415-108-728	NEW-P NEW	95-09-069 95-16-053
	IN H W	W 7- / I-II7 7	. A.13-11M-(1170)	INEW-P	<b>ツノ・レソ・レロソ</b>	1 413-100-728	INC W	マコー ローしつご

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WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
415-112-015	AMD-P	95-09-069	415-113-0308	NEW	95-03-001	419-72-095	REP	95-09-049
415-112-015	AMD	95-16-053	415-113-0309	NEW	95-03-001	434-09-020	AMD-E	95-05-050
415-112-015	AMD-P	95-22-083	415-113-0310	NEW	95-03-001	434-09-030	AMD-E	95-05-050
415-112-015	AMD-W	95-23-072	415-113-040	REP	95-03-001	434-09-040	AMD-E	95-05-050
415-112-0151	NEW-P	95-09-069	415-113-041	NEW	95-03-001	434-09-050	AMD-E	95-05-050
415-112-0151	NEW	95-16-053	415-113-042	NEW	95-03-001	434-09-060	AMD-E	95-05-050
415-112-0152	NEW-P	95-09-069	415-113-045	NEW	95-03-001	434-09-070	AMD-E	95-05-050 95-05-050
415-112-0152	NEW	95-16-053	415-113-050	REP	95-03-001	434-09-080	AMD-E AMD-E	95-05-050
415-112-0153	NEW-P	95-09-069	415-113-055	NEW NEW	95-03-001 95-03-001	434-09-090 434-36-120	AMD-E AMD-E	95-19-068
415-112-0153	NEW-W	95-22-086 95-09-069	415-113-057 415-113-059	NEW	95-03-001	434-36-130	AMD-E	95-19-068
415-112-0154 415-112-0154	NEW-P NEW	95-09-069	415-113-060	REP	95-03-001	434-36-140	AMD-E	95-19-068
415-112-0155	NEW-P	95-09-069	415-113-065	NEW	95-03-001	434-55-065	AMD-P	95-12-099
415-112-0155	NEW-W	95-22-086	415-113-070	NEW	95-03-001	434-55-065	AMD	95-16-130
415-112-0156	NEW-P	95-09-069	415-113-080	NEW	95-03-001	434-75-010	AMD-P	95-23-117
415-112-0156	NEW	95-16-053	415-113-082	NEW	95-03-001	434-75-020	AMD-P	95-23-117
415-112-0157	NEW-P	95-09-069	415-113-084	NEW	95-03-001	434-75-030	AMD-P	95-23-117
415-112-0157	NEW	95-16-053	415-113-090	NEW	95-03-001	434-75-040	AMD-P	95-23-117
415-112-0158	NEW-P	95-09-069	415-113-100	NEW	95-03-001	434-75-050	AMD-P	95-23-117
415-112-0158	NEW	95-16-053	415-115-030	AMD-P	95-09-068	434-75-060	AMD-P	95-23-117
415-112-0159	NEW-P	95-09-069	415-115-030	AMD	95-12-058	434-75-070	AMD-P	95-23-117
415-112-0159	NEW	95-16-053	415-115-050	AMD-P	95-09-068	434-75-080	AMD-P	95-23-117
415-112-0161	NEW-P	95-09-069	415-115-050	AMD	95-12-058	434-75-090 434-75-100	AMD-P AMD-P	95-23-117 95-23-117
415-112-0161	NEW	95-16-053	415-115-060	AMD-P	95-09-068 95-12-058	434-75-110	AMD-P	95-23-117
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415-112-0164	NEW-P	95-09-069	415-115-080	AMD	95-12-058	434-75-150	AMD-P	95-23-117
415-112-0164	NEW-W	95-22-086	415-115-120	AMD-P	95-09-068	434-75-160	AMD-P	95-23-117
415-112-0165	NEW-P	95-09-069	415-115-120	AMD	95-12-058	434-75-170	REP-P	95-23-117
415-112-0165	NEW	95-16-053	419-18	AMD-P	95-03-091	434-75-180	AMD-P	95-23-117
415-112-0166	NEW-P	95-09-069	419-18	AMD	95-06-066	434-75-190	AMD-P	95-23-117
415-112-0166	NEW-W	95-22-086	419-18-020	AMD-P	95-03-091	434-75-200	REP-P	95-23-117
415-112-0167	NEW-P	95-09-069	419-18-020	AMD	95-06-066	434-75-210	AMD-P	95-23-117
415-112-0167	NEW	95-16-053	419-18-030	AMD-P	95-03-091	434-75-220	AMD-P	95-23-117
415-112-119	NEW-P	95-09-069	419-18-030	AMD	95-06-066	434-75-230	AMD-P	95-23-117
415-112-119	NEW	95-16-053	419-18-040	AMD-P	95-03-091	434-75-240 434-75-250	AMD-P AMD-P	95-23-117 95-23-117
415-112-120	NEW-P	95-09-069	419-18-040 419-18-045	AMD NEW-P	95-06-066 95-03-091	434-75-260	AMD-P	95-23-117
415-112-120	NEW D	95-16-053	419-18-045	NEW-P	95-06-066	434-75-270	AMD-P	95-23-117
415-112-125	NEW-P NEW	95-09-069 95-16-053	419-18-050	AMD-P	95-03-091	434-75-280	AMD-P	95-23-117
415-112-125 415-112-130	NEW-P	95-09-069	419-18-050	AMD	95-06-066	434-75-290	AMD-P	95-23-117
415-112-130	NEW	95-16-053	419-18-060	AMD-P	95-03-091	434-75-300	REP-P	95-23-117
415-112-135	NEW-P	95-09-069	419-18-060	AMD	95-06-066	434-75-310	AMD-P	95-23-117
415-112-135	NEW	95-16-053	419-18-070	AMD-P	95-03-091	434-75-320	AMD-P	95-23-117
415-112-140	NEW-P	95-09-069	419-18-070	AMD	95-06-066	434-75-330	AMD-P	95-23-117
415-112-140	NEW	95-16-053	419-18-080	NEW-P	95-03-091	434-75-340	AMD-P	95-23-117
415-112-145	NEW-P	95-09-069	419-18-080	NEW	95-06-066	434-75-350	AMD-P	95-23-117
415-112-145	NEW	95-16-053	419-70-010	REP	95-09-049	434-110-075	AMD-P	95-12-099
415-112-155	NEW-P	95-09-069	419-70-020	REP	95-09-049	434-110-075	AMD	95-16-130
415-112-155	NEW	95-16-053	419-70-030	REP	95-09-049	434-120-025	PREP	95-06-049
415-112-409	NEW-W	95-02-058	419-70-040	REP	95-09-049	434-120-025	AMD-P AMD	95-08-073 95-11-135
415-112-412	AMD-P	95-18-009	419-70-050	REP AMD	95-09-049 95-09-049	434-120-025 434-120-103	NEW-P	95-08-073
415-112-412	AMD AMD-P	95-22-006 95-18-009	419-72-010 419-72-012	NEW	95-09-049	434-120-103	NEW	95-11-135
415-112-413	AMD-P AMD	95-22-006	419-72-012	AMD	95-09-049	434-120-105	PREP	95-06-049
415-112-413 415-112-41301	NEW-P	95-18 <b>-</b> 009	419-72-013	AMD	95-09-049	434-120-105	AMD-P	95-08-073
415-112-41301	NEW	95-22-006	419-72-025	AMD	95-09-049	434-120-105	AMD-C	95-12-017
415-112-720	REP-P	95-22-081	419-72-030	REP	95-09-049	434-120-125	PREP	95-06-049
415-112-725	AMD-P	95-22-081	419-72-035	REP	95-09-049	434-120-125	AMD-P	95-08-073
415-112-727	AMD-P	95-22-081	419-72-040	REP	95-09-049	434-120-125	AMD	95-11-135
415-113-005	NEW	95-03-001	419-72-041	NEW	95-09-049	434-120-130	PREP	95-06-049
415-113-010	REP	95-03-001	419-72-045	AMD	95-09-049	434-120-130	AMD-P	95-08-073
415-113-020	REP	95-03-001	419-72-050	AMD	95-09-049	434-120-130	AMD-C	95-12-017
415-113-030	AMD	95-03-001	419-72-055	REP	95-09-049	434-120-140	PREP	95-06-049
415-113-0301	NEW	95-03-001	419-72-060	AMD	95-09-049	434-120-140	AMD-P	95-08-073
415-113-0302	NEW	95-03-001	419-72-065	AMD	95-09-049	434-120-140	AMD	95-11-135
415-113-0303	NEW	95-03-001	419-72-068	NEW-W	95-02-059	434-120-145	PREP	95-06-049
415-113-0304	NEW	95-03-001	419-72-070	AMD	95-09-049	434-120-145	AMD-P	95-08-073
415-113-0305	NEW	95-03-001	419-72-075	AMD	95-09-049	434-120-145 434-120-200	AMD NEW-P	95-11-135 95-08-073
415-113-0306 415-113-0307	NEW NEW	95-03-001 95-03-001	419-72-080 419-72-090	AMD REP	95-09-049 95-09-049	434-120-200	NEW	95-11-135

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WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
434-120-210	PREP	95-06-049	434-135-150	NEW	95-16-131	456-09-730	AMD	95-05-033
434-120-215	PREP	95-06-049	434-135-160	PREP	95-11-133	456-09-930	AMD	95-05-033
434-120-215	AMD-P	95-08-073	434-135-160	NEW-P	95-12-101	456-09-935	AMD	95-05-033
434-120-215	AMD	95-11-135	434-135-160	NEW	95-16-131	456-09-945	AMD	95-05-033
434-120-218 434-120-218	NEW-P	95-08-073	434-135-170	PREP	95-11-133	456-09-955	AMD	95-05-033
434-120-218	NEW PREP	95-11-135 95-06-049	434-135-170 434-135-170	NEW-P NEW	95-12-101 95-16-131	456-10-110 456-10-140	AMD	95-05-032
434-120-255	PREP	95-06-049	434-135-180	PREP	95-10-131 95-11-133	456-10-140 456-10-320	AMD AMD	95-05-032 95-05-032
434-120-255	AMD-P	95-08-073	434-135-190	PREP	95-11-133	456-10-325	AMD	95-05-032
434-120-255	AMD-C	95-12-017	434-135-190	NEW-P	95-12-101	456-10-330	AMD	95-05-032
434-120-260	PREP	95-06-049	434-135-190	NEW	95-16-131	456-10-340	AMD	95-05-032
434-120-260	AMD-P	95-08-073	434-615-020	PREP	95-19-048	456-10-360	AMD	95-05-032
434-120-260	AMD	95-11-135	446-10-030	PREP	95-16-028	456-10-505	AMD	95-05-032
434-120-265 434-120-265	PREP AMD-P	95-06-049	446-10-030	AMD-P	95-18-085	456-10-510	AMD	95-05-032
434-120-265	AMD-P	95-08-073 95-11-135	446-65-010 446-65-010	AMD-E PREP	95-08-048 95-09-075	456-10-525 456-10-530	AMD AMD	95-05-032
434-120-300	PREP	95-06-050	446-65-010	AMD-P	95-10-058	456-10-730	AMD	95-05-032 95-05-032
434-120-300	AMD-P	95-08-072	446-65-010	AMD	95-13-080	456-10-755	AMD	95-05-032
434-120-300	AMD	95-11-135	446-65-020	NEW-E	95-08-048	458-08-010	REP-P	95-04-051
434-120-305	PREP	95-06-050	446-65-020	PREP	95-09-075	458-08-010	REP	95-07-067
434-120-305	AMD-P	95-08-072	446-65-020	NEW-P	95-10-058	458-08-020	REP-P	95-04-051
434-120-305	AMD	95-11-135	446-65-020	NEW	95-13-080	458-08-020	REP	95-07-067
434-120-310	PREP	95-06-050	448-13-020	AMD-P	95-16-118	458-08-030	REP-P	95-04-051
434-120-310 434-120-310	AMD-P	95-08-072	448-13-020	AMD	95-20-025	458-08-030	REP	95-07-067
434-120-315	AMD PREP	95-11-135 95-06-050	448-13-030 448-13-030	AMD-P AMD	95-16-118 95-20-025	458-08-040 458-08-040	REP-P REP	95-04-051
434-120-315	NEW-P	95-08-072	448-13-050	AMD-P	95-16-118	458-08-050	REP-P	95-07-067 95-04-051
434-120-315	NEW	95-11-135	448-13-050	AMD	95-20-025	458-08-050	REP	95-07-067
434-120-317	PREP	95-06-050	448-13-055	NEW-P	95-16-118	458-08-060	REP-P	95-04-051
434-120-317	NEW-P	95-08-072	448-13-055	NEW	95-20-025	458-08-060	REP	95-07-067
434-120-317	NEW	95-11-135	448-13-060	AMD-P	95-16-118	458-08-070	REP-P	95-04-051
434-120-330	PREP	95-06-050	448-13-060	AMD	95-20-025	458-08-070	REP	95-07-067
434-120-330 434-120-330	AMD-P	95-08-072	448-13-065	NEW-P	95-16-118	458-08-080	REP-P	95-04-051
434-120-335	AMD PREP	95-11-135 95-06-050	448-13-065 448-13-070	NEW AMD-P	95-20-025 95-16-118	458-08-080 458-08-090	REP REP-P	95-07-067
434-120-335	AMD-P	95-08-072	448-13-070	AMD	95-20-025	458-08-090	REP	95-04-051 95-07-067
434-120-335	AMD	95-11-135	448-13-080	AMD-P	95-16-118	458-08-100	REP-P	95-04-051
434-135-010	PREP	95-11-133	448-13-080	AMD	95-20-025	458-08-100	REP	95-07-067
434-135-010	NEW-P	95-12-101	448-13-090	AMD-P	95-16-118	458-08-110	REP-P	95-04-051
434-135-010	NEW	95-16-131	448-13-090	AMD	95-20-025	458-08-110	REP	95-07-067
434-135-020	PREP	95-11-133	448-13-100	AMD-P	95-16-118	458-08-120	REP-P	95-04-051
434-135-020 434-135-020	NEW-P NEW	95-12-101 95-16-131	448-13-100 448-13-110	AMD AMD-P	95-20-025	458-08-120	REP	95-07-067
434-135-030	PREP	95-11-133	448-13-110	AMD-P	95-16-118 95-20-025	458-08-130 458-08-130	REP-P REP	95-04-051 95-07-067
434-135-030	NEW-P	95-12-101	448-13-130	AMD-P	95-16-118	458-08-140	REP-P	95-04-051
434-135-030	NEW	95-16-131	448-13-130	AMD	95-20-025	458-08-140	REP	95-07-067
434-135-040	PREP	95-11-133	448-13-140	AMD-P	95-16-118	458-08-150	REP-P	95-04-051
434-135-040	NEW-P	95-12-101	448-13-140	AMD	95-20-025	458-08-150	REP	95-07-067
434-135-040	NEW	95-16-131	448-13-150	AMD-P	95-16-118	458-08-160	REP-P	95-04-051
434-135-050 434-135-050	PREP NEW-P	95-11-133 95-12-101	448-13-150 448-13-160	AMD AMD-P	95-20-025	458-08-160	REP	95-07-067
434-135-050	NEW	95-16-131	448-13-160	AMD-P	95-16-118 95-20-025	458-08-170 458-08-170	REP-P REP	95-04-051 95-07-067
434-135-060	PREP	95-11-133	448-13-170	AMD-P	95-16-118	458-08-180	REP-P	95-04-051
434-135-060	NEW-P	95-12-101	448-13-170	AMD	95-20-025	458-08-180	REP	95-07-067
434-135-060	NEW	95-16-131	448-13-200	AMD-P	95-16-118	458-08-190	REP-P	95-04-051
434-135-070	PREP	95-11-133	448-13-200	AMD	95-20-025	458-08-190	REP	95-07-067
434-135-070	NEW-P	95-12-101	448-13-210	AMD-P	95-16-118	458-08-200	REP-P	95-04-051
434-135-070 434-135-080	NEW PREP	95-16-131 95-11-133	448-13-210	AMD	95-20-025	458-08-200	REP	95-07-067
434-135-080	NEW-P	95-12-101	448-13-220 448-13-220	AMD-P AMD	95-16-118 95-20-025	458-08-210 458-08-210	REP-P	95-04-051
434-135-080	NEW	95-16-131	456-09-110	AMD	95-05-033	458-08-220	REP REP-P	95-07-067 95-04-051
434-135-090	PREP	95-11-133	456-09-130	AMD	95-05-033	458-08-220	REP	95-07-067
434-135-090	NEW-P	95-12-101	456-09-230	AMD	95-05-033	458-08-230	REP-P	95-04-051
434-135-090	NEW	95-16-131	456-09-320	AMD	95-05-033	458-08-230	REP	95-07-067
434-135-100	PREP	95-11-133	456-09-325	AMD	95-05-033	458-08-240	REP-P	95-04-051
434-135-110	PREP	95-11-133	456-09-330	AMD	95-05-033	458-08-240	REP	95-07-067
434-135-120 434-135-120	PREP NEW-P	95-11-133 95-12-101	456-09-340	AMD	95-05-033	458-08-250	REP-P	95-04-051
434-135-120	NEW-P	95-12-101 95-16-131	456-09-350 456-09-365	AMD AMD	95-05-033 95-05-033	458-08-250	REP	95-07-067
434-135-130	PREP	95-11-133	456-09-540	AMD	95-05-033	458-08-260 458-08-260	REP-P REP	95-04-051 95-07-067
434-135-140	PREP	95-11-133	456-09-705	AMD	95-05-033	458-08-270	REP-P	95-04-051
434-135-150	PREP	95-11-133	456-09-710	AMD	95-05-033	458-08-270	REP	95-07-067
434-135-150	NEW-P	95-12-101	456-09-725	AMD	95-05-033	458-14-005	PREP	95-07-139
Table				[ <b>44</b> ]				

WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
WAC#		WOK #				150.00.505	NEW	06 21 00
458-14-005	AMD-P	95-12-087	458-30-230	AMD-P	95-13-066	458-30-525	NEW AMD-P	95-21-00 95-13-06
458-14-005	AMD	95-17-099	458-30-230	AMD	95-21-002 95-13-066	458-30-530 458-30-530	AMD-P	95-21-00
458-14-015	PREP	95-07-139	458-30-232	NEW-P NEW	95-21-002	458-30-540	AMD-P	95-13-06
458-14-015	AMD-P	95-12-087 95-17-099	458-30-232 458-30-235	REP-P	95-13-066	458-30-540	AMD	95-21-00
458-14-015	AMD PREP	95-17-0 <del>9</del> 9 95-07-139	458-30-235	REP	95-21-002	458-30-550	AMD-P	95-13-06
458-14-056	AMD-P	95-12-087	458-30-240	AMD-P	95-13-066	458-30-550	AMD	95-21-00
158-14-056 158-14-056	AMD-P	95-17-099	458-30-240	AMD	95-21-002	458-30-560	AMD-P	95-13-06
158-14-056 158-14-066	PREP	95-07-139	458-30-242	NEW-P	95-13-066	458-30-560	AMD	95-21-00
458-14-066	AMD-P	95-12-087	458-30-242	NEW	95-21-002	458-30-570	AMD-P	95-13-06
458-14-066	AMD	95-17-099	458-30-245	AMD-P	95-13-066	458-30-570	AMD	95-21-00
458-14-116	PREP	95-07-139	458-30-245	AMD	95-21-002	458-30-580	AMD-P	95-13-06
458-14-116	AMD-P	95-12-086	458-30-250	AMD-P	95-13-066	458-30-580	AMD	95-21-00
458-14-116	AMD	95-17-099	458-30-250	AMD	95-21-002	458-30-590	AMD-P	95-02-00
458-14-127	PREP	95-07-139	458-30-255	AMD-P	95-13-066	458-30-590	AMD	95-06-0- 95-22-0
458-14-127	AMD-P	95-12-086	458-30-255	AMD	95-21-002	458-30-590	AMD-P AMD-P	95-22-0
458-14-127	AMD	95-17-099	458-30-260	AMD-P	95-13-066 95-21-002	458-40-540 458-40-610	PREP	95-04-0
458-14-146	PREP	95-07-139	458-30-260	AMD PREP	95-02-063	458-40-610	AMD-E	95-10-0
158-14-146	AMD-P	95-12-086	458-30-262 458-30-262	AMD-P	95-06-040	458-40-610	AMD-P	95-10-0
158-14-146	AMD	95-17-099 95-07-139	458-30-262	AMD-I	95-09-041	458-40-610	AMD-C	95-15-0
158-14-160	PREP	95-07-139 95-12-086	458-30-262	AMD-P	95-22-093	458-40-610	AMD	95-18-0
158-14-160	AMD-P AMD	95-12-080 95-17 <b>-</b> 099	458-30-265	AMD-P	95-13-066	458-40-610	PREP	95-19-0
458-14-160 450-14-170	PREP	95-07-139	458-30-265	AMD	95-21-002	458-40-610	AMD-P	95-22-0
458-14-170 458-14-170	AMD-P	95-12-086	458-30-267	NEW-P	95-13-066	458-40-615	PREP	95-08-0
458-14-170 458-14-170	AMD	95-17-099	458-30-267	NEW	95-21-002	458-40-615	AMD-P	95-11-0
458-14-170 458-14-171	PREP	95-07-139	458-30-270	AMD-P	95-13-066	458-40-615	AMD	95-14-0
458-14-171 458-14-171	AMD-P	95-12-086	458-30-270	AMD	95-21-002	458-40-634	AMD-P	95-22-0
458-14-171	AMD	95-17-099	458-30-275	AMD-P	95-13-066	458-40-640	PREP	95-08-0
458-16-265	REP	95-06-042	458-30-275	AMD	95-21-002	458-40-640	AMD-P	95-11-0
458-16A-010	NEW	95-06-041	458-30-280	AMD-P	95-13-066	458-40-640	AMD	95-14-0
458-16A-020	NEW	95-06-042	458-30-280	AMD	95-21-002	458-40-650	PREP	95-04-0
458-18-220	AMD-P	95-02-064	458-30-285	AMD-P	95-13-066	458-40-650	AMD-E	95-10-0
458-18-220	AMD	95-06-044	458-30-285	AMD	95-21-002	458-40-650	AMD-P	95-10-0
458-18-220	AMD-P	95-22-095	458-30-290	REP-P	95-13-066	458-40-650	AMD	95-14-0 95-19-0
458-20-10001	NEW-P	95-04-054	458-30-290	REP	95-21-002	458-40-650	PREP AMD-P	95-19-0
458-20-10001	NEW	95-07-070	458-30-295	AMD-P	95-13-066	458-40-650 458-40-660	PREP	95-08-0
458-20-10002	NEW-P	95-04-052	458-30-295	AMD AMD-P	95-21-002 95-13-066	458-40-660	AMD-P	95-11-0
458-20-10002	NEW	95-07-069	458-30-300 458-30-300	AMD-P AMD	95-21-002	458-40-660	AMD-E	95-14-0
458-20-101	AMD-P	95-04-019 95-07-089	458-30-305	AMD-P	95-13-066	458-40-660	AMD-C	95-15-0
458-20-101	AMD D	95-04-018	458-30-305	AMD	95-21-002	458-40-660	AMD	95-18-0
458-20-104	AMD-P AMD	95-07-088	458-30-310	AMD-P	95-13-066	458-40-660	PREP	95-19-0
458-20-104	PREP	95-11-080	458-30-310	AMD	95-21-002	458-40-660	AMD-P	95-22-0
458-20-114 458-20-114	REP-P	95-15-065	458-30-315	AMD-P	95-13-066	458-40-670	PREP	95-04-0
458-20-114 458-20-114	REP	95-22-099	458-30-315	AMD	95-21-002	458-40-670	PREP	95-08-0
458-20-183	PREP	95-03-092	458-30-317	NEW-P	95-13-066	458-40-670	AMD-E	95-10-0
458-20-183	AMD-P	95-11-081	458-30-317	NEW	95-21-002	458-40-670	AMD-P	95-10-0
458-20-183	AMD	95-22-100	458-30-320	AMD-P	95-13-066	458-40-670	AMD-P	95-11-0
458-20-18601	AMD-P	95-04-053	458-30-320	AMD	95-21-002	458-40-670	AMD-W	95-11-0
458-20-18601	AMD	95-07-068	458-30-325	AMD-P	95-13-066	458-40-670	AMD-E	95-14-0
458-20-189	PREP	95-04-079	458-30-325	AMD	95-21-002	458-40-670	AMD-C	95-15-0
458-20-189	AMD-P	95-16-004	458-30-330	AMD-P	95-13-066	458-40-670	AMD	95-18-0
458-20-207	AMD-P	95-11-040	458-30-330	AMD	95-21-002	458-40-670	AMD-W	95-23-0 95-04-0
458-20-207	AMD	95-15-013	458-30-335	AMD-P	95-13-066	458-40-680	PREP AMD-E	95-10-0
458-20-211	PREP	95-05-025	458-30-335	AMD	95-21-002	458-40-680 458-40-680	AMD-P	95-10-0
458-20-211	AMD-P	95-16-006	458-30-340	AMD-P AMD	95-13-066 95-21-002	458-40-680	AMD-W	95-11-0
458-20-238	AMD-P	95-16-005	458-30-340	AMD-P	95-13-066	458-40-680	AMD	95-14-0
458-20-258	AMD-P	95-03-050	458-30-345 458-30-345	AMD-F	95-21-002	458-40-680	AMD-P	95-22-0
458-20-258	AMD-C AMD-W	95-14-085 95-15-093	458-30-350	AMD-P	95-13-066	458-40-684	PREP	95-08-0
458-20-258	AMD-W	95-13-066	458-30-350	AMD	95-21-002	458-40-684	AMD-P	95-11-0
458-30-200 458-30-200	AMD-F AMD	95-21-002	458-30-355	AMD-P	95-13-066	458-40-684	AMD	95-14-0
458-30-200 458-30-205	AMD-P	95-13-066	458-30-355	AMD	95-21-002	458-40-690	PREP	95-08-0
458-30-205 458-30-205	AMD-F	95-21-002	458-30-360	NEW-P	95-13-066	458-53-010	PREP	95-09-0
458-30-210	AMD-P	95-13-066	458-30-360	NEW	95-21-002	458-53-010	AMD-P	95-16-0
458-30-210 458-30-210	AMD	95-21-002	458-30-500	AMD-P	95-13-066	458-53-020	PREP	95-09-0
458-30-215	AMD-P	95-13-066	458-30-500	AMD	95-21-002	458-53-020	AMD-P	95-16-0
458-30-215	AMD	95-21-002	458-30-510	AMD-P	95-13-066	458-53-030	PREP	95-09-0
458-30-220	AMD-P	95-13-066	458-30-510	AMD	95-21-002	458-53-030	AMD-P	95-16-0
	AMD	95-21-002	458-30-520	AMD-P	95-13-066	458-53-040	PREP	95-09-0
458-30-220								
458-30-220 458-30-225	AMD-P	95-13-066 95-21-002	458-30-520 458-30-525	AMD NEW-P	95-21-002 95-13-066	458-53-040 458-53-050	REP-P PREP	95-16-0 95-09-0

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	REP-P	95-16-035	460-20A-050	REP	95-16-026	460-22B-060	NEW	95-16-026
	PREP	95-09-083	460-20A-100	REP-P	95-11-079	460-22B-070	NEW-P	95-11-079
	AMD-P	95-16-035	460-20A-100	REP	95-16-026	460-22B-070	NEW	95-16-026
	PREP	95-09-083	460-20A-105	REP-P	95-11-079	460-22B-080	NEW-P	95-11-079
	AMD-P AMD-P	95-16-035 95-11-079	460-20A-105	REP	95-16-026	460-22B-080	NEW	95-16-026
	AMD-F	95-16-026	460-20A-200 460-20A-200	REP-P REP	95-11-079	460-22B-090	NEW-P	95-11-079
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	PREP	95-15-091	460-20A-220	REP-P	95-11-079	460-23B-040	NEW-P	95-11-079
	PREP	95-15-091	460-20A-220	REP	95-16-026	460-23B-040	NEW	95-16-026
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	PREP PREP	95-15-091 95-15-091	460-20A-230	REP	95-16-026	460-23B-050	NEW	95-16-026
	REP	95-15-091	460-20A-235 460-20A-235	REP-P	95-11-079	460-23B-060	NEW-P	95-11-079
	REP	95-15-091	460-20A-233 460-20A-400	REP REP-P	95-16-026	460-23B-060	NEW	95-16-026
	REP	95-15-091	460-20A-400	REP	95-11-079 95-16-026	460-24A-046	NEW-P	95-11-079
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	REP	95-15-091	460-20A-420	REP-P	95-11-079	460-33A-080	AMD	95-16-026
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	REP REP	95-15-091 95-15-091	460-20A-425	REP-P	95-11-079	460-33A-081	NEW	95-16-026
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163-39-120 163-39-120 168-20-900 168-32-010 168-32-010 168-32-010 168-34-010 168-34-010 168-34-020 168-34-050 168-34-050 168-34-110 168-34-110 168-34-170	NEW	95-17-088	468-200-100	NEW-P	95-23-041	478-168-180	AMD	95-14-0
63-39-120 68-20-900 68-32-010 68-32-010 68-34-010 68-34-010 68-34-020 68-34-020 68-34-050 68-34-050 68-34-110 68-34-110 68-34-170	AMD-P	95-13-039	468-200-110	NEW-P	95-23-041	478-168-200	AMD-P	95-08-0
68-20-900 68-32-010 68-32-010 68-32-010 68-34-010 68-34-010 68-34-020 68-34-020 68-34-050 68-34-110 68-34-110 68-34-170 68-34-170	AMD	95-17-088	468-200-120	NEW-P	95-23-041	478-168-200	AMD	95-14-0
168-32-010 168-32-010 168-32-010 168-34-010 168-34-010 168-34-020 168-34-020 168-34-050 168-34-110 168-34-110 168-34-170 168-34-170	AMD-P	95-22-057	468-200-160	NEW-P	95-23-041	478-168-270	AMD-P	95-08-0
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168-34-010 168-34-020 168-34-020 168-34-050 168-34-050 168-34-110 168-34-170 168-34-170	AMD-P	95-17-015	468-200-230	NEW-P	95-23-041	478-168-290	AMD-P	95-08-0
168-34-020 168-34-020 168-34-050 168-34-050 168-34-110 168-34-170 168-34-170	AMD	95-21-037	468-200-240	NEW-P	95-23-041	478-168-290	AMD	95-14-0
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68-34-050 68-34-050 68-34-110 68-34-110 68-34-170 68-34-170	AMD	95-21-037	468-200-260	NEW-P	95-23-041	478-168-294	AMD	95-14-0
.68-34-050 .68-34-110 .68-34-110 .68-34-170 .68-34-170	AMD-P	95-17-015	468-200-280	NEW-P	95-23-041	478-168-300	AMD-P	95-08-0
68-34-110 68-34-110 68-34-170 68-34-170	AMD	95-21-037	468-200-300	NEW-P	95-23-041	478-168-300	AMD	95-14-0
68-34-110 68-34-170 68-34-170	AMD-P	95-17-015	468-200-320	NEW-P	95-23-041	478-168-310	AMD-P	95-08-0
68-34-170 68-34-170	AMD-F	95-21-037	468-200-340	NEW-P	95-23-041	478-168-310	AMD	95-14-0
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	AMD-P	95-21-037	468-200-360	NEW-P	95-23-041	478-168-320	AMD	95-14-0
	AMD-P	95-17-015	468-300-010	AMD-E	95-16-071	478-168-325	NEW-P	95-08-0
168-34-340 168-34-340	AMD-1	95-21-037	468-300-010	AMD-P	95-19-079	478-168-325	NEW	95-14-0
168-34-340 168-38-120	PREP	95-18-039	468-300-010	AMD-W	95-21-077	478-168-330	AMD-P	95-08-0
168-38-120	AMD-P	95-21-076	468-300-010	PREP	95-22-044	478-168-330	AMD	95-14-0
468-38-265	NEW-P	95-21-075	468-300-010	PREP	95-22-076	478-168-340	AMD-P	95-08-0
	PREP	95-18-040	468-300-700	PREP	95-22-019	478-168-340	AMD	95-14-0
468-38-280	AMD-P	95-21-074	474-02-010	NEW-P	95-16-032	478-168-345	NEW-P	95-08-0
468-38-280 468-38-405	NEW-P	95-21-073	474-02-010	NEW	95-19-029	478-168-345	NEW	95-14-0
468-38-405	PREP	95-10-001A	474-02-010	NEW-P	95-16-032	478-168-350	AMD-P	95-08-0
468-51 468-66	PREP	95-21-019	474-02-020	NEW	95-19-029	478-168-350	AMD	95-14-0
468-66 468-70 070	AMD-P	95-20-045	478-120	PREP	95-20-033	478-168-360	AMD-P	95-08-0
468-70-070 468-70-070	AMD-P	95-23-098	478-124	PREP	95-20-033	478-168-360	AMD	95-14-0
	NEW-P	95-23-038	478-168	PREP	95-07-101	478-168-380	AMD-P	95-08-0
168-86-010	NEW-P	95-21-039	478-168-010	AMD-P	95-08-053	478-168-380	AMD	95-14-0
68-86-020	NEW-P	95-21-039	478-168-010	AMD	95-14-045	478-168-390	AMD-P	95-08-0
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68-86-040 68-86-050	NEW-P NEW-P	95-21-039	478-168-020	AMD-F AMD	95-14-045	479-01-010	AMD	95-04-0
68-86-050 68-86-060	NEW-P	95-21-039	478-168-030	REP-P	95-08-053	479-01-010	AMD-P	95-19-0
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168-86-090		95-21-039 95-21-039	478-168-035	REP-P	95-08-053	479-01-030	AMD	95-04-0
68-86-100	NEW-P	95-21-039 95-21-039	478-168-040	REP-P	95-08-033 95-14-045	479-01-040	NEW-P	95-19-0
68-86-110	NEW-P NEW-P	95-21-039 95-21-039	478-168-040	REP-P	95-08-053	479-01-050	NEW	95-22-0
168-86-120 168-86-130	NEW-P NEW-P	95-21-039 95-21-039	478-168-050	REP-P	95-14-045	479-02-030	AMD	95-04-0
		95-21-039	478-168-060	REP-P	95-08-053	479-02-070	AMD	95-04-0
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68-86-150	NEW-P		4	AMD-P	95-14-043	479-02-100	AMD	95-04-0
168-86-160	NEW-P	95-21-039	478-168-070	AMD-P AMD	95-08-05 <i>3</i> 95-14-045	479-02-110	AMD	95-04-0
168-86-170	NEW-P	95-21-039	478-168-070			479-02-120		95-04-0
468-86-180	NEW-P	95-21-039	478-168-080	AMD-P	95-08-053		AMD	95-04-0
468-86-190	NEW-P	95-21-039	478-168-080	AMD	95-14-045	479-12-005	NEW	
468-86-200	NEW-P	95-21-039	478-168-090	REP-P	95-08-053	479-12-008	NEW AMD B	95-04-0
468-86-210	NEW-P	95-21-039	478-168-090	REP	95-14-045	479-12-008	AMD-P	95-19-0
468-86-220	NEW-P	95-21-039	478-168-092	AMD-P	95-08-053	479-12-008	AMD	95-22-0
468-86-230	NEW-P	95-21-039	478-168-092	AMD	95-14-045	479-12-008	PREP	95-22-0
468-86-240	NEW-P	95-21-039	1 479 140 MM	A EATS IS	95-08-053	479-12-010	AMD	95-04-0
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479-16-036 AMD 95-04-072 479-410-1030 NEW 95-04-072 480-12-001 NEW-E 95-11 479-16-060 AMD 95-04-072 479-16-1030 NEW 95-04-072 480-12-075 REPE 95-10 479-16-076 AMD 95-04-072 479-16-1030 NEW 95-04-072 480-12-075 REPE 95-10 479-16-076 REP 95-04-072 479-16-1030 NEW 95-04-072 480-12-085 REPE 95-10 479-16-076 NEW 95-04-072 480-12-085 REPE 95-10 479-16-085 NEW 95-04-072 479-16-10 NEW 95-04-072 480-12-082 REPE 95-10 479-16-085 NEW 95-04-072 479-11-080 NEW 95-04-072 480-12-082 REPE 95-11 479-16-090 REP 95-04-072 479-112-030 NEW 95-04-072 480-12-082 REPE 95-11 479-16-090 REP 95-04-072 479-112-030 NEW 95-04-072 480-12-082 REPE 95-11 479-16-090 REP 95-04-072 479-112-300 NEW 95-04-072 480-12-082 REPE 95-11 479-16-096 REP 95-04-072 479-112-300 NEW 95-04-072 480-12-082 REPE 95-11 479-16-096 REP 95-04-072 479-112-300 NEW 95-04-072 480-12-085 REPP 95-11 479-16-096 REP 95-04-072 479-112-300 NEW 95-04-072 480-12-085 REPP 95-11 479-16-096 REP 95-04-072 479-112-300 NEW 95-04-072 480-12-085 REPP 95-11 479-16-096 REP 95-04-072 479-112-300 NEW 95-04-072 480-12-085 REPP 95-11 479-16-096 REP 95-04-072 479-112-300 NEW 95-04-072 480-12-085 REPP 95-11 479-10-096 REP 95-04-072 479-112-300 NEW 95-04-072 480-12-096 REPP 95-11 479-10-096 REP 95-04-072 479-112-300 NEW 95-04-072 480-12-096 REPP 95-11 479-10-01 AMD 95-04-072 479-116-010 NEW 95-04-072 480-12-095 REPP 95-11 479-10-011 AMD 95-04-072 479-116-010 NEW 95-04-072 480-12-095 REPP 95-11 479-10-011 AMD 95-04-072 479-116-010 NEW 95-04-072 480-12-05 REPP 95-11 479-10-011 AMD 95-04-072 479-116-010 NEW 95-04-072 480-12-05 REPP 95-11 479-10-011 AMD 95-04-072 479-116-010 NEW 95-04-072 480-12-05 REPP 95-11 479-10-011 AMD 95-04-072 479-116-010 NEW 95-04-072 480-12-05 REPP 95-11 479-10-010 AMD 95-04-072 479-116-010 NEW 95-04-072 480-12-05 REPP 95-11 479-10-010 AMD 95-04-072 479-116-010 NEW 95-04-072 480-12-05 REPP 95-11 479-10-010 AMD 95-04-072 479-116-010 NEW 95-04-072 480-12-05 REPP 95-11 479-10-010 AMD 95-04-072 479-116-010 NEW 95-04-072 480-12-05 REPP 95-11 479-10-010 NEW 95-04-072 480-12-05 REP					NEW		480-12-001	NEW-E	95-10-038
479-16-045 AMD 95-04-072 479-410-150 NEW 95-04-072 480-12-075 REP-E 95-14-072 479-16-070 REP 95-04-072 479-410-170 NEW 95-04-072 480-12-075 REP-E 95-14-072 479-410-170 NEW 95-04-072 480-12-075 REP-E 95-14-072 479-410-200 NEW 95-04-072 480-12-075 REP-E 95-14-072 479-410-200 NEW 95-04-072 480-12-082 REP-E 95-14-072 479-410-200 NEW 95-04-072 480-12-082 REP-E 95-14-072 479-16-080 NEW 95-04-072 480-12-082 REP-E 95-14-072 479-16-091 REP-E 95-04-072 479-12-000 NEW 95-04-072 480-12-082 REP-E 95-14-072 479-16-091 REP-E 95-04-072 479-12-000 NEW 95-04-072 480-12-085 REP-E 95-14-072 479-16-091 REP-E 95-04-072 479-12-200 NEW 95-04-072 480-12-085 REP-E 95-14-072 479-16-096 REP-E 95-04-072 479-12-200 NEW 95-04-072 480-12-080 REP-E 95-04-072 479-12-090 NEW 95-04-072 480-12-090 REP-E 95-14-072 AMD 95-04-072 479-14-000 NEW 95-04-072 480-12-090 REP-E 95-14-072 AMD 95-04-072 479-14-000 NEW 95-04-072 480-12-090 REP-E 95-14-072 AMD 95-04-072 479-14-000 NEW 95-04-072 480-12-000 REP-E 95-14-072 AMD 95-04-072 479-14-000 NEW 95-04-072 480-12-000 REP-E 95-14-072 AMD 95-04-072 479-14-000 NEW 95-04-072 480-12-100 REP-E 95-14-072 AMD 95-04-07					NEW			NEW-P	95-17-125
479-16-090 AMD 95-04-072 479-410-160 NEW 95-04-072 480-12-095 REP- 95-14-072 479-16-070 REP 95-04-072 479-16-018 NEW 95-04-072 480-12-082 REP-6 95-14-072 479-16-080 NEW 95-04-072 480-12-082 REP-6 95-14-072 479-16-080 NEW 95-04-072 480-12-082 REP-6 95-14-072 479-16-080 NEW 95-04-072 480-12-082 REP-8 95-14-072 479-16-080 NEW 95-04-072 480-12-082 REP-8 95-14-072 479-16-080 NEW 95-04-072 480-12-082 REP-8 95-14-072 479-16-091 NEW 95-04-072 480-12-082 REP-8 95-14-072 479-16-091 REP 95-04-072 479-14-2-000 NEW 95-04-072 480-12-082 REP-8 95-14-072 479-14-090 NEW 95-04-072 480-12-085 REP-8 95-14-072 479-14-2-000 NEW 95-04-072 480-12-085 REP-8 95-14-072 479-14-090 NEW 95-04-072 480-12-085 REP-8 95-14-072 479-14-2-000 NEW 95-04-072 480-12-085 REP-8 95-14-072 479-14-090 NEW 95-04-072 480-12-085 REP-8 95-14-072 479-14-090 NEW 95-04-072 480-12-085 REP-8 95-14-072 479-14-090 NEW 95-04-072 480-12-095 REP-8 95-18-095 NEW 95-04-072 480-12-105 REP-8 95-18-09					NEW		480-12-001	NEW-E	95-18-018
479-16-070 REP 95-04-072 479-410-170 NEW 95-04-072 480-12-085 REP-E 95-11 479-16-080 AMD 95-04-072 479-410-200 NEW 95-04-072 480-12-082 REP-E 95-11 479-16-080 NEW 95-04-072 480-12-082 REP-E 95-11 479-16-080 NEW 95-04-072 480-12-082 REP-E 95-11 479-16-080 NEW 95-04-072 480-12-085 REP-E 95-11 479-16-090 REP 95-04-072 479-12-100 NEW 95-04-072 480-12-085 REP-E 95-11 479-16-090 REP 95-04-072 479-12-100 NEW 95-04-072 480-12-085 REP-E 95-11 479-16-090 REP 95-04-072 479-12-200 NEW 95-04-072 480-12-085 REP-E 95-11 479-16-099 REP 95-04-072 479-12-200 NEW 95-04-072 480-12-080 REP-E 95-11 479-16-099 AMD 95-04-072 479-12-300 NEW 95-04-072 480-12-080 REP-E 95-11 479-12-090 AMD 95-04-072 479-14-030 NEW 95-04-072 480-12-090 REP-E 95-11 479-12-010 AMD 95-04-072 479-14-030 NEW 95-04-072 480-12-090 REP-E 95-11 479-10-10 AMD 95-04-072 479-14-030 NEW 95-04-072 480-12-095 REP-E 95-11 479-10-10 AMD 95-04-072 479-14-030 NEW 95-04-072 480-12-095 REP-E 95-11 479-10-10 AMD 95-04-072 479-14-030 NEW 95-04-072 480-12-095 REP-E 95-11 479-10-10 AMD 95-04-072 479-14-030 NEW 95-04-072 480-12-095 REP-E 95-11 479-10-10 NEW 95-04-072 480-12-095 REP-E 95-11 479-10-00 NEW 95-04-072 480-12-095 REP-E 95-11 479-10-00 NEW 95-04-072 480-12-10 REP-E 95-10 NEW 95-04-072 480-12-10 RE					NEW		480-12-075	REP-E	95-10-038
479-16-072 REP 95-04-072 479-410-180 NEW 95-04-072 480-12-082 REP-E 95-11 479-16-085 NEW 95-04-072 479-410-200 NEW 95-04-072 480-12-082 REP-E 95-11 479-16-085 NEW 95-04-072 479-412-100 NEW 95-04-072 480-12-085 REP-E 95-11 479-16-091 REP 95-04-072 479-412-100 NEW 95-04-072 480-12-085 REP-E 95-11 479-16-091 REP 95-04-072 479-412-100 NEW 95-04-072 480-12-085 REP-E 95-11 479-16-091 REP 95-04-072 479-412-100 NEW 95-04-072 480-12-085 REP-E 95-11 479-16-091 REP 95-04-072 479-412-12-100 NEW 95-04-072 480-12-085 REP-E 95-11 479-16-084 REP 95-04-072 479-412-250 NEW 95-04-072 480-12-085 REP-E 95-11 479-16-084 REP 95-04-072 479-412-250 NEW 95-04-072 480-12-085 REP-E 95-11 479-16-084 REP 95-04-072 479-416-100 NEW 95-04-072 480-12-085 REP-E 95-11 479-16-084 REP 95-04-072 479-416-100 NEW 95-04-072 480-12-095 REP-E 95-11 479-16-091 AMD 95-04-072 479-416-101 NEW 95-04-072 480-12-095 REP-E 95-11 479-20-011 AMD 95-04-072 479-416-101 NEW 95-04-072 480-12-095 REP-E 95-11 479-20-013 AMD 95-04-072 479-416-018 NEW 95-04-072 480-12-055 REP-E 95-11 479-20-013 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-11 479-20-020 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-11 479-20-031 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-11 479-20-031 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-11 479-20-031 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-11 479-20-031 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-11 479-20-031 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-11 479-20-031 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-11 479-20-031 AMD 95-04-072 479-410-030 NEW 95-04-072 480-12-110 REP-E 95-11 479-20-031 AMD 95-04-072 479-410-030 NEW 95-04-072 480-12-110 REP-E 95-11 479-20-031 AMD 95-04-072 479-410-030 NEW 95-04-072 480-12-105 REP-E 95-11 479-20-031 AMD 95-04-072 479-410-030 NEW 95-04-072 480-12-105 REP-E 95-11 479-12-0031 AMD 95-04-072 479-410-030 NEW 95-04-072 480-12-105 REP-E 95-11 479-12-0031 AMD 95-04-072 479-410-030 NEW 95					NEW			REP-P	95-17-125
479-16-080 AMD		REP			NEW				95-18-018
479-16-085 NEW 95-04-072 479-412-100 NEW 95-04-072 480-12-085 REP-E 95-14-079-16-091 REP 95-04-072 479-412-100 NEW 95-04-072 480-12-085 REP-E 95-14-079-16-091 REP 95-04-072 479-412-100 NEW 95-04-072 480-12-085 REP-E 95-18-079-16-094 REP 95-04-072 479-412-200 NEW 95-04-072 480-12-096 REP-E 95-18-079-16-096 REP 95-04-072 479-412-200 NEW 95-04-072 480-12-090 REP-E 95-18-079-16-098 AMD 95-04-072 479-412-310 NEW 95-04-072 480-12-090 REP-E 95-18-079-16-098 AMD 95-04-072 479-416-010 NEW 95-04-072 480-12-090 REP-E 95-18-079-16-098 AMD 95-04-072 479-416-016 NEW 95-04-072 480-12-095 REP-E 95-18-098-098-098-098-098-098-098-098-098-09								REP-E	95-10-038
479-16-090 REP 95-04-072 479-412-100 NEW 95-04-072 480-12-085 REP-E 95-16 95-16-092 REP 95-04-072 479-412-100 NEW 95-04-072 480-12-085 REP-E 95-16 479-16-092 REP 95-04-072 479-412-200 NEW 95-04-072 480-12-090 REP-E 95-16 479-16-096 REP 95-04-072 479-412-200 NEW 95-04-072 480-12-090 REP-E 95-16 479-16-096 REP 95-04-072 479-412-300 NEW 95-04-072 480-12-090 REP-E 95-16 479-16-096 AMD 95-04-072 479-412-300 NEW 95-04-072 480-12-090 REP-E 95-16 479-16-096 AMD 95-04-072 479-416-010 NEW 95-04-072 480-12-095 REP-E 95-16 479-20-011 AMD 95-04-072 479-416-018 NEW 95-04-072 480-12-095 REP-E 95-16 479-20-013 PREP 95-20-044 479-416-018 NEW 95-04-072 480-12-095 REP-E 95-16 479-20-013 PREP 95-20-044 479-416-018 NEW 95-04-072 480-12-095 REP-E 95-16 479-20-025 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-055 REP-E 95-16 479-20-025 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-105 REP-E 95-16 479-20-027 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-105 REP-E 95-16 479-20-023 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-105 REP-E 95-16 479-20-023 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-105 REP-E 95-16 479-20-033 REP 95-04-072 479-416-035 NEW 95-04-072 480-12-105 REP-E 95-16 479-20-033 REP 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-038 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-038 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-038 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-038 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-038 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-038 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-038 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-110 REP-E 95-18 479-12-0038 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-110 REP-E 95-18 479-12-0038 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-110 REP-E 95-18 479-12-0038 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-110 REP-E 95-18 479-12-0038 REP 95-04-072 479-12-0038 NEW 95		NEW			NEW			REP-P	95-17-125
479-16-091 REP 95-04-072 479-412-150 NEW 95-04-072 480-12-085 REP-P 95-14-072 479-16-094 REP 95-04-072 479-412-200 NEW 95-04-072 480-12-085 REP-P 95-14-072 479-16-096 REP 95-04-072 479-412-300 NEW 95-04-072 480-12-096 REP-P 95-14-072 479-16-098 AMD 95-04-072 479-412-310 NEW 95-04-072 480-12-096 REP-P 95-17-04-098 AMD 95-04-072 479-416-010 NEW 95-04-072 480-12-095 REP-P 95-16-097 AMD 95-04-072 479-416-010 NEW 95-04-072 480-12-095 REP-P 95-16-097 AMD 95-04-072 479-416-010 NEW 95-04-072 480-12-095 REP-P 95-16-097 AMD 95-04-072 479-416-015 NEW 95-04-072 480-12-095 REP-P 95-16-097 AMD 95-04-072 479-416-016 NEW 95-04-072 480-12-095 REP-P 95-16-097 AMD 95-04-072 479-416-018 NEW 95-04-072 480-12-095 REP-P 95-16-097 AMD 95-04-072 479-416-018 NEW 95-04-072 480-12-095 REP-P 95-18-097 AMD 95-04-072 479-416-018 NEW 95-04-072 480-12-105 REP-P 95-18-097 AMD 95-04-072 479-416-018 NEW 95-04-072 480-12-105 REP-P 95-17-097 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP-P 95-17-097 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP-P 95-17-097 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP-P 95-17-097 AMD 95-04-072 479-420-010 NEW 95-04-072 480-12-13 REP-P 95-1		REP			NEW			KEP-E	95-18-018
479-16-092 REP 95-04-072 479-412-200 NEW 95-04-072 480-12-096 REP-E 95-16-096 REP 95-04-072 479-412-2300 NEW 95-04-072 480-12-096 REP-E 95-16-096 REP 95-04-072 479-412-310 NEW 95-04-072 480-12-096 REP-E 95-18-096 NEW 95-04-072 480-12-106 REP-E 95-18-096 NEW 95-04-072 480-12-110 REP-		REP			NEW				95-10-038 95-17-125
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479-16-096 REP 95-04-072 479-412-300 NEW 95-04-072 480-12-99 REP-P 95-17 479-16-007 AMD 95-04-072 479-416-010 NEW 95-04-072 480-12-99 REP-P 95-18 479-20-011 AMD 95-04-072 479-416-015 NEW 95-04-072 480-12-99 REP-P 95-17 479-20-013 AMD 95-04-072 479-416-016 NEW 95-04-072 480-12-99 REP-P 95-17 479-20-013 AMD 95-04-072 479-416-016 NEW 95-04-072 480-12-99 REP-P 95-17 479-20-013 AMD 95-04-072 479-416-018 NEW 95-04-072 480-12-095 REP-P 95-17 479-20-013 AMD 95-04-072 479-416-018 NEW 95-04-072 480-12-095 REP-P 95-17 479-20-013 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-P 95-17 479-20-013 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-P 95-17 479-20-020 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-P 95-17 479-20-020 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP-P 95-17 479-20-021 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP-P 95-17 479-20-023 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP-P 95-17 479-20-023 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP-P 95-17 479-20-023 REP-P 95-04-072 480-12-110 REP-P 95-17 479-20-023 REP-P 95-04-072 480-12-110 REP-P 95-17 479-20-036 REP 95-04-072 479-40-011 NEW 95-04-072 480-12-131 REP-P 95-18 479-20-036 REP 95-04-072 479-40-011 NEW 95-04-072 480-12-131 REP-P 95-18 479-20-075 REP 95-04-072 479-40-011 NEW 95-04-072 480-12-131 REP-P 95-18 479-20-075 REP 95-04-072 479-40-001 NEW 95-04-072 480-12-131 REP-P 95-18 479-20-075 REP 95-04-072 479-40-001 NEW 95-04-072 480-12-131 REP-P 95-18 479-19 479-		REP			NEW				95-10-038
479-16-098 AMD 95-04-072 479-412-310 NEW 95-04-072 480-12-095 REP-E 95-18 479-20-010 AMD 95-04-072 479-416-010 NEW 95-04-072 480-12-095 REP-E 95-17 479-20-010 AMD 95-04-072 479-416-016 NEW 95-04-072 480-12-095 REP-E 95-17 479-20-013 PREP 95-22-084 479-416-016 NEW 95-04-072 480-12-005 REP-E 95-18 479-20-013 PREP 95-22-084 479-416-016 NEW 95-04-072 480-12-105 REP-E 95-18 479-20-016 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-18 479-20-016 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-18 479-20-025 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-101 REP-E 95-18 479-20-025 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-101 REP-E 95-18 479-20-025 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-033 REP 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-033 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-033 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-037 AMD 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-037 REP 95-04-072 479-420-011 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-075 REP 95-04-072 479-420-013 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-095 AMD 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-095 AMD 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-095 AMD 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-095 AMD 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-095 AMD 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-210-095 AMD 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-12-0005 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-12-0005 NEW 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-12-0005 AMD 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-12-0005 AMD 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-112-0005 AMD 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-112-0005 AMD 95-04-072 479-420-010					NEW			RED-D	95-17-125
479-20-007 AMD 95-04-072 479-416-015 NEW 95-04-072 480-12-035 REP-E 95-17 479-20-011 AMD 95-04-072 479-416-015 NEW 95-04-072 480-12-035 REP-E 95-18 479-20-013 AMD 95-04-072 479-416-016 NEW 95-04-072 480-12-015 REP-E 95-18 479-20-013 AMD 95-04-072 479-416-018 NEW 95-04-072 480-12-105 REP-E 95-18 479-20-016 AMD 95-04-072 479-416-020 NEW 95-04-072 480-12-105 REP-E 95-18 479-20-020 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-18 479-20-025 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-025 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-025 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-027 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-111 REP-E 95-18 479-20-033 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-036 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-037 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-037 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-035 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-035 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-036 NEW 95-04-072 480-12-137 REP-E 95-18 479-12-005 NEW 95-04-072 479-42-006 NEW 95-04-072 480-12-137 REP-E 95-18 479-112-005 NEW 95-04-072 479-42-006 NEW 95-04-072 480-12-137 REP-E 95-18 479-112-005 NEW 95-04-072 479-42-006 NEW 95-04-072 480-12-137 REP-E 95-18 479-112-005 NEW 9					NEW			REP-E	95-18-018
479-20-010 AMD 95-04-072 479-416-015 NEW 95-04-072 480-12-095 REP-P 95-17 479-20-013 PREP 95-22-084 479-416-016 NEW 95-04-072 480-12-095 REP-E 95-18 479-20-013 PREP 95-22-084 479-416-018 NEW 95-04-072 480-12-105 REP-E 95-18 479-20-016 AMD 95-04-072 479-416-020 NEW 95-04-072 480-12-105 REP-E 95-18 479-20-016 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-18 479-20-025 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-025 AMD 95-04-072 479-416-036 NEW 95-04-072 480-12-110 REP-P 95-17 479-20-027 AMD 95-04-072 479-416-036 NEW 95-04-072 480-12-110 REP-P 95-17 479-20-031 AMD 95-04-072 479-416-036 NEW 95-04-072 480-12-110 REP-P 95-17 479-20-031 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-031 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-033 REP 95-04-072 479-420-011 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-035 REP 95-04-072 479-420-011 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-075 REP 95-04-072 479-420-016 NEW 95-04-072 480-12-137 REP-E 95-17 479-20-095 AMD 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-095 AMD 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP-E 95-18 479-21-000 NEW 95-04-072 480-12-137 REP-E 95-18 479-21-0005 REP 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP-E 95-18 479-11-0005 REP 95-04-072 479-420-031 NEW 95-04-072 480-12-137 REP-E 95-18 479-11-0005 REP 95-04-072 479-420-031 NEW 95-04-072 480-12-137 REP-E 95-18 479-11-0005 REP 95-04-072 479-420-031 NEW 95-04-072 480-12-137 REP-E 95-18 479-11-0005 REP 95-04-072 479-420-031 NEW 95-04-072 480-12-137 REP-E 95-18 479-11-0005 NEW 95-04-072 479-420-031 NEW 95-04-072 480-12-137 REP-E 95-18 479-11-0005 NEW 95-04-072 479-420-031 NEW 95-04-072 480-12-155 REP-E 95-17 479-11-0005 NEW 95-04-072 479-420-031 NEW 95-04-072 480-12-155 REP-E 95-17 479-11-0005 NEW 95-04-072 479-420-030 NEW 95-04-072 480-12-155 REP-E 95-17 479-11-0005 NEW 95-04-072 479-11-0006 NEW 95-04-072 479-11-0006 NEW 95-04-072 479-11-0006 NEW 95-04-072 479-11-0006 NEW 95-04-072 479-11-	479-20-007				NEW			REP-E	95-10-038
479-20-011 AMD 95-04-072 479-416-016 NEW 95-04-072 480-12-105 REP-E 95-18 479-20-013 AMD 95-04-072 479-416-018 NEW 95-04-072 480-12-105 REP-E 95-12 479-20-016 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-17 479-20-020 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP-E 95-18 479-20-025 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-025 AMD 95-04-072 479-416-036 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-027 AMD 95-04-072 479-416-036 NEW 95-04-072 480-12-111 REP-E 95-18 479-20-031 AMD 95-04-072 479-416-036 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-033 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-036 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-037 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-037 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-036 AMD 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-086 AMD 95-04-072 479-420-010 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-086 AMD 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-086 AMD 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP-E 95-18 479-21-030 NEW 95-04-072 480-12-140 REP-E 95-18 479-12-003 NEW 95-04-072 479-420-03 NEW 95-04-072 480-12-140 REP-E 95-18 479-12-005 NEW 95-04-072 480-12-140 REP-E 95-18 479-112-005 NEW 95-04-072 479-420-03 NEW 95-04-072 480-12-155 REP-E 95-10 479-12-005 NEW 95-04-072 480-12-155 REP-E 95-10 479-12-005 NEW 95-04-072 480-12-155 REP-E 95-18 479-112-005 NEW 95-04-072 479-420-080 NEW 95-04-072 480-12-155 REP-E 95-18 479-112-005 NEW 95-04-072 479-420-080 NEW 95-04-072 480-12-155 REP-E 95-18 479-112-005 NEW 95-04-072 479-420-080 NEW 95-04-072 480-12-155 REP-E 95-18 479-112-005 NEW 95-04-072 479-310-080 NEW 95-04-072 480-12-155 REP-E 95-18 479-112-005 NEW 95-04-072 479-310-080 NEW 95-04-072 479-310-080 NEW 95-04-072 4	479-20-010				NEW			REP-P	95-17-125
479-20-013 PREP 95-22-084 479-416-020 NEW 95-04-072 480-12-105 REP- 95-12 479-20-016 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP- 95-12 479-20-020 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP- 95-17 479-20-025 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP- 95-17 479-20-027 AMD 95-04-072 479-416-045 NEW 95-04-072 480-12-110 REP- 95-18 479-20-031 REP 95-04-072 479-416-045 NEW 95-04-072 480-12-110 REP- 95-18 479-20-033 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP- 95-18 479-20-033 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP- 95-18 479-20-037 AMD 95-04-072 479-420-011 NEW 95-04-072 480-12-131 REP- 95-18 479-20-037 AMD 95-04-072 479-420-011 NEW 95-04-072 480-12-131 REP- 95-18 479-20-037 AMD 95-04-072 479-420-013 NEW 95-04-072 480-12-131 REP- 95-18 479-20-005 REP 95-04-072 479-420-013 NEW 95-04-072 480-12-131 REP- 95-18 479-20-005 AMD 95-04-072 479-420-013 NEW 95-04-072 480-12-137 REP- 95-18 479-20-005 AMD 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP- 95-17 479-12-005 AMD 95-04-072 479-420-025 NEW 95-04-072 480-12-137 REP- 95-17 479-12-001 NEW 95-04-072 479-420-027 NEW 95-04-072 480-12-137 REP- 95-18 479-12-001 NEW 95-04-072 479-420-027 NEW 95-04-072 480-12-137 REP- 95-18 479-12-001 NEW 95-04-072 479-420-027 NEW 95-04-072 480-12-137 REP- 95-18 479-11-001 NEW 95-04-072 479-420-027 NEW 95-04-072 480-12-137 REP- 95-18 479-11-001 NEW 95-04-072 479-420-027 NEW 95-04-072 480-12-137 REP- 95-18 479-11-001 NEW 95-04-072 479-420-027 NEW 95-04-072 480-12-135 REP- 95-18 479-11-003 NEW 95-04-072 479-420-031 NEW 95-04-072 480-12-135 REP- 95-18 479-11-003 NEW 95-04-072 479-420-031 NEW 95-04-072 480-12-135 REP- 95-18 479-11-003 NEW 95-04-072 479-10-006 NEW 95-04-072 480-12-135 REP- 95-17 479-11-003 NEW 95-04-072 479-10-006 NEW 95-04-072 480-12-135 REP- 95-18 479-11-005 NEW 95-04-072 479-10-006 NEW 95-04-072 480-12-135 REP- 95-17 479-11-005 NEW 95-04-072 479-10-006 NEW 95-04-072 480-12-135 REP- 95-17 479-11-005 NEW 95-04-072 479-10-006 NEW 95-04-072 480-12-135 REP- 95-17 479-11			95-04-072			95-04-072		REP-E	95-18-018
479-20-016 AMD 95-04-072 479-416-030 NEW 95-04-072 480-12-105 REP- 95-17 479-20-020 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-025 AMD 95-04-072 479-416-046 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-031 AMD 95-04-072 479-416-045 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-031 AMD 95-04-072 479-416-045 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-033 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-036 REP 95-04-072 479-420-011 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-037 REP 95-04-072 479-420-011 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-037 REP 95-04-072 479-420-016 NEW 95-04-072 480-12-131 REP-E 95-10 NEW 95-04-072 480-12-137 REP-E 95-18 NEW 95-04-072 480-12-140 REP-E 95-10 NEW 95-04-072 479-420-031 NEW 95-04-072 480-12-135 REP-E 95-10 NEW 95-04-072 479-12-003 NEW 95-04-072 480-12-135 REP-E 95-10 NEW 95-04-072 479-12-003 NEW 95-04-072 479-12-006 NEW 95-04-072 480-12-135 REP-E 95-10 NEW 95-04-072 480-		AMD		479-416-018	NEW				95-10-038
479-20-016 AMD 95-04-072 479-416-035 NEW 95-04-072 480-12-105 REP-E 95-18 479-20-025 AMD 95-04-072 479-416-045 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-027 AMD 95-04-072 479-416-045 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-031 REP 95-04-072 479-416-045 NEW 95-04-072 480-12-110 REP-E 95-18 479-20-033 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-10 479-20-033 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-10 479-20-035 REP 95-04-072 479-420-011 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-037 AMD 95-04-072 479-420-011 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-037 AMD 95-04-072 479-420-013 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-035 AMD 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-095 AMD 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-095 AMD 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP-E 95-18 479-112-0 MEW 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP-E 95-18 479-112-0 NEW 95-04-072 479-420-031 NEW 95-04-072 480-12-137 REP-E 95-18 479-112-0 NEW 95-04-072 479-420-031 NEW 95-04-072 480-12-135 REP-E 95-10 479-112-0 NEW 95-04-072 479-420-031 NEW 95-04-072 480-12-135 REP-E 95-10 479-112-0 NEW 95-04-072 479-420-031 NEW 95-04-072 480-12-135 REP-E 95-10 479-112-0 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-0 NEW 95-04-072 479-420-030 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-0 NEW 95-04-072 479-420-030 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-0 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-0 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-0 NEW 95-04-072 479-12-0 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-0 NEW 95-04-072 479-12-0 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-0 NEW 95-04-072 479-13-0 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-0 NEW 95-04-072 479-13-0 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-0 NEW 95-04-072 479-15-0 NEW 95-19-0 N						95-04-072	480-12-105	REP-P	95-17-125
479-20-027 AMD 95-04-072 479-416-045 NEW 95-04-072 480-12-110 REP-P 95-11 479-20-031 REP 95-04-072 479-416-045 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-033 REP 95-04-072 479-416-050 NEW 95-04-072 480-12-131 REP-E 95-10 479-20-033 REP 95-04-072 479-420-010 NEW 95-04-072 480-12-131 REP-E 95-10 479-20-036 REP 95-04-072 479-420-011 NEW 95-04-072 480-12-131 REP-E 95-10 479-20-037 AMD 95-04-072 479-420-013 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-036 AMD 95-04-072 479-420-013 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-086 AMD 95-04-072 479-420-013 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-085 AMD 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP-E 95-18 479-22-035 AMD 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP-E 95-18 479-112-0 NEW 95-04-072 479-420-037 NEW 95-04-072 480-12-137 REP-E 95-18 479-112-0 NEW 95-04-072 479-420-037 NEW 95-04-072 480-12-140 REP-E 95-18 479-112-03 NEW 95-04-072 479-420-037 NEW 95-04-072 480-12-155 REP-E 95-18 479-112-003 NEW 95-04-072 479-420-037 NEW 95-04-072 480-12-155 REP-E 95-18 479-112-003 NEW 95-04-072 479-420-038 NEW 95-04-072 480-12-155 REP-E 95-18 479-112-0035 NEW 95-04-072 479-420-039 NEW 95-04-072 480-12-155 REP-E 95-18 479-112-0035 NEW 95-04-072 479-420-039 NEW 95-04-072 480-12-155 REP-E 95-18 479-112-0035 NEW 95-04-072 479-420-039 NEW 95-04-072 480-12-155 REP-E 95-18 479-112-0035 NEW 95-04-072 479-10-056 NEW 95-04-072 480-12-155 REP-E 95-18 479-112-0035 NEW 95-04-072 479-10-060 NEW-P 95-19-091 480-12-160 REP-E 95-18 479-112-0035 NEW 95-04-072 479-10-060 NEW-P 95-19-091 480-12-181 REP-E 95-18 479-112-0035 NEW 95-04-072 479-510-060 NEW-P 95-19-091 480-12-181 REP-E 95-18 479-112-0035 NEW 95-04-072 479-510-060 NEW-P 95-19-091 480-12-181 REP-E 95-18 479-112-0035 NEW 95-04-072 479-510-060 NEW-P 95-19-091 480-12-181 REP-E 95-18 479-112-0035 NEW 95-04-072 479-510-060 NEW-P 95-19-091 480-12-181 REP-E 95-18 479-112-0035 NEW 95-04-072 479-510-100 NEW 95-19-091 480-12-181 REP-E 95-18 479-112-0035 NEW 95-04-072 479-510-100 NEW 95-19-091 480-12-181 REP-E 95-18 479-112-003 AMD					NEW		480-12-105	REP-E	95-18-018
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479-20-031 AMD 95-04-072 479-410-050 NEW 95-04-072 480-12-131 REP-E 95-10 479-20-036 REP 95-04-072 479-420-011 NEW 95-04-072 480-12-131 REP-E 95-17 479-20-036 REP 95-04-072 479-420-011 NEW 95-04-072 480-12-131 REP-E 95-18 479-20-037 AMD 95-04-072 479-420-013 NEW 95-04-072 480-12-137 REP-E 95-10 479-20-037 AMD 95-04-072 479-420-016 NEW 95-04-072 480-12-137 REP-E 95-10 479-20-086 AMD 95-04-072 479-420-016 NEW 95-04-072 480-12-137 REP-E 95-10 479-20-085 AMD 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP-E 95-18 479-20-085 AMD 95-04-072 479-420-020 NEW 95-04-072 480-12-137 REP-E 95-18 479-112-00 AMD 95-04-072 479-420-037 NEW 95-04-072 480-12-137 REP-E 95-18 479-112-00 NEW 95-04-072 479-420-037 NEW 95-04-072 480-12-140 REP-E 95-18 479-112-00 NEW 95-04-072 479-420-037 NEW 95-04-072 480-12-140 REP-E 95-18 479-112-00 NEW 95-04-072 479-420-037 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-00 NEW 95-04-072 479-420-037 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-00 NEW 95-04-072 479-420-089 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-00 NEW 95-04-072 479-420-095 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-00 NEW 95-04-072 479-10-095 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-00 NEW 95-04-072 479-10-095 NEW 95-04-072 480-12-155 REP-E 95-10 479-112-0055 NEW 95-04-072 479-510-060 NEW-95-19-091 480-12-160 REP-P 95-17 479-112-0055 NEW 95-04-072 479-510-060 NEW-95-19-091 480-12-160 REP-P 95-17 479-112-005 NEW 95-04-072 479-510-060 NEW 95-04-072 480-12-181 REP-P 95-17 479-112-009 AMD 95-04-072 479-510-060 NEW-95-19-091 480-12-181 REP-P 95-17 479-113-010 AMD 95-04-072 479-510-080 NEW-95-19-091 480-12-181 REP-P 95-17 479-113-010 AMD 95-04-072 479-510-080 NEW-95-19-091 480-12-181 REP-P 95-17 479-113-010 AMD 95-04-072 479-510-10 NEW-95-19-091 480-12-181 REP-P 95-17 479-113-011 AMD 95-04-072 479-510-10 NEW-P 95-19-091 480-12-195 REP-P 95-17 479-113-010 NEW 95-04-072 479-510-10 NEW-P 95-19-091 480-12-195 REP-P 95-17 479-113-010 NEW 95-04-072 479-510-10 NEW-P 95-19-091 480-12-255 REP-P 95-17 479-110-001 NEW 95-04-072 479-510-02					NEW			REP-P	95-17-125
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479-112-005         REP         95-04-072         479-420-089         NEW         95-04-072         480-12-155         REP-E         95-18           479-112-0055         AMD-P         95-04-072         479-510-060         NEW-P         95-19-091         480-12-160         REP-F         95-10-076           479-112-0055         AMD         95-22-084         479-510-060         NEW-P         95-19-091         480-12-160         REP-F         95-17-091           479-112-0055         AMD         95-22-084         479-510-076         NEW-P         95-19-091         480-12-181         REP-E         95-10-076           479-112-008         AMD         95-04-072         479-510-080         NEW-P         95-12-091         480-12-181         REP-E         95-17-091           479-112-009         AMD         95-04-072         479-510-080         NEW-P         95-12-096         480-12-181         REP-E         95-17-091           479-113-010         AMD         95-04-072         479-510-080         NEW-P         95-19-091         480-12-185         REP-E         95-17-091           479-113-010         AMD         95-04-072         479-510-110         NEW-P         95-19-091         480-12-195         REP-E         95-18-091			95-04-072	479-420-086	NEW			REP-P	95-17-125
479-112-0055         NEW         95-04-072         479-510-060         NEW-P         95-04-072         480-12-160         REP-E         95-10-076           479-112-0055         AMD         95-19-091         479-510-060         NEW-P         95-19-091         480-12-160         REP-P         95-17-091           479-112-0055         PREP         95-22-084         479-510-076         NEW-P         95-19-091         480-12-181         REP-E         95-18-091           479-112-008         AMD         95-04-072         479-510-076         NEW-P         95-19-091         480-12-181         REP-P         95-17-18-18-18           479-112-009         AMD         95-04-072         479-510-080         NEW-P         95-19-091         480-12-181         REP-P         95-17-18-18-18-18-18-18-18-18-18-18-18-18-18-				479-420-089		95-04-072	480-12-155		95-18-018
479-112-0055 AMD 95-22-056 479-510-060 NEW 95-22-056 480-12-160 REP-E 95-18 479-112-0055 PREP 95-22-084 479-510-076 NEW-P 95-19-091 480-12-181 REP-E 95-10 479-112-008 AMD 95-04-072 479-510-080 NEW-P 95-19-091 480-12-181 REP-E 95-10 479-112-017 AMD 95-04-072 479-510-080 NEW 95-22-056 480-12-195 REP-E 95-10 479-113-010 AMD 95-04-072 479-510-110 NEW-P 95-19-091 480-12-195 REP-E 95-10 479-113-010 AMD 95-04-072 479-510-110 NEW-P 95-19-091 480-12-195 REP-E 95-10 479-113-011 AMD 95-04-072 479-510-110 NEW-P 95-19-091 480-12-195 REP-E 95-10 479-113-029 AMD 95-04-072 479-510-120 NEW-P 95-19-091 480-12-195 REP-E 95-10 479-113-031 AMD 95-04-072 479-510-120 NEW-P 95-19-091 480-12-196 REP-E 95-10 479-113-032 REP 95-04-072 479-510-120 NEW 95-22-056 480-12-196 REP-E 95-18 479-113-035 AMD 95-04-072 479-510-120 NEW 95-22-056 480-12-196 REP-E 95-18 479-113-035 AMD 95-04-072 479-510-210 NEW-P 95-19-091 480-12-106 REP-E 95-18 479-116-010 NEW 95-04-072 479-510-220 NEW-P 95-19-091 480-12-205 REP-E 95-10 479-116-010 NEW 95-04-072 479-510-220 NEW-P 95-19-091 480-12-205 REP-E 95-10 479-116-016 AMD 95-04-072 479-510-20 NEW 95-22-056 480-12-205 REP-E 95-10 479-116-016 AMD 95-04-072 479-510-20 NEW 95-22-056 480-12-205 REP-E 95-10 479-116-035 AMD 95-04-072 479-510-20 NEW 95-19-091 480-12-225 REP-E 95-10 479-116-045 AMD 95-04-072 479-510-20 NEW 95-22-056 480-12-225 REP-E 95-10 479-116-045 AMD 95-04-072 479-510-40 NEW 95-22-056 480-12-225 REP-E 95-10 479-116-080 NEW 95-04-072 479-510-400 NEW 95-22-056 480-12-230 REP-P 95-17 479-120-011 NEW 95-04-072 479-510-500 NEW-P 95-19-091 480-12-233 REP-P 95-17 479-120-011 NEW 95-04-072 480-09-300 AMD-P 95-21-103 480-12-233 REP-P 95-17 479-120-011 NEW 95-04-072 480-09-340 AMD-P 95-21-103 480-12-245 REP-P 95-18 479-120-033 REP 95-04-072 480-09-340 AMD-P 95-21-103 480-12-245 REP-P 95-17 479-120-033 REP 95-04-072 480-09-340 AMD-P 95-21-103 480-12-245 REP-P 95-17							480-12-160	REP-E	95-10-038
479-112-005 PREP 95-22-084 479-510-076 NEW-P 95-19-091 480-12-181 REP-E 95-10-479-112-009 AMD 95-04-072 479-510-080 NEW-P 95-19-091 480-12-181 REP-E 95-17-479-112-017 AMD 95-04-072 479-510-080 NEW-P 95-19-091 480-12-181 REP-E 95-10-479-113-010 AMD 95-04-072 479-510-110 NEW-P 95-19-091 480-12-195 REP-E 95-10-479-113-011 AMD 95-04-072 479-510-110 NEW-P 95-19-091 480-12-195 REP-E 95-10-479-113-011 AMD 95-04-072 479-510-120 NEW-P 95-19-091 480-12-195 REP-E 95-10-479-113-029 AMD 95-04-072 479-510-120 NEW-P 95-19-091 480-12-196 REP-E 95-10-479-113-031 AMD 95-04-072 479-510-120 NEW-P 95-19-091 480-12-196 REP-E 95-10-479-113-032 REP 95-04-072 479-510-120 NEW-P 95-19-091 480-12-196 REP-E 95-10-479-113-033 AMD 95-04-072 479-510-210 NEW-P 95-19-091 480-12-196 REP-E 95-18-479-113-035 AMD 95-04-072 479-510-220 NEW-P 95-19-091 480-12-106 REP-E 95-10-479-116-010 NEW 95-04-072 479-510-220 NEW-P 95-19-091 480-12-205 REP-E 95-10-479-116-016 AMD 95-04-072 479-510-220 NEW-P 95-19-091 480-12-205 REP-E 95-10-479-116-035 AMD 95-04-072 479-510-220 NEW-P 95-19-091 480-12-205 REP-E 95-10-479-116-035 AMD 95-04-072 479-510-410 NEW-P 95-19-091 480-12-225 REP-E 95-10-479-116-045 AMD 95-04-072 479-510-410 NEW-P 95-19-091 480-12-225 REP-E 95-10-479-116-045 AMD 95-04-072 479-510-420 NEW-P 95-19-091 480-12-225 REP-E 95-10-479-116-045 AMD 95-04-072 479-510-420 NEW-P 95-19-091 480-12-225 REP-E 95-10-479-116-040 NEW 95-04-072 479-510-420 NEW-P 95-19-091 480-12-225 REP-E 95-10-479-110-040 NEW 95-04-072 479-510-050 NEW-P 95-19-091 480-12-230 REP-E 95-10-479-110-010 NEW 95-04-072 479-510-050 NEW-P 95-19-091 480-12-233 REP-E 95-10-479-120-010 NEW 95-04-072 480-09-340 NEW-P 95-19-091 480-12-233 REP-E 95-10-479-120-010 NEW 95-04-072 480-09-340 AMD-P 95-21-103 480-12-233 REP-E 95-10-479-120-013 NEW 95-04-072 480-09-340 AMD-P 95-21-103 480-12-240 REP-E 95-18-479-120-033 REP- 95-04-072 480-09-340 NEW-P 95-21-103 480-12-240 REP-E 95-18-479-120-033 REP 95-04-072 480-09-340 NEW-P 95-21-103 480-12-245 REP-P 95-17-479-120-033 REP 95-04-072 480-09-340 NEW-P 95-2									95-17-125
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479-113-011         AMD         95-04-072         479-510-110         NEW         95-22-056         480-12-195         REP-E         95-18-18-19-113-029         AMD         95-04-072         479-510-120         NEW-P         95-19-091         480-12-196         REP-E         95-10-120-120-120-120-120-120-120-120-120-									95-10-038
479-113-029 AMD 95-04-072 479-510-120 NEW-P 95-19-091 480-12-196 REP-E 95-10-130-131-031 AMD 95-04-072 479-510-120 NEW 95-22-056 480-12-196 REP-E 95-10-130-130-130-130-130-130-130-130-130-									
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479-113-032         REP         95-04-072         479-510-210         NEW-P         95-19-091         480-12-196         REP-E         95-18-479-113-035         AMD         95-04-072         479-510-210         NEW         95-22-056         480-12-205         REP-E         95-10-479-113-035         AMD         95-04-072         479-510-220         NEW-P         95-19-091         480-12-205         REP-E         95-10-479-116-010         NEW         95-04-072         479-510-220         NEW-P         95-19-091         480-12-205         REP-E         95-18-479-116-016         AMD         95-04-072         479-510-220         NEW-P         95-19-091         480-12-205         REP-E         95-18-479-116-016         AMD         95-04-072         479-510-410         NEW-P         95-19-091         480-12-225         REP-E         95-18-479-116-035         AMD         95-04-072         479-510-410         NEW-P         95-19-091         480-12-225         REP-E         95-18-479-116-045         AMD         95-04-072         479-510-420         NEW-P         95-19-091         480-12-225         REP-E         95-18-479-116-070         NEW         95-04-072         479-510-420         NEW-P         95-19-091         480-12-230         REP-E         95-18-479-116-070         NEW-P         95-19-091         480-12-230         R									
479-113-035         AMD         95-04-072         479-510-210         NEW         95-22-056         480-12-205         REP-E         95-10-479-113-070         NEW         95-04-072         479-510-220         NEW-P         95-19-091         480-12-205         REP-E         95-17-479-116-010         NEW         95-04-072         479-510-220         NEW         95-22-056         480-12-205         REP-E         95-18-479-116-016         AMD         95-04-072         479-510-410         NEW-P         95-19-091         480-12-225         REP-E         95-18-479-116-035         AMD         95-04-072         479-510-410         NEW-P         95-19-091         480-12-225         REP-E         95-10-479-116-035         AMD         95-04-072         479-510-410         NEW-P         95-19-091         480-12-225         REP-E         95-10-479-116-035         AMD         95-04-072         479-510-420         NEW-P         95-19-091         480-12-225         REP-E         95-18-479-116-045         AWD-116-045         480-12-230         REP-E         95-18-479-116-070         NEW         95-04-072         479-510-420         NEW-P         95-19-091         480-12-230         REP-E         95-18-479-120-010         NEW         95-04-072         479-510-500         NEW-P         95-19-091         480-12-230         REP-E         9	479-113-032		95-04-072						95-18-018
479-113-070         NEW         95-04-072         479-510-220         NEW-P         95-19-091         480-12-205         REP-P         95-17-479-116-010         NEW         95-04-072         479-510-220         NEW         95-22-056         480-12-205         REP-E         95-18-479-116-016         AMD         95-04-072         479-510-410         NEW-P         95-19-091         480-12-205         REP-E         95-18-479-116-016         AMD         95-04-072         479-510-410         NEW-P         95-19-091         480-12-225         REP-E         95-10-479-116-016         AMD         95-04-072         479-510-420         NEW-P         95-19-091         480-12-225         REP-E         95-10-479-116-016         AMD         95-04-072         479-510-420         NEW-P         95-19-091         480-12-225         REP-E         95-18-479-116-016         NEW-P         95-19-091         480-12-225         REP-E         95-18-479-116-016         NEW-P         95-19-091         480-12-230         REP-E         95-18-479-116-016         NEW-P         95-19-091         480-12-230         REP-E         95-10-016-116-116         NEW-P         95-19-091         480-12-230         REP-E         95-10-016-116-116-116-116-116-116-116-116-	479-113-035	AMD		479-510-210					95-10-018
479-116-010         NEW         95-04-072         479-510-220         NEW         95-22-056         480-12-205         REP-E         95-18-18-16-016         AMD         95-04-072         479-510-220         NEW         95-22-056         480-12-225         REP-E         95-18-18-16-035         AMD         95-04-072         479-510-410         NEW         95-22-056         480-12-225         REP-E         95-17-17-16-035         AMD         95-04-072         479-510-420         NEW         95-22-056         480-12-225         REP-E         95-17-17-16-035         AMD         95-04-072         479-510-420         NEW-P         95-19-091         480-12-225         REP-E         95-18-17-16-036         NEW-P         95-19-091         480-12-2230         REP-E         95-18-18-16-036         NEW-P         95-19-091         480-12-230         REP-E         95-18-18-16-036         NEW-P         95-19-091         480-12-230         REP-E         95-18-18-16-036         NEW-P         95-19-091         480-12-230         REP-E         95-18-10-036         NEW-P         95-19-091         480-12-230         REP-P         95-17-051-050         NEW-P         95-19-091         480-12-230         REP-P         95-17-051-050         NEW-P         95-19-091         480-12-230         REP-P         95-17-051-050         NEW-P									95-17-125
479-116-016       AMD       95-04-072       479-510-410       NEW-P       95-19-091       480-12-225       REP-E       95-10-407         479-116-035       AMD       95-04-072       479-510-410       NEW       95-22-056       480-12-225       REP-P       95-17-479-116-045         479-116-045       AMD       95-04-072       479-510-420       NEW-P       95-19-091       480-12-225       REP-E       95-18-479-116-070         479-116-070       NEW       95-04-072       479-510-420       NEW       95-22-056       480-12-230       REP-E       95-18-479-120-010         479-120-010       NEW       95-04-072       479-510-500       NEW-P       95-19-091       480-12-230       REP-E       95-18-10-100         479-120-010       NEW       95-04-072       479-510-500       NEW       95-22-056       480-12-230       REP-E       95-18-17-100         479-120-011       NEW       95-04-072       480-09-100       NEW       95-22-056       480-12-230       REP-E       95-18-10-10         479-120-013       NEW       95-04-072       480-09-300       AMD-P       95-21-103       480-12-233       REP-E       95-17-10         479-120-025       NEW       95-04-072       480-09-310       AMD-P					NEW				95-18-018
479-116-035         AMD         95-04-072         479-510-410         NEW         95-22-056         480-12-225         REP-P         95-17-479-116-045         AMD         95-04-072         479-510-420         NEW-P         95-19-091         480-12-225         REP-E         95-18-479-116-040         NEW         95-04-072         479-510-420         NEW         95-22-056         480-12-230         REP-E         95-18-479-116-080         NEW         95-04-072         479-510-500         NEW-P         95-19-091         480-12-230         REP-E         95-10-479-120-010         NEW         95-04-072         479-510-500         NEW         95-22-056         480-12-230         REP-E         95-17-479-120-011         NEW         95-04-072         479-510-500         NEW         95-22-056         480-12-230         REP-E         95-18-479-120-011         NEW         95-04-072         480-09-310-500         NEW         95-22-056         480-12-230         REP-E         95-18-479-120-013         NEW         95-04-072         480-09-300         AMD-P         95-21-103         480-12-233         REP-E         95-18-479-120-016         NEW         95-04-072         480-09-310         AMD-P         95-21-103         480-12-233         REP-E         95-11-479-120-025         NEW         95-04-072         480-09-330         AMD-P				479-510-410	NEW-P	95-19-091	480-12-225		95-10-038
479-116-045 AMD 95-04-072 479-510-420 NEW-P 95-19-091 480-12-225 REP-E 95-18- 479-116-080 NEW 95-04-072 479-510-500 NEW-P 95-19-091 480-12-230 REP-E 95-10- 479-120-010 NEW 95-04-072 479-510-500 NEW 95-22-056 480-12-230 REP-P 95-17- 479-120-011 NEW 95-04-072 480-09 PREP 95-06-089 480-12-233 REP-E 95-18- 479-120-013 NEW 95-04-072 480-09 PREP 95-06-089 480-12-233 REP-E 95-10- 479-120-016 NEW 95-04-072 480-09-300 AMD-P 95-21-103 480-12-233 REP-P 95-17- 479-120-025 NEW 95-04-072 480-09-310 AMD-P 95-21-103 480-12-233 REP-E 95-10- 479-120-027 NEW 95-04-072 480-09-330 AMD-P 95-21-103 480-12-233 REP-E 95-10- 479-120-031 NEW 95-04-072 480-09-340 AMD-P 95-21-103 480-12-240 REP-E 95-10- 479-120-031 NEW 95-04-072 480-09-340 AMD-P 95-21-103 480-12-240 REP-P 95-17- 479-120-031 NEW 95-04-072 480-09-390 NEW-P 95-21-103 480-12-240 REP-P 95-18- 479-120-033 REP 95-04-072 480-09-360 NEW-P 95-21-103 480-12-245 REP-E 95-10- 479-120-037 NEW 95-04-072 480-09-460 AMD-P 95-21-103 480-12-245 REP-E 95-10- 479-120-037 NEW 95-04-072 480-09-460 AMD-P 95-21-103 480-12-245 REP-E 95-10- 479-120-037 NEW 95-04-072 480-09-460 AMD-P 95-21-103 480-12-245 REP-E 95-10- 479-120-037 NEW 95-04-072 480-09-460 AMD-P 95-21-103 480-12-245 REP-E 95-10-							480-12-225	REP-P	95-17-125
479-116-070 NEW 95-04-072 479-510-420 NEW 95-22-056 480-12-230 REP-E 95-10-479-120-010 NEW 95-04-072 479-510-500 NEW 95-22-056 480-12-230 REP-P 95-17-479-120-011 NEW 95-04-072 480-09 PREP 95-06-089 480-12-233 REP-E 95-10-479-120-013 NEW 95-04-072 480-09-300 AMD-P 95-21-103 480-12-233 REP-P 95-17-479-120-016 NEW 95-04-072 480-09-310 AMD-P 95-21-103 480-12-233 REP-P 95-17-479-120-025 NEW 95-04-072 480-09-330 AMD-P 95-21-103 480-12-233 REP-E 95-18-479-120-027 NEW 95-04-072 480-09-330 AMD-P 95-21-103 480-12-233 REP-E 95-10-479-120-027 NEW 95-04-072 480-09-330 AMD-P 95-21-103 480-12-240 REP-E 95-10-479-120-031 NEW 95-04-072 480-09-340 AMD-P 95-21-103 480-12-240 REP-E 95-17-479-120-031 NEW 95-04-072 480-09-340 AMD-P 95-21-103 480-12-240 REP-P 95-17-479-120-031 NEW 95-04-072 480-09-390 NEW-P 95-21-103 480-12-240 REP-E 95-18-479-120-033 REP 95-04-072 480-09-460 NEW-P 95-21-103 480-12-245 REP-E 95-10-479-120-037 NEW 95-04-072 480-09-460 AMD-P 95-21-103 480-12-245 REP-P 95-17-479-120-037 NEW 95-04-072 480-09-460 AMD-P 95-21-103 480-12-245 REP-E 95-10-479-120-037 NEW 95-04-072 480-09-460 AMD-P 95-21-103 480-12-245 REP-P 95-17-479-120-037 NEW 95-04-072 480-09-460 AMD-P 95-21-103 480-12-245 REP-P 95-17-4								REP-E	95-18-018
479-120-010         NEW         95-04-072         479-510-500         NEW         95-22-056         480-12-230         REP-E         95-18-18-19-120-011           479-120-011         NEW         95-04-072         480-09         PREP         95-06-089         480-12-233         REP-E         95-18-18-19-120-013           479-120-013         NEW         95-04-072         480-09-300         AMD-P         95-21-103         480-12-233         REP-E         95-17-17-120-016           479-120-016         NEW         95-04-072         480-09-310         AMD-P         95-21-103         480-12-233         REP-E         95-18-17-120-025           479-120-025         NEW         95-04-072         480-09-330         AMD-P         95-21-103         480-12-240         REP-E         95-18-10-103-103-103-103-103-103-103-103-103-									95-10-038
479-120-011         NEW         95-04-072         480-09         PREP         95-06-089         480-12-233         REP-E         95-10-10-10-10-10-10-10-10-10-10-10-10-10-									95-17-125
479-120-013 NEW 95-04-072 480-09-300 AMD-P 95-21-103 480-12-233 REP-P 95-17- 479-120-016 NEW 95-04-072 480-09-310 AMD-P 95-21-103 480-12-233 REP-P 95-17- 479-120-025 NEW 95-04-072 480-09-330 AMD-P 95-21-103 480-12-240 REP-E 95-10- 479-120-027 NEW 95-04-072 480-09-340 AMD-P 95-21-103 480-12-240 REP-P 95-17- 479-120-031 NEW 95-04-072 480-09-390 NEW-P 95-21-103 480-12-240 REP-E 95-18- 479-120-033 REP 95-04-072 480-09-426 NEW-P 95-21-103 480-12-245 REP-E 95-10- 479-120-037 NEW 95-04-072 480-09-460 AMD-P 95-21-103 480-12-245 REP-E 95-10-								REP-E	95-18-018
479-120-016         NEW         95-04-072         480-09-310         AMD-P         95-21-103         480-12-233         REP-E         95-17-103           479-120-025         NEW         95-04-072         480-09-330         AMD-P         95-21-103         480-12-233         REP-E         95-10-103           479-120-027         NEW         95-04-072         480-09-340         AMD-P         95-21-103         480-12-240         REP-E         95-17-103           479-120-031         NEW         95-04-072         480-09-390         NEW-P         95-21-103         480-12-240         REP-E         95-18-103           479-120-033         REP         95-04-072         480-09-426         NEW-P         95-21-103         480-12-245         REP-E         95-10-103           479-120-037         NEW         95-04-072         480-09-460         AMD-P         95-21-103         480-12-245         REP-E         95-10-103									95-10-038
479-120-025         NEW         95-04-072         480-09-330         AMD-P         95-21-103         480-12-240         REP-E         95-10-103           479-120-027         NEW         95-04-072         480-09-340         AMD-P         95-21-103         480-12-240         REP-E         95-17-103           479-120-031         NEW         95-04-072         480-09-390         NEW-P         95-21-103         480-12-240         REP-E         95-18-103           479-120-033         REP         95-04-072         480-09-426         NEW-P         95-21-103         480-12-245         REP-E         95-10-103           479-120-037         NEW         95-04-072         480-09-460         AMD-P         95-21-103         480-12-245         REP-E         95-10-103									95-17-125
479-120-027         NEW         95-04-072         480-09-340         AMD-P         95-21-103         480-12-240         REP-P         95-17-479-120-031         NEW         95-04-072         480-09-390         NEW-P         95-21-103         480-12-240         REP-P         95-18-479-120-033         REP         95-04-072         480-09-426         NEW-P         95-21-103         480-12-245         REP-E         95-10-479-120-037         NEW         95-04-072         480-09-426         NEW-P         95-21-103         480-12-245         REP-E         95-10-479-120-037         NEW         95-04-072         480-09-460         AMD-P         95-21-103         480-12-245         REP-P         95-17-479-120-037									95-18-018
479-120-031 NEW 95-04-072 480-09-390 NEW-P 95-21-103 480-12-240 REP-E 95-18- 479-120-033 REP 95-04-072 480-09-426 NEW-P 95-21-103 480-12-245 REP-E 95-10- 479-120-037 NEW 95-04-072 480-09-460 AMD-P 95-21-103 480-12-245 REP-P 95-17-									95-10-038
479-120-033 REP 95-04-072 480-09-426 NEW-P 95-21-103 480-12-245 REP-E 95-10- 479-120-037 NEW 95-04-072 480-09-460 AMD-P 95-21-103 480-12-245 REP-P 95-17-									95-17-125
479-120-037 NEW 95-04-072 480-09-460 AMD-P 95-21-103 480-12-245 REP-P 95-17-									
70-17-									95-10-038 95-17-125
I AD 1	Table				Γ <b>49</b> 1		· -= <del>- •</del>		11-14J

WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
480-12-245	REP-E	95-18-018	480-14-150	NEW-E	95-10-038	480-14-400	NEW-P	95-17-125
480-12-253	REP-E	95-10-038	480-14-150	NEW-P	95-17-125	480-14-400	NEW-E	95-18-018
480-12-253	REP-P	95-17-125	480-14-150	NEW-E	95-18-018	480-14-410	NEW-E	95-10-038
480-12-253	REP-E REP-E	95-18-018 95-10-038	480-14-160 480-14-160	NEW-E NEW-P	95-10-038 95-17-125	480-14-410 480-14-410	NEW-P NEW-E	95-17-125 95-18-018
480-12-260 480-12-260	REP-E REP-P	95-10-038 95-17-125	480-14-160	NEW-F	95-18-018	480-14-420	NEW-E	95-10-038
480-12-260	REP-E	95-18-018	480-14-170	NEW-E	95-10-038	480-14-420	NEW-P	95-17-125
480-12-305	REP-E	95-10-038	480-14-170	NEW-P	95-17-125	480-14-420	NEW-E	95-18-018
480-12-305	REP-P	95-17-125	480-14-170	NEW-E	95-18-018	480-14-900	NEW-E	95-10-038
480-12-305	REP-E	95-18-018	480-14-180	NEW-E	95-10-038	480-14-900	NEW-P	95-17-125
480-12-310	REP-E	95-10-038	480-14-180	NEW-P NEW-E	95-17-125 95-18-018	480-14-900 480-50	NEW-É PREP	95-18-018 95-14-025
480-12-310 480-12-310	REP-P REP-E	95-17-125 95-18-018	480-14-180 480-14-190	NEW-E	95-10-038	480-50-010	REP-P	95-17-122
480-12-310	REP-E	95-10-038	480-14-190	NEW-P	95-17-125	480-50-010	REP	95-22-001
480-12-321	REP-P	95-17-125	480-14-190	NEW-E	95-18-018	480-50-020	REP-P	95-17-122
480-12-321	REP-E	95-18-018	480-14-200	NEW-E	95-10-038	480-50-020	REP	95-22-001
480-12-322	REP-E	95-10-038	480-14-200	NEW-P	95-17-125	480-50-030	REP-P	95-17-122
480-12-322	REP-P	95-17-125	480-14-200	NEW-E	95-18-018 95-10-038	480-50-030 480-50-035	REP REP-P	95-22-001 95-17-122
480-12-322 480-12-380	REP-E REP-E	95-18-018 95-10-038	480-14-210 480-14-210	NEW-E NEW-P	95-17-125	480-50-035	REP-P	95-22-001
480-12-380	REP-P	95-17-125	480-14-210	NEW-E	95-18-018	480-50-040	REP-P	95-17-122
480-12-380	REP-E	95-18-018	480-14-220	NEW-E	95-10-038	480-50-040	REP	95-22-001
480-12-500	REP-E	95-10-038	480-14-220	NEW-P	95-17-125	480-50-050	REP-P	95-17-122
480-12-500	REP-P	95-17-125	480-14-220	NEW-E	95-18-018	480-50-050	REP	95-22-001
480-12-500	REP-É	95-18-018	480-14-230	NEW-E NEW-P	95-10-038 95-17-125	480-50-060 480-50-060	REP-P REP	95-17-122 95-22-001
480-12-510 480-12-510	REP-E REP-P	95-10-038 95-17-125	480-14-230 480-14-230	NEW-P NEW-E	95-17-125 95-18-018	480-50-070	REP-P	95-17-122
480-12-510	REP-E	95-17-123	480-14-240	NEW-E	95-10-018	480-50-070	REP	95-22-001
480-12-520	REP-E	95-10-038	480-14-240	NEW-P	95-17-125	480-50-080	REP-P	95-17-122
480-12-520	REP-P	95-17-125	480-14-240	NEW-E	95-18-018	480-50-080	REP	95-22-001
480-12-520	REP-E	95-18-018	480-14-250	NEW-E	95-10-038	480-50-090	REP-P	95-17-122
480-14-010	NEW-E	95-10-038	480-14-250	NEW-P	95-17-125	480-50-090	REP REP-P	95-22-001 95-17-122
480-14-010 480-14-010	NEW-P NEW-E	95-17-125 95-18-018	480-14-250 480-14-260	NEW-E NEW-E	95-18-018 95-10-038	480-50-100 480-50-100	REP-P	95-22-001
480-14-010	NEW-E	95-10-038	480-14-260	NEW-P	95-17-125	480-50-110	REP-P	95-17-122
480-14-020	NEW-P	95-17-125	480-14-260	NEW-E	95-18-018	480-50-110	REP	95-22-001
480-14-020	NEW-E	95-18-018	480-14-270	NEW-E	95-10-038	480-50-120	REP-P	95-17-122
480-14-030	NEW-E	95-10-038	480-14-270	NEW-P	95-17-125	480-50-120	REP	95-22-001
480-14-030	NEW-P	95-17-125 95-18-018	480-14-270 480-14-280	NEW-E NEW-E	95-18-018 95-10-038	480-50-130 480-50-130	REP-P REP	95-17-122 95-22-001
480-14-030 480-14-040	NEW-E NEW-E	95-10-018 95-10-038	480-14-280	NEW-P	95-17-125	480-50-140	REP-P	95-17-122
480-14-040	NEW-P	95-17-125	480-14-280	NEW-E	95-18-018	480-50-140	REP	95-22-001
480-14-040	NEW-E	95-18-018	480-14-290	NEW-E	95-10-038	480-51-010	NEW-P	95-17-122
480-14-050	NEW-E	95-10-038	480-14-290	NEW-P	95-17-125	480-51-010	NEW	95-22-001
480-14-050	NEW-P	95-17-125	480-14-290	NEW-E	95-18-018	480-51-020	NEW-P	95-17-122
480-14-050	NEW-E	95-18-018	480-14-300	NEW-E	95-10-038	480-51-020	NEW D	95-22-001
480-14-060 480-14-060	NEW-E NEW-P	95-10-038 95-17-125	480-14-300 480-14-300	NEW-P NEW-E	95-17-125 95-18-018	480-51-022 480-51-022	NEW-P NEW	95-17-122 95-22-001
480-14-060	NEW-E	95-18-018	480-14-320	NEW-E	95-10-038	480-51-025	NEW-P	95-17-122
480-14-070	NEW-E	95-10-038	480-14-320	NEW-P	95-17-125	480-51-025	NEW	95-22-001
480-14-070	NEW-P	95-17-125	480-14-320	NEW-E	95-18-018	480-51-030	NEW-P	95-17-122
480-14-070	NEW-E	95-18-018	480-14-330	NEW-E	95-10-038	480-51-030	NEW D	95-22-001
480-14-080 480-14-080	NEW-E NEW-P	95-10-038 95-17-125	480-14-330 480-14-330	NEW-P NEW-E	95-17-125 95-18-018	480-51-040 480-51-040	NEW-P NEW	95-17-122 95-22-001
480-14-080 480-14-080	NEW-P NEW-E	95-17-125 95-18-018	480-14-330	NEW-E NEW-E	95-10-038	480-51-050	NEW-P	95-17-122
480-14-090	NEW-E	95-10-038	480-14-340	NEW-P	95-17-125	480-51-050	NEW	95-22-001
480-14-090	NEW-P	95-17-125	480-14-340	NEW-E	95-18-018	480-51-060	NEW-P	95-17-122
480-14-0 <del>9</del> 0	NEW-E	95-18-018	480-14-350	NEW-E	95-10-038	480-51-060	NEW	95-22-001
480-14-100	NEW-E	95-10-038	480-14-350	NEW-P	95-17-125	480-51-070	NEW-P	95-17-122
480-14-100	NEW-P	95-17-125	480-14-350 480-14-360	NEW-E NEW-E	95-18-018	480-51-070 480-51-075	NEW NEW-P	95-22-001 95-17-122
480-14-100 480-14-110	NEW-E NEW-E	95-18-018 95-10-038	480-14-360	NEW-E NEW-P	95-10-038 95-17-125	480-51-075	NEW-P	95-22-001
480-14-110	NEW-P	95-17-125	480-14-360	NEW-E	95-18-018	480-51-077	NEW-P	95-17-122
480-14-110	NEW-E	95-18-018	480-14-370	NEW-E	95-10-038	480-51-077	NEW	95-22-001
480-14-120	NEW-E	95-10-038	480-14-370	NEW-P	95-17-125	480-51-080	NEW-P	95-17-122
480-14-120	NEW-P	95-17-125	480-14-370	NEW-E	95-18-018	480-51-080	NEW	95-22-001
480-14-120	NEW-E	95-18-018	480-14-380	NEW-E	95-10-038	480-51-090	NEW-P	95-17-122
480-14-130 480-14-130	NEW-E NEW-P	95-10-038 95-17-125	480-14-380 480-14-380	NEW-P NEW-E	95-17-125 95-18-018	480-51-090 480-51-100	NEW NEW-P	95-22-001 95-17-122
480-14-130	NEW-F	95-17-123 95-18-018	480-14-390	NEW-E	95-10-038	480-51-100	NEW-P	95-22-001
480-14-140	NEW-E	95-10-038	480-14-390	NEW-P	95-17-125	480-51-110	NEW-P	95-17-122
480-14-140	NEW-P	95-17-125	480-14-390	NEW-E	95-18-018	480-51-110	NEW	95-22-001
480-14-140	NEW-E	95-18-018	480-14-400	NEW-E	95-10-038	l 480-51-120	NEW-P	95-17-122
				[ 49 ]				Table

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
480-51-120	NEW	95-22-001	490-500-085	REP	95-04-050	490-500-622	NEW	95-04-050
480-51-130	NEW-P	95-17-122	490-500-090	REP	95-04-050	490-500-625	AMD	95-04-050
480-51-130	NEW	95-22-001	490-500-095	REP	95-04-050	490-500-627	NEW	95-04-050
480-51-140	NEW-P	95-17-122	490-500-100	REP	95-04-050	490-500-630	NEW	95-04-050
480-51-140	NEW D	95-22-001	490-500-105	REP REP	95-04-050	490-500-635	NEW	95-04-050
480-51-150 480-51-150	NEW-P NEW	95-17-122 95-22-001	490-500-110 490-500-120	REP	95-04-050 95-04-050	495D-104-010 495D-104-010	AMD-P	95-14-125 95-20-019
480-93-005	AMD-E	95-05-047	490-500-145	REP	95-04-050	495D-104-010	AMD-S AMD	95-23-043
480-93-005	AMD-P	95-08-067	490-500-170	NEW	95-04-050	495D-135-020	AMD-E	95-14-008
480-93-005	AMD	95-13-082	490-500-180	AMD	95-04-050	495D-135-020	AMD-P	95-14-126
480-93-010	AMD-E	95-05-047	490-500-185	AMD	95-04-050	495D-135-020	AMD	95-17-052
480-93-010	AMD-P	95-08-067	490-500-190	AMD	95-04-050	495D-135-040	AMD-E	95-14-008
480-93-010 480-93-223	AMD NEW-P	95-13-082 95-16-033	490-500-200 490-500-205	AMD NEW	95-04-050 95-04-050	495D-135-040 495D-135-040	AMD-P	95-14-126
480-93-223 480-93-223	NEW-P	95-10-055 95-19-057	490-500-255	REP	95-04-050 95-04-050	504-15-060	AMD AMD-P	95-17-052 95-06-061
80-110-023	PREP	95-14-135	490-500-257	AMD	95-04-050	504-15-060	AMD	95-13-003
180-110-023	AMD-P	95-17-124	490-500-260	AMD	95-04-050	504-15-100	AMD-P	95-06-061
180-110-023	AMD	95-21-009	490-500-270	AMD	95-04-050	504-15-100	AMD	95-13-003
480-120-081	AMD	95-05-003	490-500-275	AMD	95-04-050	504-15-210	AMD-P	95-06-061
180-120-141	PREP	95-05-046	490-500-280	REP	95-04-050	504-15-210	AMD	95-13-003
80-120-141 80-120-141	AMD-P AMD	95-07-130 95-10-039	490-500-300 490-500-325	AMD AMD	95-04-050 95-04-050	504-15-250 504-15-250	AMD-P AMD	95-06-061
80-120-530	AMD-P	95-10-039	490-500-340	REP	95-04-050	504-15-350	AMD-P	95-13-003 95-06-061
80-120-530	AMD	95-09-002	490-500-350	AMD	95-04-050	504-15-350	AMD-1	95-13-003
180-146-010	AMD-P	95-08-068	490-500-380	AMD	95-04-050	504-15-450	AMD-P	95-06-061
180-146-010	AMD	95-16-009	490-500-385	AMD	95-04-050	504-15-450	AMD	95-13-003
80-146-020	AMD-P	95-08-068	490-500-389	AMD	95-04-050	504-15-460	AMD-P	95-06-061
180-146-020 180-146-030	AMD AMD-P	95-16-009 95-08-068	490-500-390 490-500-395	AMD REP	95-04-050	504-15-460 504-15-470	AMD	95-13-003
80-146-030	AMD-P	95-16-009	490-500-400	REP	95-04-050 95-04-050	504-15-470	AMD-P AMD	95-06-061 95-13-003
80-146-050	AMD-P	95-08-068	490-500-405	REP	95-04-050	504-15-540	AMD-P	95-06-061
80-146-050	AMD	95-16-009	490-500-410	REP	95-04-050	504-15-540	AMD	95-13-003
80-146-060	AMD-P	95-08-068	490-500-415	REP	95-04-050	504-15-560	AMD-P	95-06-061
80-146-060	AMD	95-16-009	490-500-417	REP	95-04-050	504-15-560	AMD	95-13-003
80-146-070 80-146-070	PREP	95-03-094	490-500-418	AMD	95-04-050	504-15-580	AMD-P	95-06-061
30-146-070 30-146-070	AMD-P AMD	95-08-068 95-16-009	490-500-420 490-500-425	AMD REP	95-04-050 95-04-050	504-15-580 504-15-600	AMD AMD-P	95-13-003 95-06-061
80-146-080	PREP	95-03-094	490-500-430	AMD	95-04-050	504-15-600	AMD	95-13-003
80-146-080	AMD-P	95-08-068	490-500-435	AMD	95-04-050	504-15-650	AMD-P	95-06-061
80-146-080	AMD	95-16-009	490-500-437	NEW	95-04-050	504-15-650	AMD	95-13-003
80-146-100	PREP	95-03-094	490-500-440	REP	95-04-050	504-15-750	AMD-P	95-06-061
80-146-100	REP-P	95-08-068	490-500-445	AMD	95-04-050	504-15-750	AMD	95-13-003
180-146-100 180-146-200	REP PREP	95-16-009 95-03-094	490-500-450 490-500-455	AMD AMD	95-04-050 95-04-050	504-15-810 504-15-810	AMD-P AMD	95-06-061
80-146-200	AMD-P	95-08-068	490-500-460	NEW	95-04-050	504-15-830	AMD-P	95-13-003 95-06-061
80-146-200	AMD	95-16-009	490-500-465	NEW	95-04-050	504-15-830	AMD-1	95-13-003
80-146-210	PREP	95-03-094	490-500-470	NEW	95-04-050	504-15-860	AMD-P	95-06-061
80-146-210	AMD-P	95-08-068	490-500-475	NEW	95-04-050	504-15-860	AMD	95-13-003
30-146-210	AMD	95-16-009	490-500-477	NEW	95-04-050	504-15-930	NEW-P	95-06-061
80-146-220 80-146-220	PREP AMD-P	95-03-094 95-08-068	490-500-480 490-500-485	NEW NEW	95-04-050 95-04-050	504-15-930 504-18-110	NEW	95-13-003
30-146-220 30-146-220	AMD-F	95-16-009	490-500-500	AMD	95-04-050	504-18-110	AMD AMD	95-07-042 95-07-042
30-146-230	NEW-P	95-08-068	490-500-505	AMD	95-04-050	504-18-140	AMD	95-07-042
0-146-230	NEW	95-16-009	490-500-510	AMD	95-04-050	504-18-150	AMD	95-07-042
34-20-065	AMD-P	95-02-072	490-500-520	AMD	95-04-050	504-18-170	AMD	95-07-042
4-20-065	AMD	95-07-082	490-500-525	AMD	95-04-050	504-21-030	AMD	95-07-043
4-20-085	AMD AMD	95-03-053 95-04-050	490-500-530 490-500-540	AMD REP	95-04-050	504-21-040	AMD	95-07-043
0-500 0-500-005	AMD AMD	95-04-050	490-500-540	NEW	95-04-050 95-04-050	504-21-050 504-21-070	AMD AMD	95-07-043 95-07-043
90-500-009	AMD	95-04-050	490-500-545	AMD	95-04-050	504-21-080	AMD	95-07-043
90-500-015	AMD	95-04-050	490-500-550	REP	95-04-050	504-21-090	AMD	95-07-043
90-500-020	REP	95-04-050	490-500-555	NEW	95-04-050	504-24	AMD	95-07-044
90-500-022	NEW	95-04-050	490-500-560	AMD	95-04-050	504-24-015	REP	95-07-044
90-500-025	AMD	95-04-050	490-500-570	REP	95-04-050	504-24-020	REP-P	95-06-062
90-500-030 90-500-050	AMD AMD	95-04-050	490-500-580	NEW	95-04-050	504-24-020	REP-W	95-19-038
90-500-050 90-500-055	AMD AMD	95-04-050 95-04-050	490-500-590 490-500-600	AMD AMD	95-04-050 95-04-050	504-24-030 504-24-035	AMD	95-07-044
90-500-060	REP	95-04-050	490-500-605	AMD	95-04-050 95-04-050	504-24-035	NEW NEW	95-07-044 95-07-044
90-500-065	NEW	95-04-050	490-500-610	PREP	95-08-047	504-25-005	AMD	95-07-044
90-500-070	AMD	95-04-050	490-500-610	REP-P	95-08-054	504-25-010	AMD	95-07-045
90-500-075	REP	95-04-050	490-500-610	REP	95-11-047	504-25-015	AMD	95-07-001
	DED	በፍ በፈ በኛበ	490-500-615	AMD	95-04-050	504-25-020	AMD	05 07 045
90-500-077 90-500-080	REP AMD	95-04-050 95-04-050	490-500-620	AMD	95-04-050 95-04-050	504-25-025	AMD AMD	95-07-045 95-07-045

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WAC #		WSR #	WAC #		WSR #	WAC#	WSR
04-25-035	AMD	95-07-045	516-22-146	REP-P	95-21-035		
04-25-050	AMD	95-07-045	516-22-150	REP-P	95-21-035		
04-25-055	AMD	95-07-045	516-22-210	REP-P	95-21-035		
04-25-060 04-25-080	AMD AMD	95-07-045 95-07-045	516-23 516-23-005	PREP NEW-P	95-17-056 95-21-035		
04-25-100	AMD	95-07-045	516-23-010	NEW-P	95-21-035		
04-25-120	AMD	95-07-045	516-23-015	NEW-P	95-21-035		
04-25-138	NEW	95-07-045	516-23-020	NEW-P	95-21-035		
04-25-210	AMD	95-07-045	516-23-025	NEW-P	95-21-035		
04-25-215	AMD	95-07-045 95-07-045	516-23-030	NEW-P	95-21-035 95-21-035		
04-25-220 04-25-225	AMD AMD	95-07-045 95-07-045	516-23-035 516-23-040	NEW-P NEW-P	95-21-035		
04-25-230	AMD	95-07-045	516-23-045	NEW-P	95-21-035		
04-25-235	AMD	95-07-045	516-23-050	NEW-P	95-21-035		
04-25-240	AMD	95-07-045	516-23-055	NEW-P	95-21-035		
04-25-245	AMD	95-07-045	516-23-060	NEW-P	95-21-035		
604-25-300 604-25-305	NEW NEW	95-07-001 95-07-001	516-23-065 516-23-070	NEW-P NEW-P	95-21-035 95-21-035		
04-25-303	NEW	95-07-001	516-23-075	NEW-P	95-21-035		
04-25-315	NEW	95-07-001	516-23-080	NEW-P	95-21-035		
04-25-320	NEW	95-07-001	516-23-085	NEW-P	95-21-035		
04-25-325	NEW	95-07-001	516-23-090	NEW-P	95-21-035		
04-25-330	NEW	95-07-001	516-23-095	NEW-P NEW-P	95-21-035 95-21-035		
04-25-335 04-25-340	NEW NEW	95-07-001 95-07-001	516-23-100 516-23-105	NEW-P	95-21-035 95-21-035		
04-25-350	NEW	95-07-001	516-23-110	NEW-P	95-21-035		
04-25-355	NEW	95-07-001	516-23-115	NEW-P	95-21-035		
04-25-360	NEW	95-07-001	516-23-120	NEW-P	95-21-035	ł	
04-25-365	NEW	95-07-001	516-23-125	NEW-P	95-21-035		
04-25-370	NEW	95-07-001	516-23-130	NEW-P NEW-P	95-21-035 95-21-035		
04-25-375 04-28-010	NEW AMD	95-07-001 95-07-046	516-23-135 516-23-140	NEW-P	95-21-035		
04-28-020	AMD	95-07-046	516-23-145	NEW-P	95-21-035		
04-28-030	AMD	95-07-046	516-26	PREP	95-17-059		
04-28-050	AMD	95-07-046	516-37	PREP	95-17-057		
04-28-060	REP	95-07-046	516-37	AMD-P	95-21-031		
)4-34-140 )4-40-010	NEW AMD-P	95-07-047 95-04-028	516-37-001 516-37-005	AMD-P AMD-P	95-21-031 95-21-031		
04-40-010	AMD-1	95-13-004	516-37-010	AMD-P	95-21-031		
04-40-020	AMD-P	95-04-028	516-37-020	AMD-P	95-21-031		
04-40-020	AMD	95-13-004	516-37-030	AMD-P	95-21-031		
04-40-030	AMD-P	95-04-028	516-37-100	REP-P	95-21-031		
04-40-030	AMD REP-P	95-13-004 95-04-028	516-39 516-39-010	PREP NEW-P	95-17-058 95-21 <i>-</i> 029		
04-40-040 04-40-040	REP	95-13-004	516-60-004	AMD-P	95-21-030		
04-40-045	NEW-P	95-04-028	516-60-005	AMD-P	95-21-030		
04-40-045	NEW	95-13-004	516-60-017	AMD-P	95-21-030		
04-40-050	REP-P	95-04-028	516-60-030	AMD-P	95-21-030		
04-40-050	REP	95-13-004					
04-40-055 04-40-055	NEW-P NEW	95-04-028 95-13-004					
04-40-060	AMD-P	95-04-028					
04-40-060	AMD	95-13-004				!	
16-12-400	AMD-P	95-05-073					
16-12-400	AMD	95-09-047					
16-12-470	AMD-P	95-05-073					
16-12-470 16-22	AMD PREP	95-09-047 95-17-056					
6-22-005	REP-P	95-21-035					
16-22-010	REP-P	95-21-035					
16-22-015	REP-P	95-21-035					
16-22-020	REP-P	95-21-035	1				•
16-22-025 16-22-030	REP-P REP-P	95-21-035 95-21-035					
16-22-030 16-22-035	REP-P	95-21-035 95-21-035					
16-22-040	REP-P	95-21-035					
16-22-100	REP-P	95-21-035					
16-22-120	REP-P	95-21-035					
16-22-124	REP-P	95-21-035					
16-22-130	REP-P	95-21-035					
16-22-134 16-22-138	REP-P REP-P	95-21-035 95-21-035					
16-22-136	REP-P	95-21-035	ı			Ī	

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meetings	MISC	95-01-023	pasteurized milk ordinance	PROP	95-02-014
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·	MISC	95-15-072	Noxious weed control board	MISC	<b>95-09-</b> 071
Cherries	DD ED	06 00 027	meetings	MISC	95-17-085
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Dry pea and lentil commission	FERM	93-13-036		EMER	95-16-112
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and election	PREP	95-08-005		PROP	95-23-070
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	PROP	95-18-062	handlers, certification	PREP	95-07-017
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	PERM			PERM	95-13-073 95-07-015
	PERM	95-22-037	processors, certification	PREP PROP	
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rough bluegrass	PREP	95-11-117	agricultural products' embargo,		
	PROP	95-11-118	food control areas (1995, No. 1)	MISC	95-04-029
	PROP PREP	95-14-034 95-15-085	colleges and universities, salary increase		0.5.10.000
	PROP	95-15-083	limitation, interpretation (1995, No.2)	MISC	95-10-022
	PERM	95-17-098	county treasurers, service charges for special assessments (1994, No. 24)	MISC	05.03.031
Red raspberry commission	Litte	75-17-070	court reporters, transcription services	MISC	95-02-031
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	MISC	95-13-013	firearms dealers' licenses	MISC	73-01-000
Rough bluegrass quarantine	PREP	95-11-117	(1994, No. 22)	MISC	95-01-085
	PROP	95-11-118	municipal court or municipal		<i>75</i> 01 005
	PROP	95-14-034	departments, filling vacant positions		
	PREP	95-15-085	(1995, No. 9)	MISC	95-15-027
	PROP	95-15-097	municipal judges, election		
	PERM	95-17-098	(1995, No. 4)	MISC	95-09-015
Rules coordinator	MISC	95-23-003	property tax, imposition of ad valorem		
Sanitation consultants			tax (1995, No. 5)	MISC	95-10-023
approved independent sanitation	DD	05.10.051	property tax, exemption for Tri-Cities		
consultants, standards Seeds	PREP	95-19-051	Coliseum (1995, No. 6)	MISC	95-11-094
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certification fees	PREP	95-17-114 95-15-088	compensation (1995, No. 7)	MISC	95-12-042
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	PERM	95-22-037	purposes (1995, No. 3)	MISC	05 00 075
field pea, chickpea, and lentil seed	I LIXIVI	75-22-057	teacher certification candidates.	MISC	95-08-075
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•	PROP	95-18-062	religious schools (1995, No. 8)	MISC	95-12-043
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Tree fruit research commission			performance audit	MISC	95-17-037
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Vegetables			Meetings	MISC	95-23-083
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	PROP	95-09-089	Hazing	PREP	95-21-093 95-11-096
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•	PROP	95-09-090		PROP	95-14-070
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			COLUMN DATE OF THE STREET, COLUMN DESCRIPTION OF THE STREET, COLUMN DESCRI		
responsibilities of vendors and		05.04.010	CLOVER PARK TECHNICAL COLLEGE	MISC	95-01-084
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Fire code			commission ordinances	MISC	95-02-008
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10pom 0. 177 1 000000	PROP	95-04-106	COMBINED FUND DRIVE, STATE EMPLOY	/EE	
	PERM	95-11-107	(See GOVERNOR, OFFICE OF THE)		
Mechanical code			COMMUNITY AND TECHNICAL COLLEGE	.S.	
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1 · 6 1001 - Heiss	PROP PREP	95-05-055 95-03-086	Retirement, mandatory retirement age	PREP	95-05-026
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• •			Running start program	PROP	95-06-054
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Meetings Rules coordinator	MISC	95-03-009	meetings	MISC	95-11-083
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CLARK COLLEGE	MICC	05 01 002	meetings	MISC PREP	95-05-074 95-12-079
Meetings	MISC MISC	95-01-083 95-02-007		PROP	95-12-079
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•	MISC	95-10-005	engistration and aus	MISC	95-02-060
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CONVENTION AND TRADE CENTER Meetings	MISC	95-01-081	waste management and testing	PREP	95-05-062
·	MISC	95-01-082		PROP PERM	95-11-113
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	MISC	95-13-044	marite net-pens, waste discharge	PROP	95-07-057 95-17-107
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Confidential informant evidence	MISC	95-22-060	Blaine	MISC	95-01-087
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• , ,	PROP	95-08-061		MISC	95-13-104
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Environmental Policy Act (SEPA)	PREP	95-22-068	water conservation and management	PREP	95-14-137
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Vitara County	PERM PREP	95-20-046 95-04-076		PROP	95-12-065
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5 v 5 v	PERM	95-07-125		MISC	95-06-005
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integration with Otowin Management Act		95-07-023	EDUCATION, STATE BOARD OF		
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Control Act	PERM	95-08-041	compliance with request to transfer		
	PROP	95-08-061	student records	PREP	95-15-050
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Management Act	PREP	95-22-068	fees, use limited certificates	PREP PREP	95-05-043 95-21-087
			preparation programs	PREP	95-21-087
			highermon highrains	PROP	95-16-081
				PERM	

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preparation requirements	PREP	95-13-046		PREP	95-13-048
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Computer science subject area endorsement	PREP	95-16-075	specialty areas of study	PREP	
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English subject area endorsement	PREP	95-16-074		PERM	95-16-113
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Internship certificate program	PREP	95-13-049	Appeals	PROP	95-15-063
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t delice vectors, availability	PROP	95-20-091		PREP	95-03-098
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	PERM	95-08-030	benefits	DDED	05
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inventory of available space,	FREF	95-14-043	timber industry workers	PREP	95-12-085
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	PROP	95-16-077	employment, training, and education	PROP	95-01-113
	PROP	95-16-079	Description of the state of the	PERM	95-05-048
	PERM	95-20-089	Reemployment services, directive	DD 0.D	
	PERM	95-20-090	to report for	PROP	95-08-077
priority funding, information requirements	DDCD	05 15 000	Salmon fishing workers	PERM	95-12-014
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public works compliance	PROP	95-05-082	Temporary total disability		,, ,, ,,,
•	PERM	95-08-031	benefit eligibility	PREP	95-01-114
state support level, additional			Timber industry workers		
assistance	PROP	95-01-016	dislocated worker program benefits		
	<b>EMER</b>	95-11-092	and services	PREP	95-12-085
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etudu and arress	PERM	95-16-076	ENERGY FACILITY SITE EVALUATION C	OUNCIL	
study and survey	PROP	95-05-081	Acid rain	PREP	95-09-078
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medically indigent program	PREP	95-13-020	fees from fuel blenders Sources, general regulations	PERM	95-10-003
modem program	PROP	95-14-058	Sources, general regulations	PROP PREP	95-01-058
	EMER	95-14-060		PERM	95-17-018 95-17-084
	PROP	95-17-086		MISC	95-17-084 95-23-107
	PROP	95-18-005	Toxic air pollutants, new sources control	PROP	95-01-057
	PERM	95-22-039	Toxic air politicains, new sources condu	PERM	95-17-083
Medicare-related eligibility	PROP	95-11-049	Vancouver ozone maintenance program	PREP	95-17-016
<b>.</b>	PERM		t ansource obotto mannenance program	PROP	95-18-081
	PREP	95-19-059			75 10 001
patients requiring regulation program	PREP	95-21-011	SPOKANE COUNTY AIR POLLUTION CON	TROL	
permanently and totally disabled	PERM	95-02-025	AUTHORITY		
pharmacy discount program	PREP	95-13-021	Agricultural burning	PROP	95-07-041
	PROP	95-14-059	Fees and charges	PROP	95-11-106
	<b>EMER</b>	95-14-061		PERM	95-15-021
	PERM	95-17-032	Grass field burning	PROP	95-07-041
pharmacy services	PREP	95-15-032	Oxygenated gasoline specifications	PROP	95-03-071
	PROP	95-16-014		PROP	95-09-048
	PROP	95-17-029		PROP	95-12-060
pregnant women, eligibility	PROP	95-13-086		PERM	95-15-022
	PERM	95-16-058	SPOKANE, COMMUNITY COLLEGES OF		
	PREP	95-19-036	Assault	PERM	95-01-042
•	PROP	95-21-101	Computer misuse	PERM	95-01-041
recovery from estates	PROP	95-14-116	Hazing	PREP	95-10-002
	EMER	95-14-117	-	PROP	95-11-019
	PROP	95-17-030		PROP	95-11-020
	PERM	95-19-001		PROP	95-11-021
	EMER			PERM	95-16-066
resources, availability	PREP	95-17-060		PERM	95-16-067
	PROP	95-22-041		PERM	95-16-068
resources, exemption	PERM	95-02-026			

Meetings	MISC	95-08-022	THE EVERGREEN STATE COLLEGE		
	MISC	95-16-089	Meetings	MISC	95-22-022
Plagiarism	PERM		Parking and traffic	PREP	95-05-010
Stalking	PERM			PROP	95-07-132
Student conduct code	PERM			PERM	95-16-093
	PERM		TOXICOLOGIST, STATE		
	PERM		(See STATE TOXICOLOGIST)		
	PERM	95-01-043	•		
	PERM		TRAFFIC SAFETY COMMISSION	•	
	PERM		Meetings	MISC	95-01-065
	PREP	95-10-002		MISC	95-22-034
•	PROP	95-11-019	Rules coordinator	MISC	95-03-073
	PROP	95-11-020	TRANSPORTATION COMMISSION		
	PROP	95-11-021	Meetings	MISC	95-01-091
	PERM		Nectings	MISC	95-01-092
	PERM	95-16-067		MISC	95-04-045
THE CONTRACTOR OF SECURITY SECTIONS	PERM			MISC	95-06-038
Threatening or objectionable behavior	PERM	95-01-043		MISC	95-07-102
STATE TOXICOLOGIST				MISC	95-09-043
Breath test program				MISC	95-11-104
administration	PREP	95-14-003		MISC	95-13-067
	PROP	95-16-118		MISC	95-14-066
	PERM	95-20-025		MISC	95-16-049
CURRENT COURT				MISC	95-17-102
SUPREME COURT	MICC	05 12 025		MISC	95-20-018
Appeals	MISC	95-13-035		MISC	95-22-054
A	MISC MISC	95-21-059			
Arrest Clerks, duties	MISC	95-13-036 95-13-034	TRANSPORTATION IMPROVEMENT BOA		05.01.054
Code of judicial conduct	MISC	73-13-034	City hardship assistance program	PROP	95-01-054
amendments	MISC	95-13-033	No actions	PERM	95-04-072
amendments	MISC	95-21-061	Meetings	MISC	95-02-013
Continuing legal education	MISC	95-16-092		MISC	95-03-011
Criminal cases	MISC	95-13-036		MISC MISC	95-07-039
Discovery scope and limits	MISC	95-13-035		MISC	95-09-021
ldentity of funds and property in	Miloc	75-15-055		MISC	95-11-018
transactions by limited practice officers	MISC	95-20-007		MISC	95-12-008 95-12-083
Indigency	MISC	95-13-036		MISC	95-12-083
Infraction notice, time for response	MISC	95-23-036		MISC	95-13-018
Joinder of offenses	MISC	95-13-036		MISC	95-21-034
Judicial administration, board for		75 15 050		MISC	95-22-061
membership	MISC	95-06-037	Organization	PROP	95-01-054
Records access	MISC	95-13-036	Отдинизация	PROP	95-04-072
Release of person charged	MISC	95-13-036	Project submission	PROP	95-01-054
Reporter for the court			1 Tojout Submission	PERM	95-04-072
appointment and duties	MISC	95-23-035	Records, public access	PROP	95-01-054
Review committees	MISC	95-13-036	resords, pasies assess	PERM	95-04-072
Right to and assignment of lawyer	MISC	95-13-035	SEPA guidelines	PROP	95-01-054
Right to fair trial	MISC	95-13-035	021.1. 64.44.11.10		95-04-072
Statement of defendant	MISC	95-13-035	Six-year plans	PROP	95-01-054
Trials	MISC	95-13-036	y y	PERM	
	MISC	95-21-060	Transit agencies, funding	PREP	95-13-099
Tribal court jurisdiction	MISC	95-13-035	<u> </u>	PROP	95-19-091
Utilities and transportation offenses	MISC	95-16-091			95-22-056
Warrant of arrest	MISC	95-13-036		PREP	95-22-084
SUPREME COURT REPORTS, COMMISSION	ON ON		Urban arterial projects	PROP	95-01-054
	MISC	95-14-027	• •	PERM	
Meetings	MISC	93-14-027	TRANSPORTATION DEPARTMENT OF		
TACOMA COMMUNITY COLLEGE			TRANSPORTATION, DEPARTMENT OF		
Meetings	MISC	95-01-035	Aerial search and rescue	DDCD	05 15 005
TAY ADDEALS BOADD OF			management	PREP	95-15-005
TAX APPEALS, BOARD OF	PROP	95-01-101	maistration	PROP	95-23-041
Hearings	PROP	95-01-101 95-01-102	registration	PREP	95-15-005
	PERM		training	<b>PROP</b> PREP	95-23-041
		95-05-032	umming	PROP	95-15-005 9 <b>5-23-041</b>
Meetings	MISC	95-01-008	Checks dishonored by nonacceptance or	I KUP	73-43-041
Practice and procedure	PROP	95-01-008	nonpayment, fees and costs	PREP	95-17-013
	PROP	95-01-102	nonpaymon, 1000 and cools	PROP	95-22-057
		95-05-032	Ferries		/J-22-UJ/
	PERM		bicycle passes	PREP	95-16-070
Rules coordinator	MISC	95-01-009	are year passes	EMER	95-16-07I
				PROP	95-19-079
TELECOMMUNICATIONS POLICY COOR				PROP	95-21-077
TASK FORCE (See GOVERNOR, OFFICE	OF THE	)		PREP	95-22-044

	(011111111		,		
postal service preferential loading	PREP	95-22-019	UTILITIES AND TRANSPORTATION COMP	<b>AISSION</b>	·
regional fare integration projects	PREP	95-22-076	Administrative procedure	PREP PREP	95-06-088 95-06-089
Highway access management access permits	PREP	95-10-001A		PROP	95-21-103
Highway advertising control	FKLI	93-10-001A	Electric utilities	ikoi	)5· <b>2</b> 1·105
billboard placement	PREP	95-21-019	competitive bidding	PREP	95-01-118
Lift-axles, criteria for use of controls	PREP	95-18-040	complaints and disputes	PERM	95-01-051
<b></b>	PROP	95-21-074	discontinuance of service	PERM	95-01-051
Manufactured housing transport	PREP	95-18-039	least-cost resource planning	PREP	95-01-118
·	PROP	95-21-076	meters, accuracy	PERM	
Motorist information signs			payments	PERM	95-01-051
fees	PREP	95-16-083	records	PERM	95-01-051
	PROP	95-20-045	Ferries	DDED	05.14.005
	PERM	95-23-098	commercial ferries	PREP	95-14-025
Multimodal transportation projects and				PROP PERM	95-17-122 95-22-001
programs committee meetings	MISC	95-10-031	Formal investigation and fact finding	PREP	95-06-088
meetings	MISC	95-11-044	Gas utilities	· NDI	)5-00-000
Public private initiatives in	141100	75 11 011	complaints and disputes	PERM	95-01-050
transportation program			discontinuance of service	PERM	95-01-050
public advisory votes	PREP	95-16-084	meters, accuracy	PERM	95-01-050
,	PROP	95-23-096	natural gas, economic regulation review	PREP	95-17-123
Regional transportation planning process	PREP	95-17-014	payments	PERM	
-	PROP	95-21-039	pipeline safety	PREP	95-04-110
Rest areas	PREP	95-04-070		EMER	
	PROP	95-04-071		PROP	95-08-067
	PERM	95-07-106		PERM	
Rule-making agenda	MISC	95-14-016		PREP PROP	95-13-103 95-16-033
Superload movement permits	PREP PROP	95-18-038 95-21-073		PERM	
Tow trucks	rkor	73-21-073	records	PERM	
overweight permits	PREP	95-18-037	Meetings	MISC	95-01-049
Overweight permas	PROP	95-21-075		MISC	95-23-071
Traffic control devices	PREP	95-05-057	Motor carriers		
*******	<b>EMER</b>	95-07-051	federal preemption of regulation,		
	PROP	95-07-081	exceptions	PERM	95-02-050
	PERM	95-11-022		PREP	95-03-095
	PREP	95-16-126		EMER	
	PROP	95-21-082		PROP	95-17-125
water of the transfer		95-23-097	handled and someon and someon	<b>EMER</b>	95-18-018
Utility franchises and permits	PREP PROP	95-09-007 95-17-015	household goods carriers and common carrier brokers	PERM	95-02-050
	PERM	95-21-013	Rules coordinator	MISC	95-23-025
Workshops	MISC	95-20-052	Securities of companies regulated by	MIDC	75-25-025
•	MIC	75 20 052	commission	PREP	95-03-094
TREASURER, OFFICE OF THE STATE			***************************************	PROP	95-08-068
Municipal sales and use tax				PERM	95-16-009
equalization account, procedures	DDAD	05.16.022	Telecommunications companies		
for use	PROP	95-16-032	911 circuit testing	PROP	95-04-111
	LEKM	95-19-029		PERM	95-09-002
UNIVERSITY OF WASHINGTON			alternate operator service companies	PREP	95-05-046
General conduct code	PREP	95-20-033		PROP	95-07-130
Hazing	PREP	95-20-033	4:	PERM	95-10-039
Library use	PREP	95-07-101	disconnection of service	PROP PERM	95-01-120 95-05-003
	PROP	95-08-053	local exchange companies, minimum	PERM	93-03-003
Martine	PERM	95-14-045	level of service	PREP	95-18-084
Meetings	MISC MISC	95-01-111 95-02-034	mandatory cost changes	PREP	95-01-119
	MISC	95-02-034	Water companies	IKLI	75-01-117
	MISC	95-04-021	average customer revenue jurisdictional		
	MISC	95-04-031	threshold	PREP	95-14-135
	MISC	95-09-005		PROP	95-17-124
	MISC	95-11-055		PERM	95-21-009
	MISC	95-13-055	VETERANS AFFAIRS, DEPARTMENT OF		
	MISC	95-17-055	Rules coordinator	MISC	95-23-063
	MISC	95-21-015	State veterans homes	MIN	/J-4J*UUJ
	MISC	95-22-007	resident income and resources	PROP	95-02-072
	MISC	95-22-047		PERM	95-07-082
	MISC	95-23-010	residents' rights and facility rules	PERM	
Dula makina anada	MISC	95-23-022	•		
Rule-making agenda	MISC	95-15-025	VOCATIONAL-TECHNICAL EDUCATION,		
Rules coordinator Student conduct code	MISC PREP	95-12-015 95-20-033	COUNCIL ON Meetings	MISC	95-07-038
Student conduct code	· KLI	75-20-033	Monte	MISC	95-11-026
				MISC	95-19-040

VOLUNTEER FIREFIGHTERS, BOARD FOR Meetings Reserve officers	MISC	95-21-089	WESTERN WASHINGTON UNIVERSITY Admission and registration	PREP	95-17-059
	PREP	05 12 010	I there are a 6 for 10 kins	PROP	95-21-030
pension plan fees	PKEP	95-13-019	Library, use of facilities	PREP	95-17-057
WALLA WALLA COMMUNITY COLLEGE			Media services, access	PROP	95-21-031
Meetings	MISC	95-02-020	Media services, access	PREP	95-17-058
	MISC	95-07-105	Maatings	PROP	95-21-029
	MISC	95-15-069	Meetings Parking	MISC	95-21-024
WASHINGTON STATE LIBRARY			violations, impound alternative	PREP	95-04-010
Library commission			violations, impound atternative	PROP	95-05-073
meetings	MISC	95-04-024		PERM	95-03-073
meetings	MISC	95-09-063	Rule-making agenda	MISC	95-12-061
	MISC	95-17-053	Smoking on campus	PERM	95-01-006
	MISC	95-17-033	Student rights and responsibilities	PREP	95-17-056
	MISC	95-22-070	otacont rights and responsionates	PROP	95-21-035
	MISC	95-23-024			75-21-055
responsibilities	PREP	95-17-024	WORKFORCE TRAINING AND EDUCATIO	N	
Tesponsionines	PROP	95-21-091	COORDINATING BOARD		
Local library grants	PREP	95-17-020	Meetings	MISC	95-02-001
Doom normy grants	PROP	95-21-091		MISC	95-02-010
Planning and development committee	PREP	95-17-019		MISC	95-04-020
raming and development continued	PROP	95-21-091		MISC	95-08-014
Public information access policy task force	ikoi	75-21-071		MISC	95-11-009
meetings	MISC	95-01-068		MISC	95-15-017
moonings	MISC	95-04-011		MISC	95-18-032
	MISC	95-06-007		MISC	95-20-053
	MISC	95-12-069		MISC	95-21-021
	MISC	95-15-033		MISC	95-21-068
	MISC	95-17-027		MISC	95-23-014
	MISC	95-18-082		MISC	95-23-045
Western Library Network	PREP	95-15-111	YAKIMA COUNTY CLEAN AIR AUTHORIT	v	
Western Electrical Controls	PREP	95-17-021	Restated Regulation 1,	•	
	PROP	95-21-091	revisions	PROP	95-17-092
		)5 <b>2</b> 1-0)1	1041310113		95-17-092 95-23-053
WASHINGTON STATE PATROL					/5-25-055
Commercial vehicles			YAKIMA VALLEY COMMUNITY COLLEGI		
drivers, physical qualifications	EMER		Meetings	MISC	95-23-082
	PREP	95-09-075			
	PROP	95-10-058			
	PERM	95-13-080			
tire chains or traction devices	PROP	95-03-089			
A	PERM	95-07-137			
transportation requirements	EMER				
	PREP	95-09-075			
0	PROP	95-10-058			
Organization and operation	PREP	95-16-028			
Dulas assettantas	PROP	95-18-085			
Rules coordinator	MISC	95-23-049			
Seat belting of prisoners		95-04-060			
	PREP	95-05-001			
	PROP				
	PEKM	95-09-091			
WASHINGTON STATE UNIVERSITY					
Academic integrity					
standards	<b>EMER</b>	95-01-039			
	PERM	95-07-001			
violations	<b>EMER</b>	95-01-039			
	PERM	95-07-001			
Advertising on campus	PERM	95-07-047			
Library policies	PROP	95-04-028			
		95-13-004			
Nursing education center parking	PERM	95-07-042			
Parking	PROP				
-	PERM				
Residence halls	•	<del>-</del>			
visitation policy	PROP	95-06-062			
• •	PROP	95-19-038			
Canadama dinatalian anno anno	PERM				
Student disciplinary process					
Student disciplinary process Student living groups					
Student living groups	PERM	95-07-044			
		95-07-044 95-07-044			
Student living groups alcohol policies	PERM				
Student living groups alcohol policies conduct regulations	PERM PERM	95-07-044			